- (i) It is the current intention of Seller that such amounts be confirmed or converted to debt, with no obligation to participate in capital calls or monthly payments, a pro-rata distribution at such time as the Company's real property is sold or otherwise disposed of. Regardless of whether this intention is realized, Seller shall remain solely responsible for any claims by the above referenced entities set forth in this section above.
- (ii) The "pro-rata distributions" hereinabove referenced shall mean equal one-third shares pursuant to the ownership set forth in Section 3 above, provided that any amounts owing to those entities set forth on Exhibit "D", or who shall otherwise claim an ownership interest based upon contributions or advances directly or indirectly to the Company made prior to the date of this Agreement, shall be satisfied solely by Seller.
- (iii) Wherever in this Agreement, one party (the "Indemnitor") has undertaken to defend, indemnify or hold harmless another (an indemnitee), the Indemnitor shall indemnify the indemnitee and their respective officers, employees, directors, shareholders, successors, agents, licensees, sponsors and assigns (individually and collectively, the "Indemnitee") from any and all claims, demands, lawsuits, proceedings, losses, costs, damages, debts, obligations and liabilities of any nature whatsoever (including attorneys' fees reasonably incurred, costs, expenses, judgments for all types of monetary relief, fines, and any amounts paid in settlement), which directly or indirectly arise out of or in connection with the subject matter of the indemnification. All such claims, demands, etc., shall be referred to in this section by the term "Claim" or "Claims." From the first notification of the Claim and thereafter, Indemnitor shall pay for the defense of the Indemnitee against the entire Claim. Indemnitee may elect to utilize

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defense counsel provided by Indemnitor or may in Indemnitee's sole discretion elect legal counsel of Indemnitee's choice, which shall be paid for by Indemnitor. If Indemnitor does not unconditionally and immediately indemnify the Indemnitee with respect to any Claim, the Indemnitee shall have the right, without waiving any other right or remedy otherwise available to the Indemnitee, to adjudicate or settle any such Claim in its sole discretion and at Indemnitor's sole expense.

- d. Go Global and Carlos shall defend, indemnify and hold Seller harmless from and against any potential claimants other than as set forth in Section 8(c) above, unless such potential claimant claims to have unilaterally dealt exclusively with Seller.
- e. Seller and Buyer each agree to satisfy the monthly payments required pursuant to the New Loan documentation, as well as for payment of taxes, insurance, professional fees and other operating expenses as may arise in the future relative to the Company's operations, marketing or other activities (and one-third of such obligations shall be paid by the Flangas Trust and will be referenced in the Flangas Trust Membership Interest Purchase Agreement).
- f. The amounts payable by Seller in regard to the Eldorado Expenses, and the amounts payable by each of the owners as hereinabove set forth in subsection (e) above shall be additional paid-in capital contributions and so reflected on the books and records of the Company.

CH 7538-10/340825_3 EH000030 officerial positions in the Company, effective immediately upon Closing of the transactions contemplated by this Agreement and the other agreements referenced in the Recitals to this Agreement ("Form of Resignation"). The form of Resignation is attached hereto as Exhibit "H" and incorporated herein by this reference. The parties agree that Seller may transfer Seller's ownership interest in the Company to one or more of the entities set forth in Exhibit "D" to satisfy any claims such entity may have. Go Global and Carolos hereby agree to promptly deliver to Seller at the address noted in Section 9(a) below, all books and records (including checkbooks, Company records and other materials related to the Company) promptly after Closing.

h. To the extent that, in the future, there are any costs or expenses incurred by the Company or its members relating to or concerning environmental remedial action in connection with the Property, Teld, LLC and the Flangas Trust shall each be responsible for 25% of the first three million dollars (\$3,000,000.00) of such costs and expenses and the Rogich Trust shall be responsible for the remaining 50% of the first three million dollars (\$3,000,000) of such costs. Thereafter, the Rogich Trust shall be solely responsible for any costs or expenses exceeding the aforementioned three million dollars (\$3,000,000.00), if any. Notwithstanding the foregoing, if such excess above \$3,000,000 relates to any environmental contamination arising after Closing (except for lead-related contamination, to which this exception shall not apply), then the Members shall still share the costs of same, pro rata, based upon their respective Membership interests.

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9. Miscellaneous.

a. <u>Notices</u>. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier service or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer: Albert E. Flangas Revocable Living Trust u/a/d July 22, 2005

c/o Albert E. Flangas
7385 Lavedo
Las Veral, NV 99117

If to Seller: The Rogich Family Irrevocable Trust

c/o Sigmund Rogich

3883 Howard Hughes Parkway, Ste. 590

Las Vegas, Nevada 89169

Any party hereto may change its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- b. Governing Law. The laws of the State of Nevada applicable to contracts made in that state, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- c. <u>Consent to Jurisdiction</u>. Each party hereto consents to the jurisdiction of the courts of the State of Nevada in the event any action is brought for declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- d. Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or be entitled to.
- may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusio unius exclusio alterius shall not be applied in interpreting this Agreement.

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- f. <u>Entire Agreement</u>. This Agreement, including all exhibits hereto, sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.
- g. <u>Modifications</u>. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- h. <u>Waivers</u>. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- i. <u>Invalidity</u>. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- j, <u>Binding Effect</u>. This Agreement shall be binding on and inure to the benefit of the heirs, personal representatives, successors and permitted assigns of the parties hereto.
- k. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Agreement by facsimile shall be effective as delivery of a manually executed counterpart of this Agreement in person.

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- Negotiated Agreement. This is a negotiated Agreement. All parties 1. have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.
- Arbitration. Any controversy or claim arising out of or relating to this m. contract, or the breach thereof, shall be settled by arbitration in the State of Nevada in accordance with the Rules of the American Arbitration Association, and judgment upon the award may be entered in any court having jurisdiction thereof pursuant to the provisions of Chapter 38 of Nevada Revised Statutes.
- Time of Essence: Time is of the essence of this Agreement and all of n. its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year above-written.

"BUYER"

Albert A. Flangas Revocable Living Trust u/a/d July 22, 2005

By: Albert A Plangas, on behalf of the Albert A. Flangas Revocable Living Trust u/a/d July 22, 2005

Albert & Flangas, as an individual

Go Glohal, Inc.

Carlos Huerta, on behalf of Go Global, Inc.

·"SELLER"

The Rogich Family Irrevocable Trust

The Rogich Family Irrevocable Trust

Sigmund Røgich, as an individual

Carlos Huerta, as an individual

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EXHIBIT "A"

Preliminary Title Report from Nevada Title Company dated as of September 22, 2008 ("Preliminary Report)

[See Attached]

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EXHIBIT "B"

Renewal, Extension, Modification, and Ratification of Note and Deed of Trust
("New Loan Documentation")

[See Attached]

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EXHIBIT "C"

Subscription Agreement

[See Attached]

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EXHIBIT "D"

QUALIFICATION OF REPRESENTATIONS OF SELLER

Seller confirms that certain amounts have been advanced to or on behalf of the Company by certain third parties, as referenced in Section 8 of the Agreement. Seller shall endeavor to convert the amounts advanced into non-interest bearing promissory notes for which Seller shall be responsible. Regardless of whether the amounts are so converted, Seller shall defend, indemnify and hold harmless the Company and its members for any claims by the parties listed below, and any other party claiming interest in the Company as a result of transactions prior to the date of this Agreement against the Company or its Members.

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
4.	Antonio Nevada/Jakob	\$3,360,000.00

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PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 30th day of October, 2008, by and among Go Global, Inc. ("Go Global"), Carlos Huerta ("Carlos") ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

- Seller owns a Membership Interest ("Membership Interest") in Eldorado Hills, LLC (the A. "Company") equal to or greater than thirty-five percent (35%) and which may be as high as forty-nine and forty-four one hundredths (49.44%) of the total ownership interests in the Company. Such interest, as well as the ownership interest currently held by Buyer, may be subject to certain potential claims of those entities set forth and attached hereto in Exhibit "A" and incorporated herein by this reference ("Potential Claimants"). Buyer intends to negotiate such claims with Seller's assistance so that such claimants confirm or convert the amounts set forth beside the name of each of said claimants into non-interest bearing debt, or an equity percentage to be determined by Buyer after consultation with Seller as desired by Seller, with no capital calls for monthly payments, and a distribution in respect of their claims in amounts from the onethird (1/3rd) ownership interest in the Company retained by Buyer.
- Seller desires to sell, and Buyer desires to purchase, all of Seller's Membership Interest, B. subject to the Potential Claimants and pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations hereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

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- 1. Sale and Transfer of Membership Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the consideration set forth herein at Closing.
- 2. Consideration. For and in consideration of Seller's transfer of the Membership Interest hereunder, Buyer agrees:
- (a) Buyer shall owe Seller the sum of \$2,747;729.50 as non-interest bearing debt with, therefore, no capital calls for monthly payments. Said amount shall be payable to Seller from future distributions or proceeds (net of bank/debt owed payments and tax liabilities from such proceeds, if any) distributed to Buyer at the rate of 56.20% of such profits, as, when and if received by Buyer from the Company.
- (b) As further consideration, Buyer agrees to indemnify Seller against the personal guaranty of Seller for the existing Company loan in the approximate currently outstanding amount of \$21,170,278.08, and further agrees to request the lender of such loan to release Seller from such guaranty (within one year);
- (c) Furthermore, as an acknowledgment of the fact that Carlos will no longer be a manager of the Company after the Closing, Buyer shall also defend and indemnify Carlos from and against post-Closing Company activities.
- 3. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Membership Interest and in any other interest (equity or debt) of the Company. Each Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company as an officer, manager, employee and/or consultant. Additionally, Seller does hereby release the

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Company and its members, managers and officers from any and all liability to each Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 2 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.

4. Representations of Seller. Subject to any potential claims of the Potential Claimants, Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Membership Interest as described in Recital A above, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, which ownership interest is not evidenced by a written Membership Certificate, (ii) all of the Membership Interest is validly issued in the name of Seller, fully paid and non-assessable, (iii) Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person or governmental authority, (iv) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (v) the decision to sell the Membership Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the concurrent transactions to be entered into among Buyer, Company and two new investors (referenced below in this Section 4) and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (vi) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer or Company in entering the transaction contemplated hereby. Each Seller further represents and warrants being familiar with the concurrent transactions between each of the Company and Buyer, respectively, with each of TELD, LLC and Albert E. Flangas Revocable Living Trust dated July 22nd, 2005. The transaction documentation with respect thereto recites

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transactions. Seller further represents and warrants the accuracy of the list (and dollar amounts) of Potential Claimants set forth in Exhibit "A" and agrees to indemnify and hold Buyer harmless from and against any additional claims, over-and-above the listed dollar amounts in Exhibit A and with respect to said claimants or respect to any other claimants (including without limitation Craig Dunlap and Bric Rietz), unless the claims of such other claimants asserts unilateral agreements with Buyer. The representations, warranties and covenants of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect. Seller, however, will not be responsible to pay the Exhibit A Claimants their percentage or debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security, and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and Al, onward.

- 5. Further Assurances and Covenants.
- (a) Each of the parties hereto shall, upon reasonable request, execute and deliver any additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- (b) Go Global and Carlos shall deliver all books and records (including checks and any other material of Company) to Buyer promptly after Closing.
- 6. Closing. The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- (a) The delivery by Seller to Buyer of the Assignment in the form attached hereto as Exhibit "B" and incorporated herein by this reference.

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- (b) The delivery to said Seller by Buyer of the Consideration set forth hereunder.
- (c) Closing shall take place effective the _____ day of October, 2008, or at such other time as the parties may agree.
- (d) Seller and Buyer further represent and warrant that the representations, and indemnification and payment obligations made in this Agreement shall survive Closing.

7. Miscellaneous.

(a) Notices. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier services or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer:

The Rogich Family Irrevocable Trust

3883 Howard Hughes Pkwy., #590

Las Vegas, NV 89169

If to Seller:

Go Global, Inc.

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Carlos Huerta

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Any party hereto may change his or its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- (b) Governing Law. The laws of the State of Nevada applicable to contracts made in that State, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- (c) Consent to Jurisdiction. Each party hereto consents to the jurisdiction of the Courts of the State of Nevada in the event any action is brought to declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- (d) Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or to which it may be entitled.
- (e) Interpretation. In the interpretation of this Agreement, the singular may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusion unius exclusio alterius shall not be applied in interpreting this Agreement.
- (f) Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or

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oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.

- (g) Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- (h) Waivers. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- (i) Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- (j) Binding Effect. This Agreement shall be binding on and inure to the benefit of the heirs, personal representatives, successors and permitted assigns of the parties hereto.
- (k) Counterparts. This Agreement may be executed in multiple counterparts, including facsimile counterparts, which together shall constitute one and the same document.
- (l) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

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(m) Arbitration. Any controversy, claim, dispute or interpretations which are in any way related to the Agreement that are not settled informally in mediation shall be resolved by arbitration, if both Buyer and Seller choose this option, administered by the American Arbitration Association under its Commercial Arbitration Rules, and the judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction of and shall be final and binding on all the parties. However, if both Buyer and Seller do not mutually choose to proceed with arbitration, then the traditional legal process will be the only alternative for the parties to pursue if mediation is ineffective. In the event of any controversy, claim, dispute or interpretation, the following procedures shall be employed:

(1) If the dispute cannot be settled informally through negotiations, the parties first agree, in good faith, to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration or some other dispute resolution procedure. The mediation shall take place in Las Vegas, Nevada within sixty (60) days of initiating the mediation.

(2) At any time after the mediation, any party shall offer a request for Arbitration in writing on the other party(ies) to this Agreement and a copy of the request shall be sent to the American Arbitration Association.

(30) days from the service of the request for Arbitration. The response shall be served upon the other party(ies) and a copy sent to the American Arbitration Association.

(4) If both parties agree to Arbitration, then within ten (10) days after the

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American Arbitration Association sends the list of proposed arbitrators, all parties to the arbitration shall select their arbitrator and communicate their selection to the American Arbitration Association.

- (5) Unless otherwise agreed in writing by all parties, the arbitration shall be held in Las Vegas, Nevada. The arbitration hearing shall be held within ninety 90 days after the appointment of the arbitrator if and when both Buyer and Seller are both in agreement with regard to Arbitration.
- (6) The arbitrator is authorized to award to any party whose claims are sustained, such sums or other relief as the arbitrator shall deem proper and such award may include reasonable attorney's fees, professional fees and other costs expended to the prevailing party(ies) as determined by the arbitrator.
 - (n) Time of Essence. Time is of the essence of this Agreement and all of its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

"BUYER"

Carlos Huerta, on behalf of Go Global, Inc.

The Rogich Family Irrevocable Trust

EXHIBIT "A"

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
А	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00



EXHIBIT "B"

Assignment

ASSIGNMENT

FOR VALUE RECEIVED, each of the undersigned hereby assigns and transfers unto The Rogich Family Irrevocable Trust ("Buyer"), all of the right, title and interest, if any, which the undersigned owns in and to Eldorado Hills, LLC, a Nevada limited-liability company (the "Company") and do hereby irrevocably constitute and appoint any individual designated by any officer or manager of the Company as attorney to each of the undersigned to transfer said interest(s) on the books of the Company, with full power of substitution in the premises.

DATED as of the 30 day of October, 2008.

Carlos Huerta, individually and on behalf of Go Global, Inc. as to any interest of either of them in and to the Company

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 30th day of October, 2008, by and among Go Global, Inc. ("Go Global"), Carlos Huerta ("Carlos") ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

A. Seller owns a Membership Interest ("Membership Interest") in Eldorado Hills, LLC (the "Company") equal to or greater than thirty-five percent (35%) and which may be as high as forty-nine and forty—four one hundredths (49.44%) of the total ownership interests in the Company. Such interest, as well as the ownership interest currently held by Buyer, may be subject to certain potential claims of those entities set forth and attached hereto in Exhibit "A" and incorporated herein by this reference ("Potential Claimants"). Buyer intends to negotiate such claims with Seller's assistance so that such claimants confirm or convert the amounts set forth beside the name of each of said claimants into non-interest bearing debt, or an equity percentage to be determined by Buyer after consultation with Seller as desired by Seller, with no capital calls for monthly payments, and a distribution in respect of their claims in amounts from the one-third (1/3^{nt}) ownership interest in the Company retained by Buyer.

B. Seller desires to sell, and Buyer desires to purchase, all of Seller's Membership Interest, subject to the Potential Claimants and pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations hereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

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- 1. Sale and Transfer of Membership Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the consideration set forth herein at Closing.
- 2. Consideration. For and in consideration of Seller's transfer of the Membership Interest hereunder, Buyer agrees:
- (a) Buyer shall owe Seller the sum of \$2,747,729.50 as non-interest bearing debt with, therefore, no capital calls for monthly payments. Said amount shall be payable to Seller from future distributions or proceeds (net of bank/debt owed payments and tax liabilities from such proceeds, if any) distributed to Buyer at the rate of \$6.20% of such profits, as, when and if received by Buyer from the Company.
- (b) As further consideration, Buyer agrees to indemnify Seller against the personal guaranty of Seller for the existing Company loan in the approximate currently outstanding amount of \$21,170,278.08, and further agrees to request the lender of such loan to release Seller from such guaranty (within one year);
- (c) Furthermore, as an acknowledgment of the fact that Carlos will no longer be a manager of the Company after the Closing, Buyer shall also defend and indemnify Carlos from and against post-Closing Company activities.
- 3. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Membership Interest and in any other interest (equity or debt) of the Company. Each Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company as an officer, manager, employee and/or consultant. Additionally, Seller does hereby release the

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Company and its members, managers and officers from any and all liability to each Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 2 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.

4. Representations of Seller. Subject to any potential claims of the Potential Claimants, Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Membership Interest as described in Recital A above, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, which ownership interest is not evidenced by a written Membership Certificate, (ii) all of the Membership Interest is validly issued in the name of Seller, fully paid and non-assessable, (iii) Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person or governmental authority, (iv) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (v) the decision to sell the Membership Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the concurrent transactions to be entered into among Buyer, Company and two new investors (referenced below in this Section 4) and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (vi) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer or Company in entering the transaction contemplated hereby. Each Seller further represents and warrants being familiar with the concurrent transactions between each of the Company and Buyer, respectively, with each of TELD, LLC and Albert E. Flangas Revocable Living Trust dated July 22nd, 2005. The transaction documentation with respect thereto recites

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the current facts and circumstances giving rise to this Purchase Agreement and those concurrent transactions. Seller further represents and warrants the accuracy of the list (and dollar amounts) of Potential Claimants set forth in Exhibit "A" and agrees to indemnify and hold Buyer harmless from and against any additional claims, over-and-above the listed dollar amounts in Exhibit A and with respect to said claimants or respect to any other claimants (including without limitation Craig Dunlap and Eric Rietz), unless the claims of such other claimants asserts unilateral agreements with Buyer. The representations, warranties and covenants of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect. Seller, however, will not be responsible to pay the Exhibit A Claimants their percentage or debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security, and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and Al, onward.

- 5. Further Assurances and Covenants.
- (a) Each of the parties hereto shall, upon reasonable request, execute and deliver any additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- (b) Go Global and Carlos shall deliver all books and records (including checks and any other material of Company) to Buyer promptly after Closing.
- 6. Closing, The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- (a) The delivery by Seller to Buyer of the Assignment in the form attached hereto as Exhibit "B" and incorporated herein by this reference.

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- (b) The delivery to said Seller by Buyer of the Consideration set forth hereunder.
- (c) Closing shall take place effective the _____ day of October, 2008, or at such other time as the parties may agree.
- (d) Seller and Buyer further represent and warrant that the representations, and indemnification and payment obligations made in this Agreement shall survive Closing.

7. Miscellaneous.

(a) Notices. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier services or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer: The Rogich Family Irrevocable Trust

3883 Howard Hughes Pkwy., #590

Las Vegas, NV 89169

If to Seller: Go Global, Inc.

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Carlos Huerta

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Any party hereto may change his or its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- (b) Governing Law. The laws of the State of Nevada applicable to contracts made in that State, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- (c) Consent to Jurisdiction. Each party hereto consents to the jurisdiction of the Courts of the State of Nevada in the event any action is brought to declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- (d) Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or to which it may be entitled.
- (e) Interpretation. In the interpretation of this Agreement, the singular may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusion unius exclusio alterius shall not be applied in interpreting this Agreement.
- (f) Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or

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oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.

- (g) Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- (h) Waivers. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- (i) Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- (j) Binding Effect. This Agreement shall be binding on and inure to the benefit of the heirs, personal representatives, successors and permitted assigns of the parties hereto.
- (k) Counterparts. This Agreement may be executed in multiple counterparts, including facsimile counterparts, which together shall constitute one and the same document.
- (l) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

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(m) Arbitration. Any controversy, claim, dispute or interpretations which are in any way related to the Agreement that are not settled informally in mediation shall be resolved by arbitration, if both Buyer and Seller choose this option, administered by the American Arbitration Association under its Commercial Arbitration Rules, and the judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction of and shall be final and binding on all the parties. However, if both Buyer and Seller do not mutually choose to proceed with arbitration, then the traditional legal process will be the only alternative for the parties to pursue if mediation is ineffective. In the event of any controversy, claim, dispute or interpretation, the following procedures shall be employed:

(1) If the dispute cannot be settled informally through negotiations, the parties first agree, in good faith, to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration or some other dispute resolution procedure. The mediation shall take place in Las Vegas, Nevada within sixty (60) days of initiating the mediation.

- (2) At any time after the mediation, any party shall offer a request for Arbitration in writing on the other party(ies) to this Agreement and a copy of the request shall be sent to the American Arbitration Association.
- (3) The party upon whom the request is served shall file a response within thirty (30) days from the service of the request for Arbitration. The response shall be served upon the other party(ies) and a copy sent to the American Arbitration Association.
 - (4) If both parties agree to Arbitration, then within ten (10) days after the

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American Arbitration Association sends the list of proposed arbitrators, all parties to the arbitration shall select their arbitrator and communicate their selection to the American Arbitration Association.

- (5) Unless otherwise agreed in writing by all parties, the arbitration shall be held in Las Vegas, Nevada. The arbitration hearing shall be held within ninety 90 days after the appointment of the arbitrator if and when both Buyer and Seller are both in agreement with regard to Arbitration.
- (6) The arbitrator is authorized to award to any party whose claims are sustained, such sums or other relief as the arbitrator shall deem proper and such award may include reasonable attorney's fees, professional fees and other costs expended to the prevailing party(ies) as determined by the arbitrator.
 - (n) Time of Essence. Time is of the essence of this Agreement and all of its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

Carlos Huerta, on behalf of Go Global, Inc.

"BUYER"

Sigmund Regich, on behalf of

The Rogich/Family Irrevocable Trust

EXHIBIT "A"

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00



EXHIBIT "B"

Assignment

ASSIGNMENT

FOR VALUE RECEIVED, each of the undersigned hereby assigns and transfers unto The Rogich Family Irrevocable Trust ("Buyer"), all of the right, title and interest, if any, which the undersigned owns in and to Eldorado Hills, LLC, a Nevada limited-liability company (the "Company") and do hereby irrevocably constitute and appoint any individual designated by any officer or manager of the Company as attorney to each of the undersigned to transfer said interest(s) on the books of the Company, with full power of substitution in the premises.

DATED as of the 30 day of October, 2008.

Carlos Huerta, individually and on behalf of Go Global, Inc. as to any interest of either of them in and to the Company

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Eldorado Hills LLC

	Investor	Capital Balance
1)	Go Global Inc. *Of this balance the contributions below were made on behalf of the following:	2,845,859.50
	Jared Smith \$50,000	
	Craig Dunlap \$50,000	
	Eric Rietz \$20,000	
2)	The Rogich Family 2004 Irrevocable Trust	2,141,625.00
3)	Eddyline Investments, LLC	50,000.00
4)	Ray Family Trust	283,561.60
5)	Nanyah Vegas, LLC (CanaMex Nevada, LLC) *	1,500,000.00
	* this was the new investor that came in late last year.	
	Total Eldorado Hills LLC Equity	6.821.046.10

As per teleconference, with Summer Rellamas, on Thursday, October 23, 2008

Eldorado Hills Contributions

Summer had the Eldorado contributions report, from Quickbooks, out. This is a report of the actual funds contributed by GG and Rogich for Eldorado.

GG has contributed \$2.845MM (if the \$1.5 mm is appropriately credited to Nanyah Vegas. If not, Go Global would be at the \$4.345 mm), and Rogich contributed \$2.141MM.

Eldorado Hills LLC

	Investor	Capital Balance
1)	Go Global Inc. *Of this balance the contributions below were made on behalf of the following: Jared Smith \$50,000 Craig Dunlap \$50,000 Eric Rietz \$20,000	2,845,859.50
2)	The Rogich Family 2004 Irrevocable Trust	2,141,625.00
3)	Eddyline Investments, LLC	50,000.00
4)	Ray Family Trust	283,561.60
5)	Nanyah Vegas, LLC (CanaMex Nevada, LLC) * * this was the new investor that came in late last year.	1,500,000.00
	Total Eldorado Hills LLC Equity	6,821,046.10



P.O. BOX 990 LAS VEGAS, NV 89125-0990

Statement of Accounts

Page 1 of 3

This Statement: December 31, 2007 Last Statement: November 30, 2007

Primary Account 612027920

DIRECT INQUIRIES TO:

Las Vegas: 471-5800

24-hour Account Information:

0017727 01 AV 0.312 **AUTO T4 0 2202 89120-444935 02 NSB PG0023 00017 **ELDORADO HILLS LLC** 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

Loan By Phone

Reno:

Reddi Response

Las Vegas: 399-Loan (5626)

Reno: 851-8811

1 (800) 789-4671 (outside local areas)

337-2811 1 (800) 462-3555 (outside local areas)

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SUMMARY OF ACCOUNT BALANCE

Account Type

Remote Deposit Analysis Checking

Account Number 612027920

Checking/Sevings Ending Balance \$12,217.62

Outstanding **Balances Owed**

145 17

5,203.51	nce	<i>Deposits/Credits</i> 1,715, 000 .00	Charges/Debits 1,450,493.39	Checks Processed 257,492.50	Ending Balance 12,217.62
4 DEPOSITS	CREDITS			•••••••••••••••••••••••••••••••••••••••	
Date	Amount	Description			

Dala	Amount	Description
12/07	1,500,000.00	Remote 00000056430000000449 6062893124
12/10	15,000.00	Remote 00000056430000000452 6063016914
12/21	175,000.00	Remote 00000056430000000462 6064063906
12/26	25,000 .00	Remote 00000056430000000463 6064278690

2 CHARGES/DEBITS

Date	Amount	Description
12/10	1,450,000.00	INTERNET XFER TO DDA ***9199 ID: 342134719 1702601099
12/17	493.39	LAS VEGAS VALLEY WATER ******596 REF # 091000010223600 1102003900

13 CHECKS	PROCESSED							
Number	Dete	Amount	Number.		Amount	Mumbar	0-4-	_
1143	12/04				PVIROUIL	Number	Date	Amount
	1.2/04	3,333.00	1148	12/12	55.00	1152	12/28	160 307 67
1144	12/17	249.99	1149			· -	12020	168,287.67
	·		1148	12/17	399.96	1153	12/31	43,610,00
1145	12/14	921.38	1150	12/11	15,000.00	4454		•
1146	12/24			- · · ·	•	1154	12/31	100.00
	12/24	5,650.00	1151	12/11	15,000.00	1155	12/31	2 222 00
1147	12/21	1,552.50			,	00	12/01	3,333.00

DAILY BAL	ANCES				***********************
Date 12/04 12/07 12/10 12/11		<i>Date</i> 12/12 12/14 12/17 12/21	36,815.51 35,894.13 34,750.79 208,198.29	<i>Dete</i> 12/24 12/26 12/28 12/31	202,548.29 227,548.29 59,260.62 12,217.62





P.O. BOX 990 LAS VEGAS, NV 89125-0990

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Statement of Accounts

Page 1 of 1

This Statement: December 31, 2007 Last Statement: November 30, 2007

Primary Account 612029199

0017435 01 AV 0.312 **AUTO T4 0 2202 89120-444935 02 NSB PG0021 00000 **ELDORADO HILLS LLC** 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

DIRECT INQUIRIES TO:

Reddi Response

24-hour Account Information: Las Vegas: 471-5800

Reno: 337-2811

1 (800) 462-3555 (outside local areas)

Loan By Phone

Las Vegas: 399-Loan (5626)

851-8811 Reno:

1 (800) 789-4671 (outside local areas)

Nevada State Bank's Central Vault Services can assist your business by offering a safe and secure way to transport cash and checks via our armored carrier service. Whether you need us to pick up your deposit or drop off a change order, we are here to help. Visit www.nsbank.com for more information.

SUMMARY OF ACCOUNT BALAN	ICE		
Account Type Money Market Account - Business	Account Number 612029199	Checking/Savings Ending Balance \$33,142.57	Outstanding Balances Owed

Previous Be 2,373.22	lance	<i>Deposits/Credits</i> 1,450,779.35	Charges/Debits 10.00	Checks Processed 1,420,000.00	Ending Balance 33,142.57
2 DEPOSIT	S/CREDITS				
Date	Amount	Description			
12/10	1.450.000.00				

12/31	779.35	INTERNET AFER FROM DDA ***7920 ID: 342134719 1702601098 INTEREST PAYMENT 0020688902
1 CHARG	E/DEBIT	
Date	Amount	Description
12/31	10.00	MAINTENANCE FEE

1 CHECK PI	ROCESSED		
		Amount	
0	12/14	1,420,000.00	

DAILY BALA	ANCES		 	•••••
<i>Date</i> 12/10		<i>Date</i> 12/14	 Date Belan 12/31 33,142.	

			, ,
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	**************		
INTEREST		***************************************	
Interest Earned This Interest Period	\$ 779.35	N	
Interest Paid Year-To-Date 2007	#179.35 #6.340.53	Number Of Days This Interest Period	31

Current interest rate is 4.33%		
Interest rate changes this interest period:	Date	New Interest Rate
	12/13	4 0 0 0



\$6,312.57



4.53%

Annual Percentage Yield Earned

Interest Paid Year-To-Date 2007

EXHIBIT F

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 31ST day of October, 2008, by and between Craig Dunlap ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

- A. Seller has advanced the sum of fifty thousand dollars (\$50,000.00) ("Advancement") directly or indirectly (including or through Go Global, Inc. and/or Canamex Nevada, LLC) to Eldorado Hills, LLC (the "Company").
- B. In respect thereof, Seller may have an interest ("Interest") in the Company, either as a direct or indirect owner, or as a creditor, of the Company.
- C. Seller is aware that, in separate transactions, (i) Go Global, Inc. and Carlos Huerta have transferred any and all ownership interest in the Company which it claimed to possibly have to Buyer (except as to any interest which Go Global may have by or through Craig Dunlap, Craig Dunlap or other employees, consultants and/or others affiliated with Go Global, Inc.), (ii) the Albert E. Flangas Revocable Living Trust (the "Flangas Trust") and Teld, LLC ("Teld") have each acquired a one-third (1/3rd) ownership interest in the Company (in separate transactions with both Buyer and with Company) and (iii) Company has negotiated with the Federal Deposit Insurance Corporation ("FDIC") as Receiver for ANB Financial, N.A. in order to modify an existing loan to reduce the principal amounts to \$16,170, 278.08 (upon payment of an aggregate \$5 Millon from the Company with funds contributed to the Company by Flangas Trust and Teld), with all of said transactions having been consummated on or about effective October 31, 2008.
- D. In consideration of the return of the Advancement, Seller desires to sell, and Buyer desires to purchase, all of Seller's Interest pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations hereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

- 1. Incorporation of Recitals. The foregoing Recitals are deemed true and correct by the parties and incorporated herein by this reference.
- 2. Sale and Transfer of Interest. Seller will transfer and convey the Interest to Buyer, and Buyer will acquire the Interest from Seller, upon payment of the consideration set forth herein at Closing.
- 3. Consideration. For and in consideration of Seller's transfer of the Interest hereunder, Buyer agrees to pay the cash sum of fifty thousand dollars (\$50,000.00) to Seller.

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- 4. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Interest, and in any other interest (equity or debt) of or owed by the Company, whether directly, indirectly (including through Go Global, Inc. and/or Canamex Nevada, LLC) or otherwise. Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company, if any, as an officer, manager, employee, consultant, or otherwise. Additionally, Seller does hereby release the Company and its members, managers and officers from any and all liability to Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 3 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.
- 5. Representations of Seller. Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Interest, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, and the Interest is not evidenced by a written Certificate, (ii) Seller has full power to transfer the Interest to Buyer without obtaining the consent or approval of any other person or any governmental authority, (iii) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (iv) the decision to sell the Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the transactions described in Recital C above and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (v) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer, Company or any third party in entering the transaction contemplated hereby.
 - 6. Further Assurances and Covenants.
- (a) Each of the parties hereto shall, upon reasonable request, execute and deliver any additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- (b) Seller shall deliver all books and records (including checks and any other material of Company) to Buyer, if any, promptly after Closing.
- 7. Closing. The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- (a) The delivery by Seller to Buyer of the Assignment in the form attached hereto as Exhibit "A" and incorporated herein by this reference.
 - (b) The delivery to Seller by Buyer of the Consideration set forth hereunder.
 - (c) Closing shall take place effective the 31st day of October, 2008.



- Seller and Buyer further represent and warrant that the representations made in (d) this Agreement shall survive Closing.
- 8. Miscellaneous.
- (a) Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or oral.
- (b) Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- (c) Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- (d) Binding Effect. This Agreement shall be binding on and inure to the benefit of the heirs, personal representatives, successors and permitted assigns of the parties hereto.
- (e) Counterparts. This Agreement may be executed in multiple counterparts, including facsimile counterparts, which together shall constitute one and the same document.
- (f) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

Craig Dunian

"BUYER"

Sigmund Rogich, on behalf of The Rogich Family Irrevocable Trust

Carlos Huerta, on behalf of Go Global, Inc.

EXHIBIT "A"

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby assign and transfers unto The Rogich Family Irrevocable Trust ("Buyer"), all of the right, title and interest, if any, which the undersigned own in and to Eldorado Hills, LLC, a Nevada limited-liability company (the "Company") as an owner, creditor, employee, consultant or otherwise, and do hereby irrevocably constitute and appoint any individual designated by any officer or manager of the Company as attorney to the undersigned to transfer said interest(s) on the books of the Company, with full power of substitution in the premises.

DATED as of the 31st day of October, 2008.

Craig Dunlap

Carlos Huerta, on behalf of Go Global, Inc.

EXHIBIT G

From: Carlos Huerta [mailto:ggp@gmx.us]
Sent: Wednesday, January 20, 2010 6:27 PM

To: 'Sig Rogich'

Cc: 'melissa@lasvegaspr.com' **Subject:** Re: Eldorado Exhibits

Hi Sig,

Missy and I spoke about the Eldorado offer for the 40 acres and warehouse today and I indicated that this revised exhibit to you was forthcoming. I was trying to get out to you yesterday, but was held up in a meeting. Here (in .PDF format) is a revised exhibit showing the relevant acreage that is very close to where you and I contemplated over the weekend. It should leave plenty of room on the south side. Obviously, if transaction deal progresses with this buyer, a survey will need to clarify everything and there may be some slight adjusting here or there and I don't think it will deter either side, so that it works, doesn't disturb the shooting range, etc.

The additional pages are for clarification purposes.

When you have a chance, let me know if you're okay with this and I will forward it off to the buyer's agent.

Carlos Huerta 3060 E. Post Rd, Ste 110 Las Vegas, NV 89120 Wk: 702-516-7576 Cell: 702-497-6408

Attached: My Documents\Go Globa\Development\Eldorado Hills\Maps\Sent to Sig+Missy, 1-20-2010\Maps & Diagrams.pdf

Subject: Re: Eldorado Exhibits

To: Carlos Huerta < Carlos@goglobalproperties.com >

Okay on the other points u make.

Sent from my iPhone

From: **Sig Rogich** < sig@lasvegaspr.com>

Date: Sat, Jan 16, 2010 at 3:47 PM Subject: Re: Eldorado Exhibits

To: Carlos Huerta < Carlos@goglobalproperties.com>

It might be better to go about five acres to the right of the property as you look at it from the front of the warehouse and then square that up the same as we had it in this revision. That protects the frontage and doesn't take it back so far to the rear.

Sent from my iPhone

----- Forwarded message ------From: **Sig Rogich** <<u>sig@lasvegaspr.com</u>>

Date: Sat, Jan 16, 2010 at 3:49 PM

On Jan 16, 2010, at 12:19 PM, "Carlos Huerta" < Carlos@GoGlobalProperties.com> wrote:

*Good afternoon Sig, *

* *

The following (attached PDF file) is what I was able to put together, subsequent to our meeting yesterday. I think it's important to nail down a good conceptual layout of the parcel, so that we're not going back-and-forth with either a) the buyers or b) Pete. It's my thought that, if you approve this concept/diagram, I would first show it to the Buyers to obtain their approval, before you speak to Pete about it. What are your thoughts?

* *

Also, please note that the approximate area, within the red border of the exhibit on the next page, is only my approximation of a 40-acre section of land, within Eldorado's 162-acre area. We will still need a professional land surveyor to tie down all of the exact corners and to provide a legal description before the county would accept such a parcel map from us. The intent is to leave the road access on the south side of the property, provide one joint, 40-acre site, and keep the ABDF property far enough removed from the existing gun club and any future/planned ingress & egress that may be built at northern section of the property (near the off ramp). I think that this concept (displayed in the attachment) will accomplish all of the above, as we contemplated.

I spoke with Missy about the likelihood of obtaining a parcel map from the county. It's not as easy as it used to be. They like to make the developer do a full-blown commercial subdivision, before breaking up land into smaller parcels, because it guarantees the county that the developer hasn't hastily

left out any pertinent utilities, easements, etc. Because this is a large enough parcel, we should be able to pull it off, saving us time and expense, as a commercial subdivision runs costs higher and requires more time. Keep in mind that, eventually, the county will probably require a full-blown commercial subdivision, if the land is broken up again and again, but a parcel map process should work this time around and should not exceed \$4,500 (I'm pretty sure).

Lastly, on a few subsequent pages, following the principal Exhibit, which designates the 40-acre ABDF section, I've provided a few more maps and aerials, which provide us with further orientation and information on our property and the surrounding area.

I'll wait for your reply, before doing anything further.

Hope you're having a great weekend.

Carlos

* *

On Jan 16, 2010, at 12:19 PM, "Carlos Huerta" < Carlos@GoGlobalProperties.com> wrote:

*Good afternoon Sig, *

* *

The following (attached PDF file) is what I was able to put together, subsequent to our meeting yesterday. I think it's important to nail down a good conceptual layout of the parcel, so that we're not going back-and-forth with either a) the buyers or b) Pete. It's my thought that, if you approve this concept/diagram, I would first show it to the Buyers to obtain their approval, before you speak to Pete about it. What are your thoughts?

* *

Also, please note that the approximate area, within the red border of the exhibit on the next page, is only my approximation of a 40-acre section of

land, within Eldorado's 162-acre area. We will still need a professional land surveyor to tie down all of the exact corners and to provide a legal description before the county would accept such a parcel map from us. The intent is to leave the road access on the south side of the property, provide one joint, 40-acre site, and keep the ABDF property far enough removed from the existing gun club and any future/planned ingress & egress that may be built at northern section of the property (near the off ramp). I think that this concept (displayed in the attachment) will accomplish all of the above, as we contemplated.

I spoke with Missy about the likelihood of obtaining a parcel map from the county. It's not as easy as it used to be. They like to make the developer do a full-blown commercial subdivision, before breaking up land into smaller parcels, because it guarantees the county that the developer hasn't hastily left out any pertinent utilities, easements, etc. Because this is a large enough parcel, we should be able to pull it off, saving us time and expense, as a commercial subdivision runs costs higher and requires more time. Keep in mind that, eventually, the county will probably require a full-blown commercial subdivision, if the land is broken up again and again, but a parcel map process should work this time around and should not exceed \$4,500 (I'm pretty sure).

Lastly, on a few subsequent pages, following the principal Exhibit, which designates the 40-acre ABDF section, I've provided a few more maps and aerials, which provide us with further orientation and information on our property and the surrounding area.

I'll wait for your reply, before doing anything further.

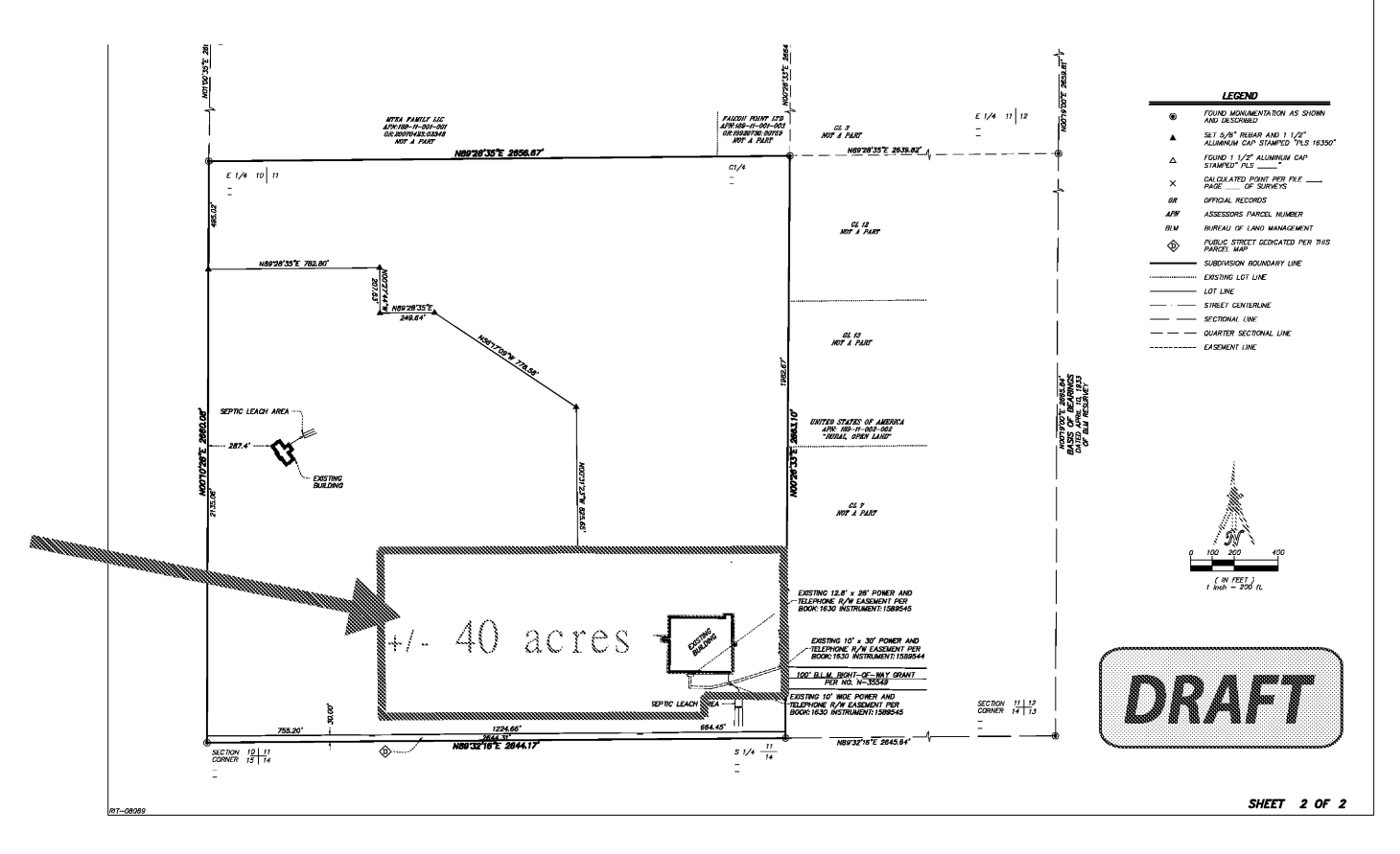
Hope you're having a great weekend.

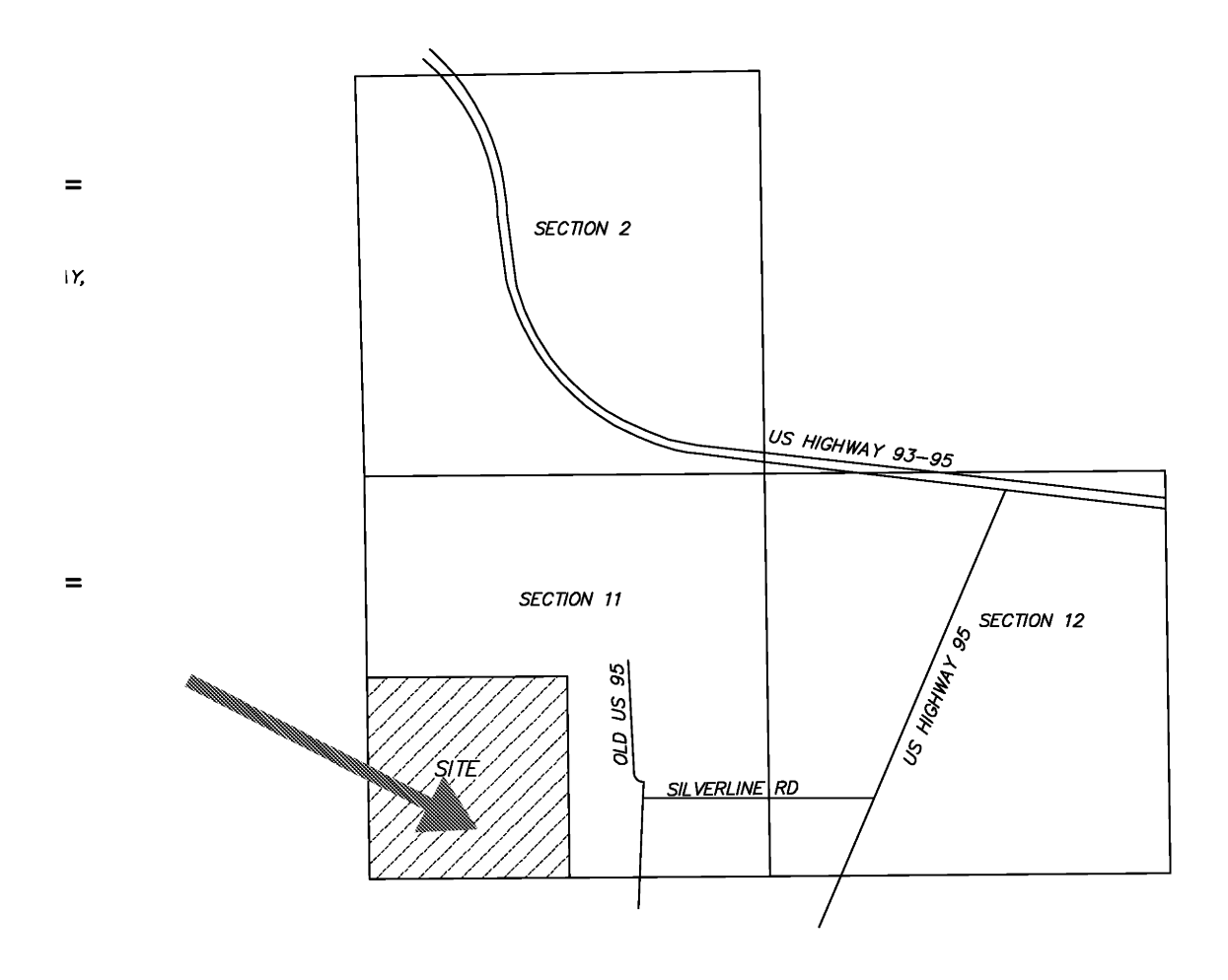
Carlos

* *

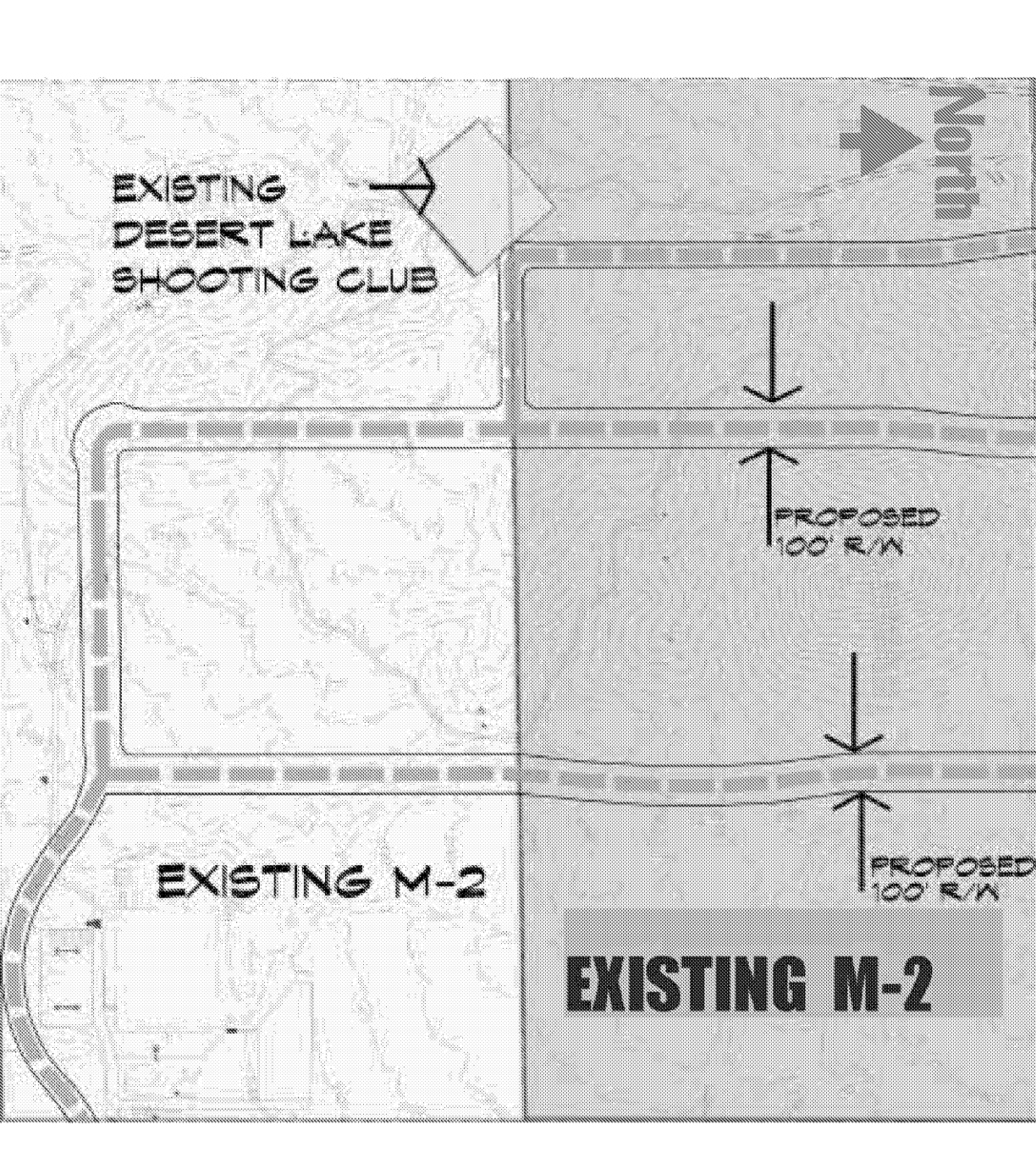
Exhibit A

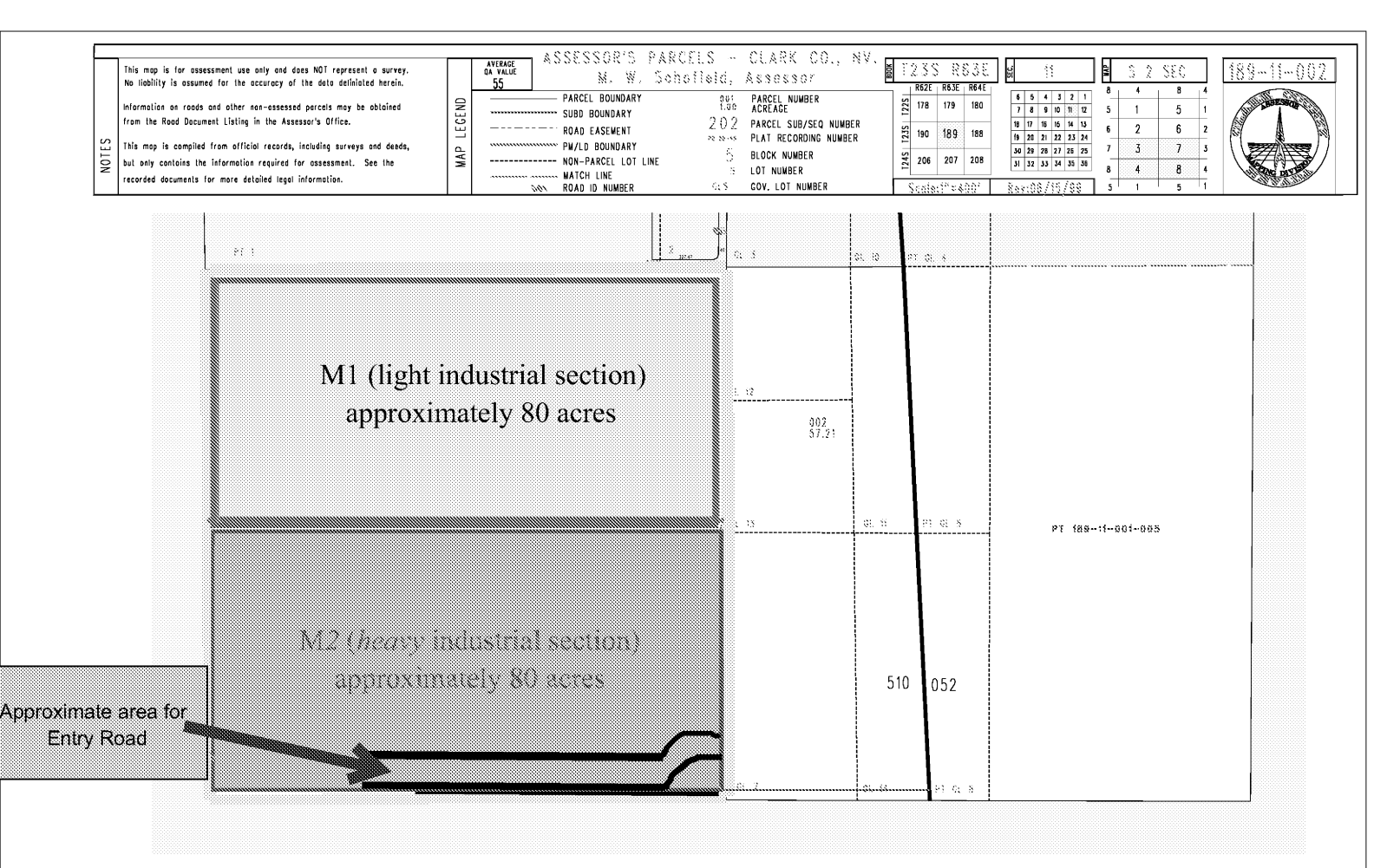
This Exhibit for the Eldorado Hills to ABDF sale is only an approximation. The intent is to provide an example of how the Parcel Map would look, enabling a professional land surveyor to do the actual subdividing of the land.





NO SCALE





TAX DIST 052,510



EXHIBIT H

	1	ANS Samuel S. Lionel, NV Bar No. 1766	
	2	slionel@lionelsawyer.com LIONEL SAWYER & COLLINS	
	3	300 South Fourth Street, Suite 1700	
	4	Las Vegas, Nevada 89101 Tel: (702) 383-8888 Fax: (702) 383-8845	
·.*	- 5	Attorneys for Defendant Sig Rogich	
	6 7	aka Sigmund Rogich as Trustee of The Rogich Family Irrevocable Trust	
		DISTRICT	COURT
	8	CLARK COUNT	Y, NEVADA
gue te	9	CARLOS A. HUERTA, an individual,	
•"	10	CARLOS A. HUERTA as Trustee of THE	Case No.: A-13-686303-C
	11	ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada	Dept. No.: XXVII
	12	corporation NANYAH VEGAS, LLC, a Nevada limited liability company;	
	13	Plaintiffs,	
	14		
	15	V.	
	16	SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada	
	17	limited liability company; DOES I-X, and or ROE CORPORATIONS I-X, inclusive	
	18	Defendants.	
	19		
	20	AND ALL RELATED MATTERS	
	21		
	22	SIG ROGICH AS TRUSTEE OF ROGIC	
	23	ANSWERS TO PLAINTIFF'S FIRST	r set of interrogatories
	24	TO: Plaintiffs; and	
•	25	TO: Mr. Brandon McDonald, their attorney of	record.
	26	·	
	27		
& CO ATTORNE` 1100 8ANK OF A	28 SAWYER LLINS YS AT LAW AMERICA PLAZA IBERTY ST.		

RENO, NEVADA 89501 (775) 788-8666

APP00243

1	DEFENDANT SIG ROGICH AS TRUSTEE OF ROGICH FAMILY IRREVOCA	DLE	
2	TRUST ("Rogich Trust") answers to Plaintiff's First Set of Interrogatories as follows:		
3	ANSWERS		
4	INTERROGATORY NO. 1:		
5	Please identify any and all individuals which assisted in the preparation of response	es to	
6	these interrogatories, and specifically identify.		
7	(a) Name of individual;		
8	(b) Address;		
9	(c) Telephone number; and		
10	(d) Relation to answering Plaintiff.		
11	ANSWER TO INTERROGATORY NO. 1:		
12	Melissa Olivas, Samuel S. Lionel.		
13	INTERROGATORY NO. 2:		
14	Please state what consideration you were given by Eldorado Hills, LLC for convey	ing	
15	your interest held on 2012 in Eldorado Hills, LLC.		
16	ANSWER TO INTERROGATORY NO. 2:		
17	None.		
18	INTERROGATORY NO. 3:		
19	Please state why you decided to surrender your interests in Eldorado Hills, LLC.		
20	ANSWER TO INTERROGATORY NO. 3:		
21	Uneconomic. Management disagreements.		
22	INTERROGATORY NO. 4:		
23	Please identify when you informed Carlos Huerta that you no longer had your		
24	membership interests in Eldorado Hills, LLC.		
25	ANSWER TO INTERROGATORY NO. 4:		
26	Early fall 2012.		
27	111		
28	///	æ	

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LIONEL SAWYER
& COLLINS
ATTORNEYS AT LAW
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(775) 788-8666

1	INTERROGATORY NO. 5:
2	In regards to the prior interrogatory, please identify how you communicated to Carlos
3	Huerta, that you no longer had your membership interests in Eldorado Hills, LLC.
4	ANSWER TO INTERROGATORY NO. 5:
5	Telephone.
6	INTERROGATORY NO. 6:
7	Please state whether you informed Carlos Huerta that pursuant the Membership Interest
8	Assignment Agreement dated January 1, 2012 you received \$682,080.00 for your membership
9	interests in Eldorado Hills.
10	ANSWER TO INTERROGATORY NO. 6:
11	No.
12	INTERROGATORY NO. 7:
13	Did you receive any other interests in money and/or property in exchange for your
14	conveyance of your Eldorado Hills, LLC membership interests?
15	ANSWER TO INTERROGATORY NO. 7:
16	No interest in money was property was received.
17	INTERROGATORY NO. 8:
18	Are there any existing agreements, understandings, or promises to pay you future money
19	and/or property(ies) or benefits, of any kind from the sale of the Eldorado Hills, LLC
20	property(ies)?
21	ANSWER TO INTERROGATORY NO. 8:
22	No.
23	INTERROGATORY NO. 9:
24	Are there any existing agreements, understandings, or promises to pay you future money
25	and/or property(ies) or benefits, of any kind from any business(es) being run on the Eldorado
26	Hills, LLC property?
27	ANSWER TO INTERROGATORY NO. 9:
28	No.

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INTERROGATORY NO. 10: 1 2 Please indicate which companies that you, personally, or your trust have obtained interest 3 in, from 2008 to present. 4 **ANSWER TO INTERROGATORY NO. 10:** 5 Bistro Central LV LLC China/US Club 6 ESW, LLC 7 8 HealthFusion **Imitations LLC** 9 10 MMAWC LLC 11 Quarter Note RCG Asia 12 Rhythum LLC 13 St Global Ventures, LLC 14 15 St Global Ventures, LLC - STG Series St Global Ventures, LLC - STR Series 16 17 Western Skies Holdings The Food Magazine 18 19 V-Brooks, LLC **INTERROGATORY NO. 11:** 20 Please identify any companies and/or partnerships that you or any of your trusts have 21 held with or received from either TELD, Peter Eliades and/or any of his businesses, properties, 22 or businesses, Imitations, LLC or any other entities, businesses, or assets that either of the above 23 24 have shared or share in common, since 2008 to present. 25 **ANSWER TO INTERROGATORY NO. 11:** 26 Eldorado Hills, LLC

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ATTORNEYS AT LAW 1100 SANK OF AMERICA PLAZA **50 West LIBERTY STREET** RENO, NEVADA 89501

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INTERROGATORY NO. 12:

With regard to any K-1 interest forms from companies and/or partnerships that you or any of your trusts have received, since 2009 concurrently provided in response to the requests for production of documents, please provide an explanation to those which may have a connection to or shared or share something in common with TELD, any of its principals, Peter Eliades or any of his entities or businesses.

ANSWER TO INTERROGATORY NO. 12:

Eldorado Hills, LLC

INTERROGATORY NO. 13:

In regards to financial records that were kept by Eldorado Hills, LLC from November 2008 to the present, please identify:

- Who has kept the financial records; a.
- How the financial records were kept; and b.
- Which employee(s) of Eldorado Hills, LLC and/or Sigmund Rogich (or his c. entities) were responsible for maintaining the financial records.

ANSWER TO INTERROGATORY NO. 13:

- Melissa Olivas, Vallee Swan a.
- QuickBooks b.
- Melissa Olivas, Vallee Swan c.

INTERROGATORY NO. 14:

For any response to the Propounding Party's First Set of Requests for Admissions propounded concurrently herewith that you did not unequivocally admit, state:

- The number of the particular request; a.
- The particular facts upon which the response is based; and b.
- The names, addresses, and telephone numbers of all individuals who have c. knowledge of the particular facts upon which the response is based.

1	ANSWER T	O INTERROGATORY NO. 14:
2	a.	1.
3	b.	See Purchase Agreement.
4	c.	Carlos Huerta, Sig Rogich, Ken Woloson.
5		
6	a.	2.
7	b.	See Answers to Interrogatory 4.
8	c.	Carlos Huerta, Sig Rogich.
9	,	
10	a.	3.
11	b.	Sigmund Rogich's intentions.
12	c.	Sig Rogich
13		
14	a.	4.
15	b.	See Purchase Agreement.
16	c.	Carlos Huerta, Sig Rogich.
17		
18	a.	5.
19	b.	No such representation.
20	c.	Sig Rogich.
21	DATE	ED: July <u>25</u> , 2014.
22		LIONEL SAWYER & COLLINS
23		
24		By:
25		Samuel S. Lionel, NV Bar No. 1766 slionel@lionelsawyer.com
26		Attorneys for Defendant Sig Rogich as Trustee of The Rogich Family Irrevocable
27		Trustee of the Rogich Family Irrevocable Trust

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VERIFICATION

SIGMUND ROGICH, under penalty of perjury, being first duly sworn, deposes and says, that I am the Trustee of the Rogich Family Irrevocable Trust; that I have read the foregoing Answers to Plaintiff's First Set of Interrogatories and know the contents thereof; that the same are true of my own knowledge, except for those matters there contained stated upon information and belief, and as to those matters, I believe them to be true.

Dated: July <u>29</u>, 2014.

By: SIGMUND RO

The Rogich Family Irrevocable Trust

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RENO, NEVADA 89501

(775) 788-8666

CERTIFICATE OF SERVICE

I hereby certify that on this day of July, 2014, I deposited in the United States Mail in Las Vegas, Nevada a true and correct copy of the foregoing DEFENDANTS' ANSWERS TO PLAINTIFF'S FIRST SET OF INTERROGATORIES TO SIG ROGICH in an envelope upon which first class postage was paid, addressed to the following:

Brandon B. McDonald, Esq. MCDONALD LAW OFFICES, PLLC 2505 Anthem Village Drive, Ste. E-474 Henderson, NV 89052

Attorney for the Plaintiffs

Felicia Darensbourg, an Employee of

Lionel Sawyer & Collins

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CLERK OF THE COURT

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Brandon B. McDonald, Esq.

Nevada Bar No.: 11206

McDONALD LAW OFFICES, PLLC

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052

Telephone: (702) 385-7411 Facsimile: (702) 664-0448

Attorneys for Plaintiffs

DISTRICT COURT

CLARK COUNTY, NEVADA

CARLOS A. HUERTA, an individual; CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, a Nevada limited liability company;

Plaintiffs,

V.

SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,

Defendants.

Case No.: A-13-686303-C

Dept. No.: XXVII

Hearing Date: 9/11/2014 Hearing Time: 10:30 a.m.

AND ALL RELATED MATTERS

PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT AND COUNTER-MOTION FOR PARTIAL SUMMARY JUDGMENT

COMES NOW, Plaintiffs, by and through their counsel of record, Brandon B. McDonald, Esq. of McDonald Law Offices, PLLC and hereby file this Opposition to Defendants' Motion for Partial Summary Judgment and submit this Counter-Motion for Partial Summary Judgment on the claim of Nanyah Vegas, LLC for repayment of the \$1,500,000.00 it invested into Eldorado Hills, LLC and

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dismissal of Defendants' Counterclaim for contribution. Defendants fail to indicate that there are numerous written admissions in which they conceded by agreement that Nanyah Vegas, LLC had paid Eldorado Hills, LLC \$1,500,000. These written memorializations were the parties' understanding until Sig Rogich stated in late 2012 that he would not honor the investments/debts owed in a lawsuit brought by another party. These written memorializations cannot be contradicted by the clever and disingenuous representations of the Defendants claiming that there is no evidence that Nanyah's claim is valid. These documents also confirm that Carlos Huerta or Go Global was not liable for the monies due to Nanyah Vegas, LLC as the Defendants agreed that he would be indemnified. Therefore dismissal of the Defendants' Counterclaim for contribution is appropriate.

This Opposition and Counter-Motion is based upon the points and authorities attached hereto, the sworn Declaration of Carlos Huerta and all of the pleadings submitted to date in this action and any oral argument allowed at the time of the hearing of the Motion and Counter-Motion.

MEMORANDUM OF POINTS AND AUTHORITIES

I.

STATEMENT OF UNDISPUTED FACTS

- 1. In 2006, Huerta, Go Global and Rogich owned 100% of the membership interests of Eldorado Hills, LLC ("Eldorado"). Declaration of Carlos Huerta ("Huerta Declaration") at ¶2, attached herein as Exhibit A.
- 2. Eldorado was and continues to be the owner of approximately 161 acres of real property on the mountains to the west of Boulder City where the Pro Gun Club is located. Eldorado had intended to develop the property into a commercial mixed used industrial facility. See partial offering brochure, attached herein as Exhibit B; Huerta Declaration at ¶3.

3. Due to the inability of Mr. Rogich to contribute any capital towards Eldorado's ongoing mortgage debt, Rogich entered into the "Agreement to Lend Capital" on April 24, 2008. Exhibit C; Declaration at ¶3. During this time and continuing thereafter Mr. Huerta loaned \$1,500,000 so the company could retain the real property but it was also understood that this debt was a priority debt entitled to repayment upon first capital monies received. As the Agreement to Lend Capital states:

Go Global Properties has procured capital equal to \$125,000, which it will provide to The Company, in order to meet this month's (April 2008's) debt to ANB Financial. The Party is agreeing that this capital will be owed to the 1st Party in a priority fashion, whereby the outstanding principal and interest (at 22 percent per annum) will be paid back prior to any other and/or profits being out from the company and as soon as any additional capital is available in order to repay this debt. The 2nd Party is acknowledging that the 1st Party has gone out to borrow additional capital in order to be able to provide much-needed capital to The Company.

Exhibit C at ¶3; Huerta Declaration at ¶4.

- 4. In mid-2008 Mr. Rogich had begun discussions with another investor to invest into the project. This was done so with the help of Rogich Communications Group staffer Christopher M. Cole. Eventually, the investor would take the place of Go Global and Mr. Huerta, at Mr. Rogich's urging, who at that point owned 35% of the membership interests in Eldorado. Other investors such as Eric Reitz, Craig Dunlap and Antonio Nevada would likewise be repaid the principal amounts they had provided to Eldorado. Huerta Declaration at ¶5.
- 5. On or about October 30, 2008, Huerta, Go Global and Mr. Rogich through his family trust, entered into an agreement whereby the 35% interest of Huerta and Global would be purchased by Rogich for \$2,747,729.50. Purchase Agreement, referred to as the "Agreement", attached herein as Exhibit D. Huerta Declaration at ¶6.

- 6. Pursuant to the Agreement, the \$2,747,729.50 (the "debt") would be paid from "future distributions or proceeds received by Buyer from Eldorado. *Id.* at Exhibit D, Section 2(a). Huerta Declaration at ¶7.
- 7. The Agreement also had attached an Exhibit A which identified several parties which had contributed to Eldorado and which monies were due and owing to the "Potential Claimants":

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500.000.00
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00
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Exhibit D, at Exhibit "A" or PLTFS0010; Huerta Declaration at ¶8.

8. During the discovery in this matter, Defendants also asked for the production of documents which affirmed that Nanyah Vegas, LLC was owed \$1,500,000. Plaintiffs identified several documents, of which multiple documents were provided by Defendants themselves:

REQUEST NO.1:

All documents relating to the \$1,500.000 alleged in paragraph 15 of The First Amended Complaint to have been invested in Eldorado Hills, LLC by Nanyah Vegas, LLC.

RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

See EH000039, EH000045 - 55; PLTFS0001 - 11; PLTFS0028, and; PLTF0030 - 33 $^{1}; \\$

As discovery is ongoing Plaintiffs reserve the right to supplement this request.

¹ Up until the point where Nanyah invested its \$1.5 million, Mr. Huerta, through his corporation Go Global had invested more than \$4.2 million into Eldorado. PLTFS0031-33 is a copy of one of Eldorado's bank statements showing that \$1.5 million was deposited, into the company's bank account.

Plaintiffs' Amended Response to Defendants' First Set of Request for Production of Documents; the documents identified as EH000017 - 39, EH000045 - 55; PLTFS0001 - 11; PLTFS0028, and; PLTFS00030 - 33 are collectively attached herein as Exhibit E; Huerta Declaration at ¶9.

9. EH000039 is Exhibit "D" to a Membership Interest Purchase Agreement dated October 24, 2008 and states that The Rogich Irrevocable Trust or the "Seller" made certain representations in specific regard to the monies owed to Nanyah Vegas, LLC and others:

QUALIFICATION OF REPRESENTATIONS OF SELLER

Seller confirms that certain amounts have been advanced to or' on behalf of the Company by certain third parties, as referenced in Section 8 of the Agreement, Seller shall endeavor to convert the amounts advanced into non-interest bearing promissory notes for which Seller shall be responsible. Regardless of whether the amounts are so converted, Seller shall defend, indemnify and hold harmless the Company and its members for any claims by the parties listed below, and any other party claiming interest in the Company as a result of transactions prior to the date of this Agreement against the Company or its Members.

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500.000.00
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00
Exhibit E at EH000039; Huerta Declaration at ¶10.		

10. The Agreement dated October 30, 2008 and Membership Interest Purchase Agreement of October 24, 2008 each affirm that Mr. Rogich owed \$1,500,000 to Nanyah Vegas, LLC and that he and The Rogich Family Trust would indemnify Go Global and Carlos Huerta for any claims of the parties identified as "Potential Claimants", which included Nanyah Vegas, LLC. Exhibit D and E. This also conformed with the Purchase Agreement, Exhibit D, which stated "Seller [Carlos Huerta and Go Global, Inc.], however will not be responsible to pay the Exhibit A Claimants their percentage of debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing

company bills (utilities, security) and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and AI, onward." Exhibit D, EH00048; Huerta Declaration at ¶11.

- 11. EH000045 55 and PLTF0001 11 are the same Purchase Agreement which has been produced herein as Exhibit D. cf. Exhibit E. PLTFS00028 and 30-33 are notes from a phone conversation on October 24, 2008 and bank statements affirming that Eldorado received \$1,500,000.00. Huerta Declaration at ¶12.
- 12. During this same time in October 2008, Mr. Huerta, Mr. Rogich and Eldorado were working on repaying persons and entities that provided funds to Eldorado either through Canamex or to Eldorado directly. Huerta Declaration at ¶13.
- 13. Eldorado repaid Eric Reitz, PE and Craig Dunlap, Esq. respectively \$20,000 and \$50,000 in late 2008 because they had "advanced the sum [\$20,000 and \$50,000] directly or indirectly (including indirectly through Canamex Nevada, LLC) to Eldorado Hills, LLC (the "Company"). Huerta Declaration at ¶14; see e.g. Purchase Agreement dated October 31, 2008 signed by Craig Dunlap. Attached herein as Exhibit F.
- 14. Eric Reitz, PE and Craig Dunlap, Esq. were also not provided K-1s for their investment or "Advancement" as referred to in their own respective Purchase Agreements. Huerta Declaration at ¶15.
- 15. Even after Mr. Huerta and Go Global had sold their interest in Eldorado, he continued to assist Mr. Rogich in trying to sell the real property. See Email correspondence between Melissa Olivas, Sig Rogich and Carlos Huerta dated January 2010, Re: Offer for 40 acres and warehouse, attached herein as Exhibit G; Huerta Declaration at ¶16.

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16. Following the sale of Go Global's interest to The Rogich Family Trust in October 2008, through 2012, Mr. Rogich represented that he would pay the parties identified as "Potential Claimants"; the same parties that were identified in the Membership Interest Purchase Agreement. Huerta Declaration at ¶17.

17. It was only in late 2012 that Mr. Rogich represented that he conveyed his membership interest in Eldorado to TELD, LLC, a Nevada limited liability company.² Rogich failed to inform Huerta and Go Global of his intentions to transfer all the acquired membership interest in Eldorado to TELD, LLC and was only informed after the transfer had in fact occurred. Prior to this time in 2012, Plaintiffs had no reason to suspect that they would not be repaid for the monies provided. Additionally, Mr. Rogich has provided no evidence that at any time subsequent to October 2008 that he was not going to honor the obligations mentioned in the Purchase Agreement or Membership Interest Purchase Agreement. Huerta Declaration at ¶18.

II.

LEGAL STANDARDS

A. SUMMARY JUDGMENT STANDARDS

NRCP 56(c) states:

The motion shall be served at least 10 days before the time fixed for the hearing. Motions for summary judgment and responses thereto shall include a concise statement setting forth each fact material to the disposition of the motion which the party claims is or is not genuinely in issue, citing the particular portions of any pleading, affidavit, deposition, interrogatory, answer, admission, or other evidence upon which the party relies. The judgment sought shall be

² Mr. Rogich admits that he did not tell Mr. Huerta of his transfer of interest for no consideration until "early fall 2012." Sig Rogich as Trustee of Rogich Family Irrevocable Trust Answers to Plaintiff's First Set of Interrogatories, p. 2:13-17, 22-26, attached herein as Exhibit H. Therefore even using Mr. Rogich's own admission that Nanyah would not receive repayment because he decided not to honor his commitments, that information was not available until Fall 2012. Neither of the Plaintiffs herein would have reason to believe that they would suffer damages until that time, and the statute of limitations would run from Fall 2012. Thus when Plaintiffs filed their claims approximately one year following on July 31, 2013, the Plaintiffs timely filed for relief.

rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law. A summary judgment, interlocutory in character, may be rendered on the issue of liability alone although there is a genuine issue as to the amount of damages. An order granting summary judgment shall set forth the undisputed material facts and legal determinations on which the court granted summary judgment. (Emphasis Added)

Summary judgment is appropriate only when no genuine issue of fact remains for trial and the moving party is entitled to judgment as a matter of law. *VISA Int'l Serv. Ass'n v. Bankcard Holders of Am.*, 784 F.2d 1472 (9th Cir. 1986). See also *Insurance Corporation of America v. J. Rubin, M.D.*, 107 Nev. 610, 818 P.2d 389 (1991) In *Tobler & Oliver v. Board of Trustees*, 84 Nev. 438, 442 P.2d 904 (1968), the Court stated:

It is well established under NRCP 56(c), when there remains no material issue of fact to be resolved and when it appears that the moving party is entitled to judgment as a matter of law, that summary judgment must be granted. *McCall v. Scherer*, 73 Nev. 226, 315 P.2d 807 (1957); *Short v. Hotel Riviera, Inc.*, 79 Nev. 94, 378 P.2d 979 (1963); 3 Barron and Holtzoff Federal Practice and Procedure §1234, page 119; 6 Moore's Federal Practice; 5.15.2101. 84 Nev. 438, 441-442.

The party moving for summary judgment has the burden of clearly establishing the lack of any material fact. *Adickes v. S. H. Kress & Co.*, 398 U.S. 144, 90 S.Ct. 1598 (1970); *Poller v. Columbia Broadcasting System, Inc.*, 368 U.S. 464, 82 S.Ct. 486 (1962); *Pardo v. Olson & Sons, Inc.*, 40 F.3d 1063 (9th Cir. 1994).

For purposes of a motion for summary judgment, the non-moving party's version of the facts must be accepted as true and all disputes resolved in its favor. *Bishop v. Wood*, 426 U.S. 341, 96 S.Ct. 2074 (1976); *United States v. Diebold*, 369 U.S. 654, 82 S.Ct. 993 (1962); *Ashton v. Cory*, 780 F.2d 816 (9th Cir. 1986). However, the Court also stated that "the opponent [to the motion for summary judgment] must nevertheless show that he can produce evidence at trial to support his claim." See also *LaPica v. District Court*, 97 Nev. 86, 624 P.2d 1003 (1981). The Supreme Court has also noted that:

NRCP 56(b) provides in part that when a motion for summary judgment is made and supported

as required by NRCP 56, the adverse party may not rest upon the mere allegations of his pleading, but must by affidavit or otherwise, set forth facts demonstrating the existence of a genuine issue of trial. *Garvey v. Clark County*, 91 Nev. 127, 130 532 P.2d 269, 271 (1978); *Adamson v. Bowker*, 85 Nev. 115, 118-120, 450 P.2d 796. *Bird v. Casa Royale West*, (8)97 Nev. 67, 624 P.2d 17 (1981).

Finally, the Nevada Supreme Court in *Collins v. Union Federal Savings and Loan*, 99 Nev. 284, 662 P.2d 610 (1983), stated that ". . . although the party opposing a motion for summary judgment is entitled to all favorable inferences from the pleadings and documentary evidence . . . the opposing party is not entitled to build a case on the gossamer threads of whimsy, speculation and conjecture [citations omitted]."

1. Partial Summary Judgment.

The standards and procedures for granting partial summary judgment, also known as summary adjudication, are the same as those for summary judgment. *See Calif. v. Campbell*, 138 F.3d 772, 780 (9th, 1998); *Continental Insur. Co. v. Cota*, 2010 WL 383367 *2 (N.D. Cal. Jan. 27, 2010). Partial summary judgment "upon all or any part of a claim" is appropriate when the evidentiary proof offered by the moving party shows that there is no genuine issue of material fact as to the specified portion of the claim and the moving party is entitled to a determination as a matter of law. *Celotex Corp v. Catrett*, 477 U.S. 317, 322 (1986); Fed. R. Civ. P. Rule 56. A plaintiff moving for summary judgment must demonstrate all elements of its claim to prevail. *Lockwood v. Wolf Corp.*, 629 F.2d 603, 611 (9th Cir.1980).

Though Defendants have a catalog of defenses listed in their answer, without more, it is insufficient to avoid summary judgment. *Johnson v. Georgia-Pacific Corp.*, 2009 WL 1311896 at *2 (9th, Cir. May 12, 2009); *In re MarchFirst, Inc.*, 2007 WL 4105816, at *5 (Bankr. N.D. Ill. Nov. 15 2007), citing, *Celotex*, 477 U.S. at 324, 106 S. Ct. at 2553. At a minimum, they must offer sufficient

evidence to raise a triable issue of fact as to each element of any defense that they want to pursue.

III.

LEGAL ARGUMENT

A. NANYAH'S CLAIM IS WITHIN THE APPLICABLE STATUTE OF LIMITATIONS BECAUSE MR. ROGICH CONTINUED TO REPRESENT UP UNTIL 2012 THAT IT WOULD BE REPAID UNDER THE PURCHASE AGREEMENT.

Mr. Rogich and Eldorado continued to represent all the way up to 2012 that Nanyah Vegas would be repaid, and only after their representations in 2012 that none of the parties owed would be repaid did Nanyah suffer damages. A statute of limitations commences when a party knew or should have reasonably known of facts giving rise to cause of action. *Nevada State Bank v. Jemison Family Partnership*, 106 Nev. 792, 800, 801 P.2d 1377, 1382 (1990). The Court in *Millspaugh v. Millspaugh*, 96 Nev. 446, 448, 96 Nev. 446, 449 (2008) the issue of when a statute began to toll was addressed:

The pertinent question here is whether appellant should have learned, through the exercise of proper diligence, of the fraud or mistake when she met with her attorney in 1972, thereby triggering the statute of limitations. This is a question of fact to be determined by the jury or trial court after a full hearing where, as here, the facts are susceptible to opposing inferences. See Golden Nugget, Inc. v. Ham, 95 Nev. 45, 589 P.2d 173 (1979); Dredge Corp. v. Wells Cargo, Inc., 80 Nev. 99, 389 P.2d 394 (1964); Hobart v. Hobart Estate Co., 26 Cal.2d 412, 159 P.2d 958 (1945). [Emphasis Added].

The statute of limitations is contingent on the answer to specific questions. The Court in *Dredge* Corp. stated:

[t]he applicability of the statute of limitations <u>depends upon a prior</u> <u>determination of material questions of disputed fact which should have been reserved for decision after a full trial.</u> Had the record (affidavits and depositions) before the trial court shown, without dispute, that Wells had breached the agreement by failing to perform the work required by November 12, 1955, then the claim of Dredge, at least for the coercive relief of contract damages (though perhaps not for an accounting), would have been barred by the six year statute, for this suit was not started until November 30, 1962. <u>However, this issue</u> <u>was disputed.</u> (Emphasis Added)

Id. at 103.

Based on this the *Dredge Corp*. court concluded:

Thus, the summary judgment may not stand as to any of the relief sought-declaratory or coercive. The former, because it is not subject to the bar of limitations as a matter of law; the latter, because disputed fact issues must first be decided before the applicability of limitations is placed into focus.

Id.

The "injury discovery rule" also prevents parties when concealing their true intentions and allows the applicable statute of limitations to toll when the "injury" is reasonably discovered or should have been reasonably discovered. However "injury" means "legal injury." *Massey v. Litton*, 99 Nev. 723, 727-28, 669 P.2d 248, 251-52 (1983) (holding that NRS 41.097(2) "injury" means "legal injury" and thus the time is tolled for a reasonable time to conclude that damages have resulted). The *Massey court* also explained that the statute of limitations begins to toll when the affected party "knows or should have damages had been suffered" or the "injury discovery rule":

Having decided that "injury" means legal injury, we now determine when the patient "discovers" her legal injury. In *Ballinger*, the court held that the statute begins to run when the injured person knows or should know that he has suffered a legal injury. *Id*. Thus the discovery may be either actual or presumptive. Our statute similarly provides for actual or presumptive discovery. NRS 41A.097(1).

This construction is in accord with the majority view in construing statutory and common law discovery rules. The discovery may be either actual or presumptive, but must be of both the fact of damage suffered and the realization that the cause was the health care provider's negligence. See 1 D. Louisell & H. Williams, Medical Malpractice sec. 13.07 at 13–24 n. 54, 13–25 (1983). See also Sanders v. Blunt, 357 So.2d 620, 621 (La.App.1978); Brown v. Mary Hitchcock Memorial Hosp., 117 N.H. 739, 378 A.2d 1138, 1140 (1977); Lopez v. Swyer, 62 N.J. 267, 300 A.2d 563, 567 (1973); Ohler v. Tacoma General Hosp., 92 Wash.2d 507, 598 P.2d 1358, 1360 (1979). This rule has been clarified to mean that the statute of limitations begins to run when the patient has before him facts which would put a reasonable person on inquiry notice of his possible cause of action, whether or not it has occurred to the particular patient to seek further medical advice. See Graham v. Hansen, 128 Cal.App.3d 965, 180 Cal.Rptr. 604, 609 (1982); Sanchez v. South Hoover Hosp., 18 Cal.3d 93, 132 Cal.Rptr. 657, 663, 553 P.2d 1129, 1135 (1976). The focus is on the patient's knowledge of or access to facts rather

than on her discovery of legal theories. *Graham v. Hansen*, 180 Cal.Rptr. at 609–610. *See also* Louisell & Williams, *supra*, at 13–25.

Massey v. Litton, 99 Nev. 723, 727-28, 669 P.2d 248, 251-52 (1983).

Massey and Libby v. Eighth Jud. Dist. Ct., 130 Nev. Adv. Op. 39, 325 P.3d 1276, 1279 (2014) are distinct though from a case involving claims based in contract or equity as the statute of limitations for medical malpractice has a one-year discovery statute of limitations and a three year limitation. Id. As explained in Libby:

[c]ourts have similarly concluded that a plaintiff does not need to be aware of the cause of his or her injury for the three-year limitation period to begin to accrue. *Marriage & Family Ctr. v. Superior Court,* 228 Cal.App.3d 1647, 279 Cal.Rptr. 475, 478 (1991). In so concluding, California courts have reasoned that the purpose of the three-year limitation period is "to put an outside cap on the commencements of actions for medical malpractice, to be measured from the date of the injury, regardless of whether or when the plaintiff discovered its negligent cause." *Id.*

Libby v. Eighth Jud. Dist. Ct., 130 Nev. Adv. Op. 39, 325 P.3d 1276, 1280 (2014).

In *Libby*,³ the Nevada Supreme Court recognized that the California court had determined that the plaintiff must "have suffered some appreciable harm" for the three-year statute of limitations to run. *Id.* The Nevada Supreme Court, in adopting this analysis, stated "that the Nevada Legislature tied the running of the three-year limitation period to plaintiffs appreciable injury and not to the plaintiffs awareness of that injury's possible cause". *Id.* Due to this interpretation Ms. Libby's statute of limitation only began to run when a test showed that she had an infection following surgery, not when she knew the cause. *Id.*

In this matter, the statute of limitations began to toll when Nanyah reasonably had facts giving rise to their cause of action. *See Nevada State Bank*, 106 Nev. at 800. Mr. Huerta, who testified on

This is the sole case in which Defendants have offered to support their argument that Nanyah's claim began at the time of the Purchase Agreement in October 2008, and not when Nanyah actually became aware that they would suffer damages in 2012. Using Defendant's rationale, based on *Libby*, every contracts statute of limitations, whether breached or not, would begin to accrue at the time of execution and not at the time of breach. This assertion is not supported by *Libby* as expressed herein nor supported by any other case law, and conflicts with the well-grounded law in Nevada.

behalf of Nanyah Vegas, LLC, has stated that he did not become aware that Defendants would not honor the debts, until late 2012. Huerta Declaration at ¶16. A determination of whether the statute of limitations tolled at a date prior to 2012 is a question of fact for a jury to consider. *See Millspaugh*, 96 Nev. at 448. Additionally, Defendants have not submitted an affidavit of Mr. Rogich claiming that he put Nanyah Vegas on notice at any time prior to 2012 that he would not repay the debt. The multiple agreements which Mr. Rogich signed actually say the opposite, that he would repay Nanyah and indemnify Carlos Huerta/Go Global, Inc. for any claims that Nanyah may have in the future. Exhibits D and E. This Court has not determined, as a matter of fact, the statute of limitations began to accrue in 2008, and respectfully it cannot because it is disputed material, which should be reserved for trial. *Dredge Corp.*, 80 Nev. at 109.

The statute of limitations did not toll until Nanyah had suffered some "appreciable injury." *See Libby*, 325 P.3d at 1280; *see also Massey*, 99 Nev. at 727-28. Similar to the case in *Libby*, the statute of limitations could not begin to accrue until Nanyah was made aware that they would not receive the \$1,500,000 promised by Mr. Rogich and Eldorado. *See Libby*, 325 P.3d at 1280. Nanyah was only made aware of the breach several years after the agreements were executed and during this same time Mr. Huerta was still assisting Eldorado to sell the property or obtain a profit. When Mr. Rogich informed Mr. Huerta in 2012 that he would not pay the monies owed to Nanyah or any others this was the same as in *Libby*, when the plaintiff received the test results. Thus, the statute of limitations began to accrue at that time. Because the statute of limitations began to accrue in 2012 and not 2008, the Nanyah claim filed in 2013 is well within the statute of limitations period pursuant to NRS 11.190(2).

1. As an Intended Third-Party Beneficiary, Nanyah is Entitled to The Same Statute of Limitations as Go Global, Inc. and Has Thus Timely Filed a Claim for Recovery.

Nanyah was an intended third-party beneficiary of the Purchase Agreement and Membership Interest Purchase Agreement and, thus, may avail itself to the same statute of limitations as the parties

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to the agreements. "To obtain such a status, there must clearly appear a promissory intent to benefit the third party (**825 Olson v. Iacometti, 91 Nev. 241, 533 P.2d 1360 (1975)), and ultimately it must be shown that the third party's reliance thereon is foreseeable (Lear v. Bishop, 86 Nev. 709, 476 P.2d 18 (1970))." Lipshie v. Tracy Inv. Co., 93 Nev. 370, 379, 566 P.2d 819, 824-25 (1977). Generally, a thirdparty beneficiary takes subject to any defense arising from the contract that is assertible against the promisee, including the statute of limitations. Gibbs v. Giles, 96 Nev. 243, 246-47, 607 P.2d 118, 120 (1980)⁴; citing e. g., *Skylawn v. Superior Court*, 88 Cal.App.3d 316, 151 Cal.Rptr. 793 (1979); *Bogart* v. George K. Porter Co., 193 Cal. 197, 223 P. 959 (1924); 4 Corbin on Contracts s 820 (1951); 2 Williston on Contracts s 394 (3d ed. 1959).

The Purchase Agreement and Membership Interest Purchase Agreements clearly evidenced that Nanyah was an intended third party beneficiary and entitled to same statute of limitations as Go Global. It is not disputed that Nanyah was identified as a benefitting party and it is reasonable to believe that after being made aware of that written promise that reliance would result. See Lipshie, 93 Nev. at 379. Nanyah is entitled as an intended beneficiary to the same defenses as Go Global. See Gibbs, 96 Nev. at 246-47. As Go Global can assert that the statute of limitations has not passed, nor have Defendants claimed that it has for Go Global, that defense may likewise be used by Nanyah. See Id. Therefore under the status of third-party beneficiary the statute of limitations for Nanyah has not passed.

NANYAH IS ENTITLED TO AN AWARD OF \$1,500,000 AS THE AGREEMENT В. SIGNED BY DEFENDANTS STATES THAT THE DEBT WAS RECEIVED AND IS ADDITIONALLY, **DEFENDANTS' COUNTERCLAIM FOR** CONTRIBUTION MUST BE DISMISSED AS DEFENDANTS INDEMNIFY.

Gibbs was superseded by statute on other grounds not relative to the point that that the statute of limitations for a third-party beneficiary shares the same statute of limitations with the party with whom is directly associated with the contract. See State of Washington v. Bagley, 114 Nev. 788, 963 P.2d 498 (1998) (holding that unpaid child support payments accruing within past six year period were subject to enforcement).

It is unequivocal that the Defendants acknowledged that the Purchase Agreement and Membership Interest Agreement state that Nanyah is owed \$1,500,000. "[I]n the absence of ambiguity or other factual complexities," contract interpretation is a question of law that the district court may decide on summary judgment. Ellison v. Cal. State Auto. Ass'n, 106 Nev. 601, 603, 797 P.2d 975, 977 (1990). Whether a contract is ambiguous likewise presents a question of law. Margrave v. Dermody Props., 110 Nev. 824, 827, 878 P.2d 291, 293 (1994). A contract is ambiguous if its terms may reasonably be interpreted in more than one way. Anvui, LLC v. G.L. Dragon, LLC, 123 Nev. 212, 215, 163 P.3d 405, 407 (2007). Ambiguity does not arise simply because the parties disagree on how to interpret their contract. Parman v. Petricciani, 70 Nev. 427, 430–32, 272 P.2d 492, 493–94 (1954) (concluding that summary judgment was appropriate because the interpretation offered by one party was unreasonable and, therefore, the contract contained no ambiguity), abrogated on other grounds by Wood v. Safeway, Inc., 121 Nev. 724, 121 P.3d 1026 (2005). Rather, "an ambiguous contract is 'an agreement obscure in meaning, through indefiniteness of expression, or having a double meaning.' " Hampton v. Ford Motor Co., 561 F.3d 709, 714 (7th Cir.2009) (quoting Whiting Stoker Co. v. Chicago Stoker Corp., 171 F.2d 248, 251 (7th Cir.1948))⁵. Defendants' subjective interpretation of the facts regarding the monies owed to Nanyah are

Defendants' subjective interpretation of the facts regarding the monies owed to Nanyah are barred by the parol evidence rule. The parol evidence rule prevents evidence of a party's intent to create an ambiguity in an otherwise unambiguous written contract. *Kaldi v Farmers Ins. Exch.* 117 Nev. 273, 282 (2001). "The parol evidence rule forbids the reception of evidence which would vary or contradict the contract, since all prior negotiations and agreements are deemed to have been merged therein." *Daly v. Del E. Webb Corp.*, 96 Nev. 359, 361, 609 P.2d 319, 320 (1980). Parties are bound by the terms of a written contract regardless of their subjective belief at the time the agreement was signed. *Campanelli v. Convervas Altamira*, S.A., 86 Nev. 838, 841, 477 P.2d 870, 872 (1970). The parol

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These cases referencing contractual interpretation were all referenced in a recent case of the Nevada Supreme Court, *Galardi v. Naples Polaris, LLC*, 129 Nev. Adv. Op. 33, 301 P.3d 364, 366 (2013), reconsideration en banc denied (July 18, 2013)

evidence rule is not just an evidentiary rule, but a substantive rule that applies in equity as well as at law. *State ex rel. List v. Courtesy Motors*, 95 Nev. 103, 590 P.2d 163, 165 (1979).

These agreements state without ambiguity that the \$1,500,000 was received from Nanyah, that Eldorado acknowledged the receipt of the same, that Eldorado and Mr. Rogich would repay the debt and that Go Global and Mr. Huerta would be indemnified. These agreements are not ambiguous because they can only be interpreted in one way. *See Anvui, LLC,* 123 Nev. 212, 215, 163 P.3d 405, 407 (2007). As no ambiguity exists pursuant to these agreements, Nanyah must be awarded its \$1,500,000 and the Defendants' counterclaim, for contribution, must be dismissed.

Additionally, the Defendants' attempts to contradict their own writings, in claiming that Eldorado did not receive a benefit must be ignored, under the parol evidence rule. The claim that Nanyah is not owed \$1,500,000, and that Go Global must indemnify Defendants, contradicts the written evidence before the Court. These claims should be prevented from being provided any consideration "as parol evidence rule forbids the reception of evidence which would vary or contradict the contract, since all prior negotiations and agreements are deemed to have been merged therein." See Daly, 96 Nev. 359, 361, 609 P.2d 319, 320 (1980). The Defendants are not entitled to assert their subjective beliefs as the parties are bound to the representations made in the Purchase Agreement and Membership Interest Purchase Agreement. See Campanelli, 86 Nev. at 841. Therefore, summary judgment is appropriate in favor of Nanyah's claim for \$1,500,000 and in favor of Counterdefendants for dismissal of the claims of indemnity and contribution.

|| //

CONCLUSION

III.

WHEREFORE, based on the foregoing, Plaintiffs respectfully request that Defendants' Motion for Partial Summary Judgment be denied and for the reasons stated herein Plaintiffs request that summary judgment be entered in favor of Nanyah Vegas, LLC on its claims for recovery of the \$1,500,000 and Carlos Huerta as to Defendants' counterclaim for indemnity and contribution.

DATED this 13th day of August, 2014.

McDONALD LAW OFFICES, PLLC

By: <u>/s/ Brandon B. McDonald</u>

Brandon B. McDonald, Esq. Nevada Bar No.: 11206

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052 Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

1	CERTIFICATE OF SERVICE		
2	I hereby certify that on the 13 th day of August, 2014, I served a copy of the foregoin		
3	PLAINTIFF'S OPPOSITION TO DEFFENDANTS' MOTION FOR PARTIAL SUMMARY		
4	JUDGMENT AND COUNTER-MOTION FOR PARTIAL SUMMARY JUDGMENT upon each		
5	of the parties via Odyssey E-Filing System pursuant to NRCP 5(b)(2)(D) and EDCR 8.05 to:		
6	McDonald Law Offices, PLLC		
7	Brandon McDonald brandon@mcdonaldlawyers.com		
8	Charles Barnabi charlesbarnabi@gmail.com		
9	and by first class mail to the following who were not identified on the Court's electronic filing system:		
10	Samuel S. Lionel, Esq. LIONEL SAWYER & COLLINS		
11	300 South Fourth Street, 17 th Floor Las Vegas, NV 89101		
12	Attorneys for Defendant/Counterclaimant, Eldorado Hills, LLC and Sig Rogich		
13			
14	/s/ Charles Barnabi		
15	An employee of McDonald Law Offices, PLLC		
16			

EXHIBIT A

1	DECL Declar Declar Decl			
2	Brandon B. McDonald, Esq. Nevada Bar No.: 11206			
	McDONALD LAW OFFICES, PLLC 2505 Anthem Village Drive, Ste. E-474			
3	Henderson, NV 89052			
4	Telephone: (702) 385-7411 Facsimile: (702) 664-0448			
5	Attorneys for Plaintiffs			
6	DISTRICT COURT CLARK COUNTY, NEVADA			
7				
8	CARLOS A. HUERTA, an individual; CARLOS	Case No.: A-13-686303-C		
9	A. HUERTA as Trustee of THE ALEXANDER	Dept. No.: XXVII		
10	CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL,			
11	INC., a Nevada corporation; NANYAH VEGAS, LLC, a Nevada limited liability company;			
12				
13	Plaintiffs,			
14	v.			
15	SIG ROGICH aka SIGMUND ROGICH as			
16	Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited			
17	liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,			
18	Defendants.			
19	Detendants.			
20	DECLARATION OF CARLOS A. HUERTA 1	IN SUPPORT OF PLAINTIFF'S OPPOSITION		
21	TO DEFENDANTS' MOTION FOR PARTIA	L SUMMARY JUDGMENT AND COUNTER- L SUMMARY JUDGMENT		
22				
23	STATE OF NEVADA)) ss:			
24	COUNTY OF CLARK)			
25	CARLOS A. HUERTA, being duly sworn,	deposes and says:		
26	1. I am over the age of eighteen, me	ntally competent, and unless otherwise indicated, I		
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have personal knowledge of the facts set forth herein. I am an individual plaintiff, principal of Go Global, Inc. ("Go Global") and Trustee of The Alexander Christopher Trust. I make this declaration in support of the above-captioned Plaintiffs' Opposition to Defendants' Motion for Partial Summary Judgment and Counter-Motion for Partial Summary Judgment (the "Opposition").

- 2. In 2006, Huerta, Go Global and Rogich owned 100% of the membership interests of Eldorado Hills, LLC ("Eldorado").
- 3. Eldorado was and continues to be the owner of approximately 161 acres of real property on the mountains to the west of Boulder City where the Pro Gun Club is located. Eldorado had intended to develop the property into a commercial mixed used industrial facility. See partial offering brochure, attached to the Opposition as Exhibit B. Due to the inability of Mr. Rogich to contribute any capital towards Eldorado's ongoing mortgage debt, Rogich entered into the "Agreement to Lend Capital" on April 24, 2008. Exhibit C to the Opposition.
- 4. During this time and continuing thereafter I, or through Go Global, loaned \$1,500,000 so the company could retain the real property but it was also understood that this debt was a priority debt entitled to repayment upon first capital monies received. As the Agreement to Lend Capital states:

Go Global Properties has procured capital equal to \$125,000, which it will provide to The Company, in order to meet this month's (April 2008's) debt to ANB Financial. The Party is agreeing that this capital will be owed to the 1st Party in a priority fashion, whereby the outstanding principal and interest (at 22 percent per annum) will be paid back prior to any other and/or profits being out from the company and as soon as any additional capital is available in order to repay this debt. The 2nd Party is acknowledging that the 1st Party has gone out to borrow additional capital in order to be able to provide much-needed capital to The Company.

Exhibit C at ¶3.

5. In mid-2008 Mr. Rogich had begun discussions with another investor to invest into the project. This was done so with the help of Rogich Communications Group staffer Christopher M. Cole.

Eventually, the investor would take the place of Go Global and Mr. Huerta, at Mr. Rogich's urging, who at that point owned 35% of the membership interests in Eldorado. Other investors such as Eric Reitz, Craig Dunlap and Antonio Nevada would likewise be repaid the principal amounts they had provided to Eldorado.

- 6. On or about October 30, 2008, I, Go Global and Mr. Rogich, through his family trust, entered into an agreement whereby the 35% interest of Huerta and Global would be purchased by Rogich for \$2,747,729.50. Purchase Agreement, referred to as the "Agreement", attached to the Opposition as Exhibit D.
- 7. Pursuant to the Agreement, the \$2,747,729.50 (the "debt") would be paid from "future distributions or proceeds received by Buyer from Eldorado. *Id.* at Exhibit D, Section 2(a).
- 8. The Agreement also had attached an "Exhibit A" which identified several parties which had contributed to Eldorado and which monies were due and owing to these "Potential Claimants":

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00		
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60		
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500.000.00		
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00		
Exhibit D, at Exhibit "A" or PLTFS0010.				

9. During the discovery in this matter, Defendants also asked for the production of documents which affirmed that Nanyah Vegas, LLC was owed \$1,500,000. Plaintiffs identified several documents, of which multiple documents were provided by Defendants themselves:

REQUEST NO.1:

All documents relating to the \$1,500.000 alleged in paragraph 15 of The First Amended Complaint to have been invested in Eldorado Hills, LLC by Nanyah Vegas, LLC.

RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

See EH000039, EH000045 - 55; PLTFS0001 - 11; PLTFS0028, and; PLTF0030 - 33 1 ;

As discovery is ongoing Plaintiffs reserve the right to supplement this request.

Plaintiffs' Amended Response to Defendants' First Set of Request for Production of Documents; the documents identified as EH000017 - 39, EH000045 - 55; PLTFS0001 - 11; PLTFS0028, and; PLTFS00030 - 33 are collectively attached herein as Exhibit E; Huerta Declaration at ¶9.

10. EH000039 is Exhibit "D" to a Membership Interest Purchase Agreement dated October 24, 2008 and states that The Rogich Irrevocable Trust or the "Seller" made certain representations in specific regard to the monies owed to Nanyah Vegas, LLC and others:

QUALIFICATION OF REPRESENTATIONS OF SELLER

Seller confirms that certain amounts have been advanced to or' on behalf of the Company by certain third parties, as referenced in Section 8 of the Agreement, Seller shall endeavor to convert the amounts advanced into non-interest bearing promissory notes for which Seller shall be responsible. Regardless of whether the amounts are so converted, Seller shall defend, indemnify and hold harmless the Company and its members for any claims by the parties listed below, and any other party claiming interest in the Company as a result of transactions prior to the date of this Agreement against the Company or its Members.

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500.000.00

¹ Up until the point where Nanyah invested its \$1.5 million, Mr. Huerta, through his corporation Go Global had invested more than \$4.2 million into Eldorado. PLTFS0031-33 is a copy of one of Eldorado's bank statements showing that \$1.5 million was deposited, into the company's bank account.

4. Antonio Nevada, LLC/Jacob Feingold

Exhibit E at EH000039.

- 11. The Agreement dated October 30, 2008 and Membership Interest Purchase Agreement of October 24, 2008 each affirm that Mr. Rogich owed \$1,500,000 to Nanyah Vegas, LLC and that he and The Rogich Family Trust would indemnify Go Global and Carlos Huerta for any claims of the parties identified as "Potential Claimants", which included Nanyah Vegas, LLC. Exhibit D and E. This also conformed with the Purchase Agreement, Exhibit D, which stated "Seller [Carlos Huerta and Go Global, Inc.], however will not be responsible to pay the Exhibit A Claimants their percentage of debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security) and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and AI, onward." Exhibit D, EH00048.
- 12. EH000045 55 and PLTF0001 11 are the same Purchase Agreement which has been produced herein as Exhibit D. cf. Exhibit E. PLTFS00028 and 30-33 are notes from a phone conversation on October 24, 2008 and bank statements affirming that Eldorado received \$1,500,000.00.
- 13. During this same time in October 2008, Mr. Huerta, Mr. Rogich and Eldorado were working on repaying persons and entities that provided funds to Eldorado either through Canamex or to Eldorado directly.
- 14. Eldorado repaid Eric Reitz, PE and Craig Dunlap, Esq. respectively \$20,000 and \$50,000 in late 2008 because they had "advanced the sum [\$20,000 and \$50,000] directly or indirectly (including indirectly through Canamex Nevada, LLC) to Eldorado Hills, LLC (the "Company"). *See e.g.* Purchase Agreement dated October 31, 2008 signed by Craig Dunlap, attached herein to the Opposition as Exhibit F.

\$3,360,000.00

- 15. Eric Reitz, PE and Craig Dunlap, Esq. were also not provided K-1s for their investment or "Advancement" as referred to in their own respective Purchase Agreements.
- 16. Even after Go Global and I had sold their interest in Eldorado, I continued to assist Mr. Rogich in trying to sell the real property. See Email correspondence between Melissa Olivas, Sig Rogich and Carlos Huerta dated January 2010, Re: Offer for 40 acres and warehouse, attached to the Opposition as Exhibit G.
- 17. Following the sale of Go Global's interest to The Rogich Family Trust in October 2008, through 2012, Mr. Rogich represented that he would pay the parties identified as "Potential Claimants"; the same parties that were identified in the Membership Interest Purchase Agreement.
- 18. It was only in late 2012 that Mr. Rogich represented that he conveyed his membership interest in Eldorado to TELD, LLC, a Nevada limited liability company.² Rogich failed to inform Go Global and I of his intentions to transfer all the acquired membership interest in Eldorado to TELD, LLC and was only informed after the transfer had in fact occurred. Prior to this time in 2012, Plaintiffs had no reason to suspect that they would not be repaid for the monies provided. Additionally, Mr. Rogich has provided no evidence that at any time subsequent to October 2008 that he was not going to honor the obligations mentioned in the Purchase Agreement or Membership Interest Purchase Agreement.

² Mr. Rogich admits that he did not tell Mr. Huerta of his transfer of interest for no consideration until "early fall 2012." Sig Rogich as Trustee of Rogich Family Irrevocable Trust Answers to Plaintiff's First Set of Interrogatories, p. 2:13-17, 22-26, attached to the Opposition at Exhibit H. Therefore even using Mr. Rogich's own admission that Nanyah would not receive repayment because he decided not to honor his commitments, that information was not available until Fall 2012. None of the Plaintiffs herein would have reason to believe that they would suffer damages until that time, and the statute of limitations would run from Fall 2012. Thus when Plaintiffs filed their claims approximately one year following on July 31, 2013, the Plaintiffs timely filed for relief.

I declare under penalty of perjury of the laws of the United States that these facts are true to the best of my knowledge and belief.

Dated this 13th day of August, 2014.

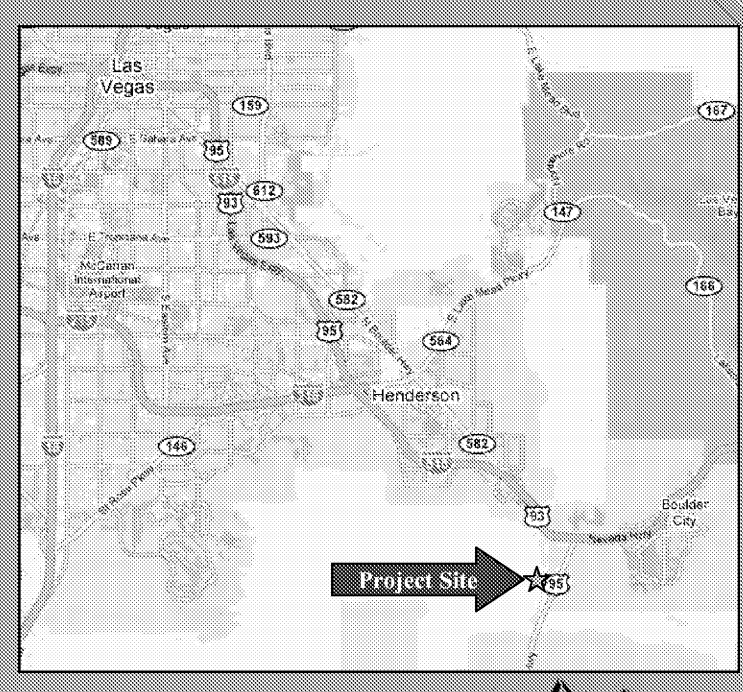
_/s/ Carlos A. Huerta
Carlos A. Huerta

EXHIBIT B



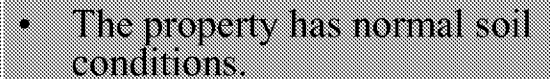
Property Overview

- 155±/- acres
- Corner of 93/515, east side of McCollough Mountain
- Just passed Railroad Pass
- R-U Zoning, Special use permit for gravel 1 mining
- Prime commercial property with the build out of the Boulder City bypass
- This property is a 3-minute drive from where "Old Vegas" used to be
- Close to DR Horton and KB Homes developments



プグル Elderade Hills II

Engineering Overview

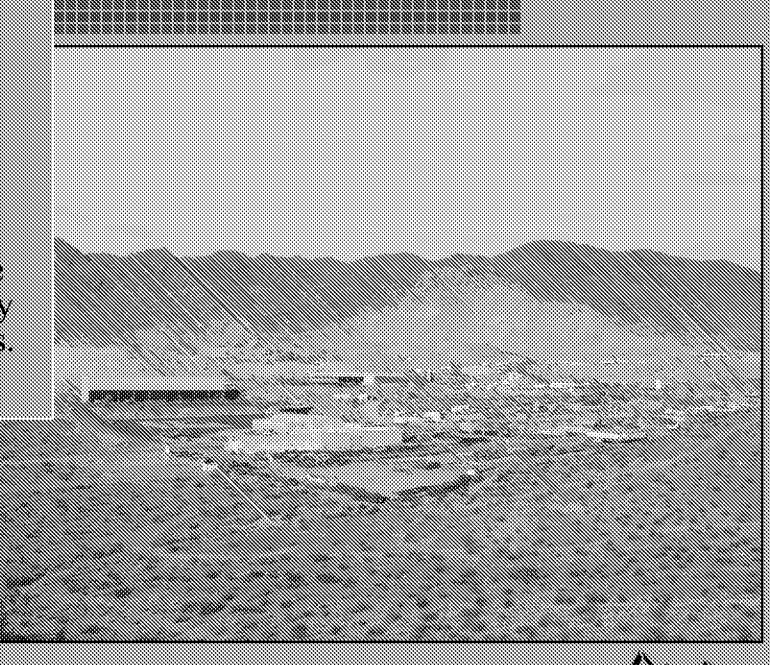


- Lease to provide large pods for use in residential/commercial development.
- Located within the McCullough Wash Annexation Study Area.

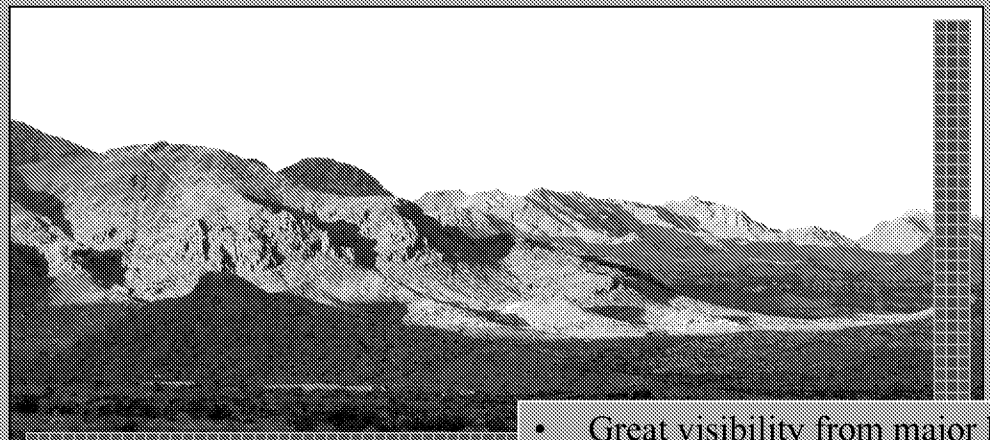


Zoning/Utilities

- Property is currently used for industrial manufacturing and mining.
- Highest and best use is for commercial development in conjunction with residential on adjacent property to the south.
- Power, water and natural gas are available to the site and currently being used by existing structures.



Location Characteristics



- Great visibility from major highways.
- Rugged terrain and natural washes on an elevated site.
- Majestic views of the Eldorado Valley, Boulder City and Cascata Golf Course.

Elderade Hills II

Current Use

Leased to Rinker Materials Company for use as gravel, mining operation and concrete batch plant.

- \$1mm/year lease expires in 2020
- Site will run out of aggregate 2010
- Rinker has an option on another 40 acres from BLM (west of property) to mine.

Additional Items

- Jan 1, 2010 Rinker must provide 30 acres of graded land in the north east corner of property
- •Jan 1, 2012 Rinker must provide 50 acres of graded land in the south east corner of property.
- •Rinker has interest in puchasing 10 acres in the southwest corner for a block plant at \$250k/acre and an additional 10 acres for truck repair and concrete batch plant. (Hidden location on the property)

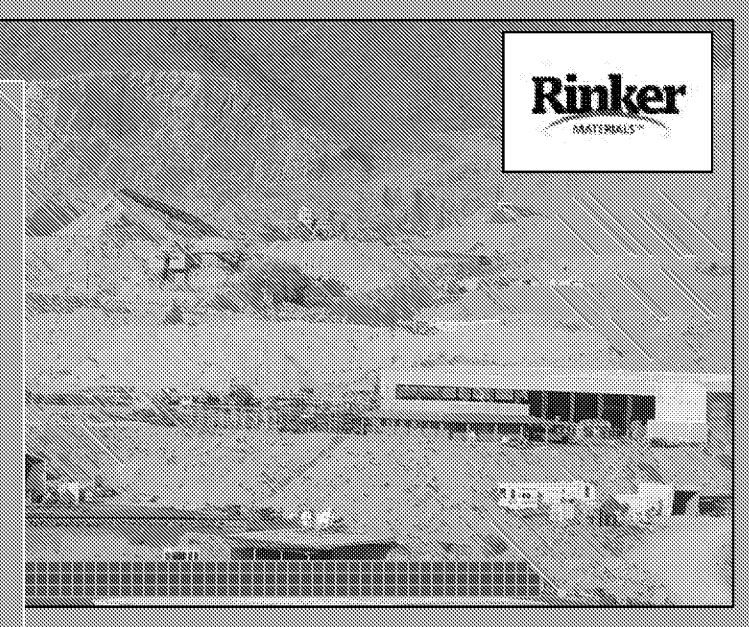




EXHIBIT C

Agreement to Lend Capital

THIS AGREEMENT dated as of April 24th, 2008 between Go Global Properties, 3883 Howard Hughes Pkwy, #590, Las Vegas, NV 89169 (the "1st Party") and Sigmund Rogich, 3883 Howard Hughes Pkwy, #590, Las Vegas, NV 89169 (the "2nd Party").

IN CONSIDERATION of the mutual covenants and conditions hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. Eldorado Hills, LLC ("The Company") owes monthly interest payments to ANB Financial for the current \$21 million facility being utilized to own and market the 161.93-acre property in Las Vegas, NV once owned by Pan Metal Corporation;
- 2. The company is short of capital in order to satisfy the monthly amount due to their lender (ANB Financial).
- 3. Go Global Properties has procured capital equal to \$125,000, which it will provide to The Company, in order to meet this month's (April 2008's) debt payment to ANB Financial. The $2^{\rm nd}$ Party is agreeing that this capital will be owed to the $1^{\rm st}$ Party in a priority fashion, whereby the outstanding principal and interest (at 22 percent per annum) will be paid back prior to any other capital and/or profits being paid out from the company and as soon as any additional capital is available in order to repay this debt. The $2^{\rm nd}$ Party is $\overline{\rm acknowledging}$ that the $1^{\rm st}$ Party has gone out to borrow additional capital in order to be able to provide much-needed capital to The Company.
- 4. This Agreement sets forth the entire agreement between the parties relating to the subject matter hereof and stands in the place of any previous agreement, whether oral or in writing. The parties agree that no amendment to this Agreement shall be binding upon the parties unless it is in writing and executed by both parties.
- 5. This Agreement shall enure to the benefit of and be binding upon the respective heirs, executors, administrators and assigns of each of the parties hereto.
- 6. This Agreement may be executed in one or more counterparts, each of which when so executed shall be deemed to be an original and such counterparts together shall constitute one and the same instrument.
- 7. The parties acknowledge that this Agreement may be negotiated and transmitted between the parties by means of a facsimile machine and that the terms and conditions agreed to are binding upon the parties. Upon the Agreement being accepted, copies of the facsimile will be validated by both parties forthwith.

THIS Agreement has been executed by the parties hereto as of the date first above written.

1st Party

Carlos Huerta, Go Global Properties

EXHIBIT D

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 30th day of October, 2008, by and among Go Global, Inc. ("Go Global"), Carlos Huerta ("Carlos") ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

- A. Seller owns a Membership Interest ("Membership Interest") in Eldorado Hills, LLC (the "Company") equal to or greater than thirty-five percent (35%) and which may be as high as forty-nine and forty—four one hundredths (49.44%) of the total ownership interests in the Company. Such interest, as well as the ownership interest currently held by Buyer, may be subject to certain potential claims of those entities set forth and attached hereto in Exhibit "A" and incorporated herein by this reference ("Potential Claimants"). Buyer intends to negotiate such claims with Seller's assistance so that such claimants confirm or convert the amounts set forth beside the name of each of said claimants into non-interest bearing debt, or an equity percentage to be determined by Buyer after consultation with Seller as desired by Seller, with no capital calls for monthly payments, and a distribution in respect of their claims in amounts from the one-third (1/3rd) ownership interest in the Company retained by Buyer.
- B. Seller desires to sell, and Buyer desires to purchase, all of Seller's Membership Interest, subject to the Potential Claimants and pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations hereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

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- 1. Sale and Transfer of Membership Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the consideration set forth herein at Closing.
- 2. Consideration. For and in consideration of Seller's transfer of the Membership Interest hereunder, Buyer agrees:
- (a) Buyer shall owe Seller the sum of \$2,747;729.50 as non-interest bearing debt with, therefore, no capital calls for monthly payments. Said amount shall be payable to Seller from future distributions or proceeds (net of bank/debt owed payments and tax liabilities from such proceeds, if any) distributed to Buyer at the rate of 56.20% of such profits, as, when and if received by Buyer from the Company.
- (b) As further consideration, Buyer agrees to indemnify Seller against the personal guaranty of Seller for the existing Company loan in the approximate currently outstanding amount of \$21,170,278.08, and further agrees to request the lender of such loan to release Seller from such guaranty (within one year);
- (c) Furthermore, as an acknowledgment of the fact that Carlos will no longer be a manager of the Company after the Closing, Buyer shall also defend and indemnify Carlos from and against post-Closing Company activities.
- 3. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Membership Interest and in any other interest (equity or debt) of the Company. Each Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company as an officer, manager, employee and/or consultant. Additionally, Seller does hereby release the

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Company and its members, managers and officers from any and all liability to each Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 2 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.

4. Representations of Seller. Subject to any potential claims of the Potential Claimants, Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Membership Interest as described in Recital A above, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, which ownership interest is not evidenced by a written Membership Certificate, (ii) all of the Membership Interest is validly issued in the name of Seller, fully paid and non-assessable, (iii) Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person or governmental authority, (iv) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (v) the decision to sell the Membership Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the concurrent transactions to be entered into among Buyer, Company and two new investors (referenced below in this Section 4) and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (vi) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer or Company in entering the transaction contemplated hereby. Each Seller further represents and warrants being familiar with the concurrent transactions between each of the Company and Buyer, respectively, with each of TELD, LLC and Albert E. Flangas Revocable Living Trust dated July 22nd, 2005. The transaction documentation with respect thereto recites

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transactions. Seller further represents and warrants the accuracy of the list (and dollar amounts) of Potential Claimants set forth in Exhibit "A" and agrees to indemnify and hold Buyer harmless from and against any additional claims, over-and-above the listed dollar amounts in Exhibit A and with respect to said claimants or respect to any other claimants (including without limitation Craig Dunlap and Bric Rietz), unless the claims of such other claimants asserts unilateral agreements with Buyer. The representations, warranties and covenants of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect. Seller, however, will not be responsible to pay the Exhibit A Claimants their percentage or debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security, and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and Al, onward.

- 5. Purther Assurances and Covenants.
- (a) Each of the parties hereto shall, upon reasonable request, execute and deliver any additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- (b) Go Global and Carlos shall deliver all books and records (including checks and any other material of Company) to Buyer promptly after Closing.
- 6. Closing. The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- (a) The delivery by Seller to Buyer of the Assignment in the form attached hereto as Exhibit "B" and incorporated herein by this reference.

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- (b) The delivery to said Seller by Buyer of the Consideration set forth hereunder.
- (c) Closing shall take place effective the _____ day of October, 2008, or at such other time as the parties may agree.
- (d) Seller and Buyer further represent and warrant that the representations, and indemnification and payment obligations made in this Agreement shall survive Closing.

7. Miscellaneous.

(a) Notices. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier services or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer:

The Rogich Family Irrevocable Trust

3883 Howard Hughes Pkwy., #590

Las Vegas, NV 89169

If to Seller:

Go Global, Inc.

3060 E. Post Road, #110

Las Vegas, Nevada 89120

Carlos Huerta

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Any party hereto may change his or its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- (b) Governing Law. The laws of the State of Nevada applicable to contracts made in that State, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- (c) Consent to Jurisdiction. Each party hereto consents to the jurisdiction of the Courts of the State of Nevada in the event any action is brought to declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- (d) Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or to which it may be entitled.
- (e) Interpretation. In the interpretation of this Agreement, the singular may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusion unius exclusio alterius shall not be applied in interpreting this Agreement.
- (f) Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or

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oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.

- (g) Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- (h) Waivers. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- (i) Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- (j) Binding Effect. This Agreement shall be binding on and inure to the benefit of the heirs, personal representatives, successors and permitted assigns of the parties hereto.
- (k) Counterparts. This Agreement may be executed in multiple counterparts, including facsimile counterparts, which together shall constitute one and the same document.
- (1) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

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(m) Arbitration. Any controversy, claim, dispute or interpretations which are in any way related to the Agreement that are not settled informally in mediation shall be resolved by arbitration, if both Buyer and Seller choose this option, administered by the American Arbitration Association under its Commercial Arbitration Rules, and the judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction of and shall be final and binding on all the parties. However, if both Buyer and Seller do not mutually choose to proceed with arbitration, then the traditional legal process will be the only alternative for the parties to pursue if mediation is ineffective. In the event of any controversy, claim, dispute or interpretation, the following procedures shall be employed:

(1) If the dispute cannot be settled informally through negotiations, the parties first agree, in good faith, to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration or some other dispute resolution procedure. The mediation shall take place in Las Vegas, Nevada within sixty (60) days of initiating the mediation.

(2) At any time after the mediation, any party shall offer a request for Arbitration in writing on the other party(ies) to this Agreement and a copy of the request shall be sent to the American Arbitration Association.

(30) days from the service of the request for Arbitration. The response shall be served upon the other party(ies) and a copy sent to the American Arbitration Association.

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(4) If both parties agree to Arbitration, then within ten (10) days after the

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American Arbitration Association sends the list of proposed arbitrators, all parties to the arbitration shall select their arbitrator and communicate their selection to the American Arbitration Association.

- (5) Unless otherwise agreed in writing by all parties, the arbitration shall be held in Las Vegas, Nevada. The arbitration hearing shall be held within ninety 90 days after the appointment of the arbitrator if and when both Buyer and Seller are both in agreement with regard to Arbitration.
- (6) The arbitrator is authorized to award to any party whose claims are sustained, such sums or other relief as the arbitrator shall deem proper and such award may include reasonable attorney's fees, professional fees and other costs expended to the prevailing party(ies) as determined by the arbitrator.
 - (n) Time of Essence. Time is of the essence of this Agreement and all of its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

"BUYER"

Carlos Huerta, on behalf of Go Global, Inc.

The Rogich Family Irrevocable Trust

EXHIBIT "A"

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
Δ	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00



EXHIBIT "B"

Assignment

ASSIGNMENT

FOR VALUE RECEIVED, each of the undersigned hereby assigns and transfers unto The Rogich Family Irrevocable Trust ("Buyer"), all of the right, title and interest, if any, which the undersigned owns in and to Eldorado Hills, LLC, a Nevada limited-liability company (the "Company") and do hereby irrevocably constitute and appoint any individual designated by any officer or manager of the Company as attorney to each of the undersigned to transfer said interest(s) on the books of the Company, with full power of substitution in the premises.

DATED as of the 30 day of October, 2008.

Carlos Huerta, individually and on behalf of Go Global, Inc. as to any interest of either of them in and to the Company

EXHIBIT E

MEMBERSHIP INTEREST PURCHASE AGREEMENT

THIS AGREEMENT is effective as of the John day of October, 2008, by and among The Rogich Family Irrevocable Trust ("Seller") and Albert F. Flangas Revocable Living Trust w/a/d July 22, 2005 ("Buyer"), Go Global, Inc. ("Go Global"), an entity controlled by and substantially owned by Carlos Huerta ("Carlos") (each of Go Global and Carlos, parties to this Agreement for purposes of consenting to the transactions hereinafter set forth, and confirming the accuracy of the foregoing recitals and certain representations hereinafter made by Buyer with regard to the Company), and Sigmund Rogich ("Sig") and Albert A. Flangas, ("Albert"), each individually with respect to their individual limited agreements hereinafter set forth, with respect to the following facts and circumstances:

RECITALS:

A. Eldorado Hills, LLC, a Nevada limited-liability company ("Company") is indebted in the approximate amount of twenty-one million one hundred seventy thousand two hundred seventy-eight dollars and 08/100, inclusive of principal plus accrued interest (\$21,170,278.08), which is owing from the Company to the Federal Deposit Insurance Corporation ("FDIC"), as Receiver for ANB Financial, N.A. ("Lender") on a loan ("Existing Loan"), which encumbers certain real property located in Clark County, Nevada generally referred to as APN: 189-11-002-001 (the "Property") and more particularly described in that certain preliminary title report from Nevada Title Company dated as of September 22, 2008 ("Preliminary Report"), a copy of which is attached hereto as Exhibit "A" and incorporated herein by this reference;

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- B. Lender has indicated that it will re-write the loan (the "New Loan") pursuant to documentation entitled "Renewal, Extension, Modification, and Ratification of Note and Deed of Trust" ("New Loan Documentation"), the form of which (together with Escrow Instructions) is attached hereto as Exhibit "B" and incorporated herein by this reference;
- C. Pursuant to the requirements of the Lender, and as set forth in the fifth Recital of the New Loan Documentation, a payment of \$4,321,718.32 must be made as a principal reduction and a sum in the amount of \$678,281.68 must be paid for accrued interest at or about the time of the execution of the New Loan Documentation, after which time the principal amount of the New Loan shall be \$16,170,278.08;
- D. Seller desires to sell an interest in Company which, after issuance, will equal an aggregate one-sixth (1/6th) membership interest ("Membership Interest") to Buyer, and Buyer desires to acquire the Membership Interest in Company from Seller, on the terms hereinafter set forth.
- B. Concurrently with the execution of this Agreement, Buyer also intends to execute a subscription agreement ("Subscription Agreement") directly with Company by which Buyer shall acquire a one-sixth (1/6th) Membership Interest pursuant to a Subscription Agreement, the form of which is attached hereto as Exhibit "C" and incorporated herein by this reference.
- F. Concurrently herewith, also, the Seller shall acquire the ownership interest of Go Global and certain individuals directly or indirectly related to or affiliated with Go Global, after which time the ownership of Go Global shall be owned by Seller, in exchange for nominal consideration of one hundred dollars (\$100.00).

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- G. Concurrently with the closing of the purchase of the Membership Interest by Buyer from Seller, Buyer shall simultaneously close an essentially identical transaction with Teld, LLC ("Teld") by which Teld shall similarly acquire a one-sixth (1/6th) ownership interest in the Company from Seller, and concurrently acquire a one-sixth (1/6th) ownership interest from the Company pursuant to a substantially identically Subscription Agreement with the Company.
- H. From the proceeds of the consideration (defined below), Seller at closing shall make a capital contribution to the Company of an amount necessary to pay (a) one-half of certain expenses of the Company, inclusive of attorneys' fees and closing costs relative to the closing of the New Loan (the "Eldorado Expenses") (the other one-half (1/2) of the Eldorado Expenses shall be paid from the proceeds of the Membership Interest Purchase Agreement between Seller and Teld), and (b) the one hundred dollar (\$100.00) of consideration to be paid to Go Global in connection with Seller's purchase of all of Go Global's interest in the Company (as referenced in Recital F below), all of which amounts shall be treated as a capital contribution to the capital of the Company from Seller.
- I. Concurrently with the closing of the purchase of the membership Interest by Buyer from Seller, the Company and its members shall adopt that Amended and Restated Operating Agreement (the "Amended and Restated Operating Agreement") as attached hereto as Exhibit "I".

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations hereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

1. Sale and Transfer of Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the Consideration (as defined herein below) at Closing.

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- 2. <u>Consideration</u>. For and in consideration of Seller's transfer of the Membership Interest hereunder, Buyer shall pay to Seller at Closing the sum of five hundred thousand and no/100 dollars (\$500,000.00) (hereinafter referred to as the "Consideration").
- Status of Ownership. At Closing the Company and its Members hereby adopt the Amended and restated Operating Agreement attached hereto as Exhibit I. If for any reason the adoption of the Amended and restated Operating Agreement is determined not to be valid, Seller shall consult with Buyer and take such actions as necessary and hold hamless, indemnify and defend Buyer to the extent necessary to put Buyer in the same position as if the Amended and Restated Operating Agreement were in full force and effect. At Closing, upon payment of the Consideration, ownership of the Company shall be as follows:
 - a. Buyer -- one-third (1/3rd).
 - b. Teld one-third (1/3rd).
- e. Seller (and any investors for whom Seller shall assume responsibility as hereinafter set forth) collectively one-third (1/3rd).
- 4. Representations of Seller. Subject to the information set forth and attached hereto in Exhibit "D" and incorporated herein by this reference (which matters shall only affect, if at all, the ownership interest of Seller, and which information is represented by Seller, Go Global and Carlos to be true and accurate, for the benefit of Buyer, and of Seller, respectively), Seller represents and warrants to Buyer as follows:
- a. Seller is the owner, beneficially and of record, of the Membership Interest, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, and Buyer will receive at Closing good and absolute title thereto free of any

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liens, charges or encumbrances thereon.

- b. Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person (other than Go Global and/or Carlos, each of whom by their respective signatures consents to all of the transactions contemplated by the this Agreement and the Recitals set forth above) or governmental authority and there is no existing impediment to the sale and transfer of such Membership Interest from Seller to Buyer.
- o. The Company is duly organized and validly existing under and by virtue of, and is in good standing under, the laws of the State of Nevada.
- d. Attached hereto as Exhibit "E" and incorporated herein by this reference is a summary of all information ("Diligence Information") provided to Buyer and upon which Buyer is relying in entering into this Agreement.

The representations and warranties of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect.

- 5. Representations of Buyer. Buyer represents and warrants to Seller as follows:
- a. Buyer has not requested any information, financial or otherwise, concerning the Company other than as provided in Section 4 above.
- b. Seller has made no representations to Buyer concerning revenues, income, sale, expenses and/or profits of the Company, other than set forth in the Exhibits referenced in Section 4 above or other than as set forth in the Exhibits to this Agreement.
- c. Buyer is entering into this Agreement based upon Buyer's own investigation and knowledge of the business without reliance upon, and makes no reliance upon, any statements, assertions, or documents or reports from Seller other than as incorporated in this

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Agreement.

- d. Buyer makes the following "Investment Representations" upon which Seller is relying:
 - (i) Buyer is acquiring the Membership Interest for investment for Buyer's own account, not as a nominee or agent, and not with a view to, or for resale in connection with, any distribution thereof.
 - (ii) Buyer understands that the Membership Interest to be purchased has not been registered under the 1933 Act on the ground that the sale provided for in this Agreement and the issuance of securities hereunder is exempt from registration under the 1933 Act pursuant to Section 4(2) thereof which depends upon, among other things, the bona fide nature of the investment intent as expressed herein.
 - organized companies such as the Company, is able to fend for itself in the transactions contemplated by this Agreement, has such knowledge and experience in financial business matters as to be capable of evaluating the merits and risks of its investment, has the ability to bear the economic risks of its investment and the ability to accept highly speculative risks and is prepare to lose the entire investment in the Company. Buyer has had an opportunity to discuss the Company's business, management and financial affairs with the Company's management and to review the Company's facilities.
 - (iv) Buyer understands that the Membership Interest may not be sold, transferred, or otherwise disposed of without registration under the 1933 Act or pursuant to an exemption therefrom, and that in the absence of an effective registration statement covering the Membership Interest or an available exemption from registration

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under the 1933 Act, the Membership Interest must be held indefinitely. In particular, Buyer is aware that the Membership Interest may not be sold pursuant to Rule 144 promulgated under the 1933 Act unless all of the conditions of that Rule are met. Among the conditions for use of Rule 144 is the availability of current information to the public about the Company. Such information is not now available and the Company has no present plans to make such information available.

(v) Buyer has a preexisting business or personal relationship with the Company or one of its managers or controlling persons, or by reason of Buyer's business or financial experience or the business or financial experience of its or its professional advisor(s) who are unaffiliated with and who are not compensated by Company or any affiliate or selling agent of Company, directly or indirectly, Buyer has, or could be reasonably assumed to have, the capacity to protect Buyer's own interests in connection with the purchase of the Membership Interest pursuant to this Agreement.

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(vii) Seller and Company have made available to Buyer at a reasonable time prior to the date hereof the opportunity to ask questions and receive answers concerning the terms and conditions of this offering and to obtain any additional information which Seller or the Company possess or can acquire without unreasonable effort or expense that is necessary to verify the accuracy of any information provided to Buyer.

(viii) Buyer's overall commitment to investments which are not readily marketable is not disproportionate to Buyer's net worth and the acquisition of the Membership Interest will not cause such overall commitment to investments which are not readily marketable to be disproportionate to the next worth of Buyer and the Buyer's acquisition of the Membership Interest will not cause such overall commitment to become excessive.

(x) Buyer represents and warrants that the Buyer has been urged to consult separate counsel in connection with the purchase of the Membership Interest and that if Buyer chooses not to consult with counsel that Buyer is competent to understand and interpret this Agreement and all exhibits attached hereto and further represents and warrants that Buyer has not relied upon any statements, advice or opinions of counsel for Seller.

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- (xi) Buyer agrees not to offer, sell, transfer, assign, pledge, hypothecate or otherwise dispose of the Membership Interest or any part thereof, in violation of the Act, the Nevada Securities Act (and all rules and regulations promulgated under either act) or the Operating Agreement.
- (xii) Buyer further agrees not to offer, sell, transfer, assign, pledge, hypothecate or otherwise dispose of the Membership Interest until:
 - (a) One of the following events has occurred: (i) The Company has received a written opinion of counsel, in form and substance satisfactory to the Company to the effect the contemplated disposition will not violate the registration and prospectus delivery provisions of the Act or any applicable state securities laws, or (ii) the Company shall have been furnished with a letter form the SEC in response to a written request thereto setting forth all of the facts and circumstances surrounding the contemplated disposition, stating that the staff of the SEC will not recommend to the SEC that it take any action with regard to the contemplated disposition, or (iii) the Membership Interest are disposed of in conformity with a registration statement under the Act which has been filed with and declared effective by the SEC and qualified under the applicable state securities laws;
 - (b) All applicable requirements of any applicable state securities laws have been met; and
 - (c) There has been compliance with all applicable provisions of the Operating Agreement.
- (xiii) Buyer agrees that any certificates evidencing the Membership

 Interest shall bear the following legend:

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THE SECURITIES EVIDENCED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 ('ACT') OR QUALIFIED UNDER THE APPLICABLE STATE SECURITIES. THE RESTRICTED SECURITIES HAVE BEEN ACQUIRED FOR THE HOLDER'S OWN ACCOUNT AND NOT WITH A VIEW TO DISTRIBUTE THEM, RESTRICTED SECURITIES MUST BE HELD INDEFINITELY UNLESS THEY ARE SUBSEQUENTLY REGISTERED UNDER THE ACT AND ARE QUALIFIED UNDER THE APPLICABLE STATE SECURITIES LAWS OR AN OPINION OF COUNSEL FOR THE HOLDER IS DELIVERED TO THE COMPANY, WHICH OPINION SHALL, IN FORM AND SUBSTANCE BE SATISFACTORY TO THE COMPANY AND SHALL STATE AN EXEMPTION FROM SUCH REGISTRATION AND QUALIFICATION IS AVAILABLE.

(xiv) Buyer agrees to indemnify and hold harmless Seller, and all of the other parties hereto, or anyone acting on their behalf, from and against all damages, losses, costs, and expenses (including reasonable attorney fees) which they may incur by reason of the failure of Buyer to give full and accurate information herein or in connection with this investment.

(xv) Buyer understands that the effect of the foregoing representations, warranties and agreements is that:

registered under the Act or the Nevada Securities Act, and, therefore, cannot be sold unless they are registered under the Act or an exemption from such registration is available, (ii) presently has no public market and there is no current prospect for the creation of such a market in the foreseeable future, and (iii) is subject to certain transfer restrictions pursuant to the Operating Agreement, the ability of the Buyer to sell or otherwise transfer the Membership Interest, or any part thereof, is substantially restricted and the Buyer cannot expect to be able to liquidate the investment of the Buyer in case of an emergency or, possibly, at any time;

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- (b) Rule 144 of the SEC's Rules and Regulations presently requires that the Buyer must hold the Membership Interest for at least two (2) years after the date on which the Membership Interest is fully paid for and, even then, no assurance can be given that Rule 144 will be applicable to the proposed transfer of the Membership Interest at that time, or at any time thereafter;
- disposition of the Membership Interest upon the occurrence or nonoccurrence of any predetermined or particular event, and any such disposition will be subject to the terms and conditions set forth in the Operating Agreement; and
- (d) Seller and the other parties hereto are relying upon the truth and accuracy of the representations, warranties and agreements of the Buyer set forth in this Agreement in selling the Membership Interest to Buyer without registration under the Act.

The representations, warranties and covenants of Buyer contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect.

- Amendment. Buyer and Seller agree to execute the form of "Agreement to be Bound by Amended and Restated Operating Agreement" attached hereto as Exhibit "F" and incorporated herein by this reference effective as of the Closing Date and to be bound by the terms and conditions thereof from and after such date. The provisions of Section 8 below shall be deemed to amend the Operating Agreement if and to the extent it is inconsistent therewith.
- 7. Closing. The closing of the transactions hereunder (the "Closing') shall be consummated upon the execution of this Agreement and the delivery:

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- a. by Seller to Buyer of evidence of a one-sixth (1/6th) Membership Interest in the Company in the form of a Membership Certificate in the form attached hereto as Exhibit "G" and incorporated herein by this reference.
- b. Buyer to Seller of the Consideration in the form of a Wire Transfer, Cashier's Check or other instrument(s) satisfactory to Seller.

The Closing shall take place on the effective date of this Agreement as set forth on page 1 hereof.

- 8. <u>Further Agreements Among Certain of the Parties</u>. The parties hereto further agree as follows:
- a. By execution of this Agreement, Seller, Sig and Carlos each consent to the foregoing sale of the Membership Interest to Buyer, and further consent to the Company's issuance of an additional one-sixth (1/6th) ownership interest in the Company pursuant to the Subscription Agreement.
- b. Sig and Albert agree to request of Lender that the outstanding guaranty of the loan by Carlos (the "Carlos Guaranty") will be released and that Buyer and/or Albert individually, along with Sig (who already is a guarantor of the Existing Loan) shall become guarantors in lieu of Carlos. If such request is not granted, then Seller, Sig, Buyer and Albert shall indemnify and hold Carlos harmless from and against his obligations pursuant to the Carlos Guaranty.
- c. Seller shall defend, indemnify and hold Buyer harmless from any and all the claims of Eddyline Investments, LLC, Ray Family Trust, Nanyah Vegas, LLC and Antonio Nevada, LLC, each of whom invested or otherwise advanced the funds, plus certain possible claimed accrued interest.

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then & Colini **MSJ** 1 Samuel S. Lionel, NV Bar No. 1766 **CLERK OF THE COURT** slionel@lionelsawyer.com 2 LIONEL SAWYER & COLLINS 300 South Fourth Street, 17th Floor 3 Las Vegas, Nevada 89101 Telephone: (702) 383-8884 4 Fax: (702) 383-8845 Attorneys for Defendant 5 Eldorado Hills, LLC 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 Case No. A-13-686303-C CARLOS A. HUERTA, individual; 10 an CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Dept. XXVII 11 Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada 12 corporation; NANYAH VEGAS, LLC, a Date: Nevada limited liability company, 13 Time: Plaintiffs, 14 15 V. SIG ROGICH aka SIGMUND ROGICH as 16 Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada 17 limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive 18 Defendants. 19 20 AND RELATED CLAIMS 21 22 MOTION FOR PARTIAL SUMMARY JUDGMENT 23 24 25 26 27

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& COLLINS
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Docket 66823 Document 2015-09485 APP0070

Defendant Eldorado Hills, LLC ("Eldorado") moves the court for an Order Granting Summary Judgment to Eldorado with respect to Plaintiff Nanyah Vegas, LLC's ("Nanyah") claim for Unjust Enrichment.¹

I. INDISPUTABLE MATERIAL FACTS

- 1. Nanyah alleges it invested \$1,500,000 in Eldorado in 2006 and 2007. (Amended Complaint, ¶ 15).
- 2. There is no evidence that Nanyah ever invested anything in Eldorado.
- 3. There is no evidence that Nanyah ever had any dealings with Eldorado.
- 4. There is no written evidence that Nanyah ever had an interest in Eldorado.²
- 5. There is no evidence Nanyah has conferred a benefit on Eldorado.
- 6. There is no evidence Eldorado has accepted or retained any benefit from Nanyah.
- 7. There is no evidence Nanyah performed services for Eldorado.
- 8. Huerta was a manager of Eldorado from 2005 through October 31, 2008. (Huerta 4/3/14 at 11:21-12:6).
- 9. Although Carlos Huerta was the tax matters partner of Eldorado, Nanyah was not shown on the Eldorado tax return in 2007 as having an interest in Eldorado. (Huerta 4/3/14 at 65:8-18).
- 10. This action was commenced on July 31, 2013, more than four years after Nanyah's alleged investment.
- 11. Nanyah's alleged claim of unjust enrichment was not based upon a contract,

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The Fourth Claim for Relief alleged in the Amended Complaint by Nanyah for Eldorado's alleged unjust enrichment is the only claim alleged by Nanyah. Huerta was deposed twice. The first time he testified on April 3, 2014, as Nanyah's person most knowledgeable. Huerta 4/3/14 at 5:22-6:8. His second deposition was on April 30, 2014.

² Eldorado has recently submitted a Nanyah Request to Admit. "There is no written documentation that was authored by Eldorado Hills, LLC, its agents or representatives that states that Nanyah Vegas, LLC has a membership interest in Eldorado Hills." Needless to say, it will be admitted.

obligation or liability founded upon an instrument in writing and it is therefore barred by the statute of limitations.

II. ADDITIONAL FACTS

At his first deposition, Huerta testified that Yoav Harlap wired 1.5 million from Israel to Eldorado's bank account. At his second deposition he admitted the 1.5 million was wired to his CanaMex account, not to the Eldorado account. He withdrew the 1.5 million from the CanaMex account and deposited it into the Eldorado account. (Huerta 4/30/14 at 82:10 - 85:6).

During his depositions, Huerta repeatedly attempted to claim that in some way the 1.5 million that Harlap wired to the CanaMex account was for a Nanyah interest in Eldorado. In fact, a short history of that 1.5 million shows that within eight days of Harlaps' December 6, 2007 wire, the 1.5 million, less 80 thousand, was taken by Huerta as a consulting fee.

The CanaMex evidence is as follows:

Go Global, Inc., Huerta's wholly owned corporation was the Manager of CanaMex. Huerta 4/3/14 at 8:10-22. Ex. B.

Huerta opened an account at Nevada State Bank in the name of CanaMex. Ex. C.

On December 6, 2007, a wire was received by Nevada State Bank in the amount of 1.5 million from Yoav Harlap to the account of CanaMex and to the attention of Melissa Dewin. Huerta had instructed Harlap to send the money to the CanaMex account to her attention. Huerta 4/30/14 at 82:10-84:6. Ex. D.

On December 7, 2007, Huerta withdrew the 1.5 million from the CanaMex account and deposited it into the Eldorado Account at the same bank. Huerta 4/30/14 at 84:23-85:21. Ex. E.

On December 10, 2007, Huerta transferred 1.45 million from the account to an Eldorado money market account at the same bank. Ex. E. At the time the 1.45 million was transferred into the account, Eldorado's bank balance was only \$1,870.51. Huerta 4/30/14 at 87:1-5.

On December 14, 2007, Huerta requested the bank in writing to transfer 1.42 million from the money market account to Go Global and that day the bank processed a check in that amount payable to Go Global. Huerta 4/30/14 at 87:16-88:20. Ex. F. Go Global's bank statement

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shows the deposit on December 14, 2007. Huerta 4/30/14 at 89:19-90:11.

The 1.42 million paid to Go Global was considered by Huerta to be a consulting fee. Huerta 4/3/14 at 54:2-56:1. Ex. G, H.

SUMMARY JUDGMENT STANDARD

Summary Judgment is appropriate where "no genuine issue of material fact [remains] and the moving party is entitled to judgment as a matter of law." <u>Wood</u> v. <u>Safeway</u>, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).

Here, there is no genuine issue of material fact. There is no fact issue. It is undisputed that Nanyah has alleged that it invested 1.5 million in Eldorado in 2006 or 2007 and that the Complaint was filed by Nanyah and others on July 31, 2013, more than five years after Nanyah's alleged Eldorado investment. As Nanyah's claim was not based upon a contract, obligation or liability founded upon an instrument in writing, it is barred under NRS 11.190 (2) and Eldorado is entitled to summary judgment as a matter of law. Wood v. Safeway, Libby v. The Eighth Judicial District Court, 130 Nev. Adv. Op. 39, 325 P.3d 1276 (2014).

III. ARGUMENT

NANYAH'S CLAIM IS BARRED BY NRS 11.190(2)

As shown, there is no dispute with respect to the two critical facts here. They are that Nanyah alleges in his complaint that he invested 1.5 million in Eldorado in 2006 and 2007 and his complaint was filed July 31, 2013. NRS 11.190(2) provides that "[a]n action upon a contract, obligation or liability not founded upon an instrument in writing" must be commenced within four years. Nanyah's action was commenced more than five years after it allegedly made the investment in Eldorado. In seeking to recover 1.5 million from Eldorado, Nanyah does not allege his claim is founded upon a written contract, obligation or liability. Rather his claim is that Eldorado was unjustly enriched by his alleged 1.5 million dollar investment in 2006.

Thus, Eldorado should be awarded summary judgment as a matter of law. In <u>Libby</u> v. <u>The Eighth Judicial District Court</u>, 130 Nev. Adv. Op. 39, 325 P.3d 1276, 1277 (2014) the limitation statute involved was NRS 41.097 (2) which provides that an action against a health

care provider must be filed within one year of the injury's discovery or three years of the injury date. The Supreme Court held that the three-year limitation period begins to run when a patient suffers appreciable harm regardless of whether the plaintiff is aware of the injury's cause, and because the plaintiff suffered appreciable harm to her knee more than three years before she filed her complaint, the "District Court was required to grant Dr. Libby's Motion for Summary Judgment."

Here, there is nothing that will toll or otherwise extend the expiration of Nanyah's time to sue for his alleged claim and its failure to file it within four years of its alleged investment entitles Eldorado to summary judgment as a matter of law.³

III. CONCLUSION

Eldorado should be awarded Summary Judgment dismissing Nanyah's fourth claim for relief.

LIONEL SAWYER & GOLLINS

By:

Samuel S. Lionel, NV Bar No. 1766

slionel@lionelsawyer.com

300 South Fourth Street, 17th Floor

Las Vegas, Nevada 89101 Telephone: (702) 383-8884

Fax: (702) 383-8845 Attorney for Defendant Eldorado Hills, LLC

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³ Although Eldorado is clearly entitled to Summary Judgment as a matter of law, Eldorado believes, based on Huerta's deposition testimony, Nanyah will argue that somehow Harlap's 1.5 million paid for a Nanyah investment in Eldorado. The additional facts show clearly that Huerta, Harlap's stewart (Huerta 4/3/14 at 62:16-63:2) appropriated for himself almost 95% as a consulting fee. Thus, the Harlap money was not available to purchase an Eldorado interest or confer a benefit on Eldorado nor could Eldorado accept or retain any such benefit. Certified Fire Protection v. Precision Construction, 128 Nev. Adv. Op. 35, 283 P.3d 250, 257 (2012).

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CERTIFICATE OF SERVICE

Pursuant to Nevada Rule of Civil Procedure 5(b), I hereby certify that I am an employee of LIONEL SAWYER & COLLINS and that on this 55 day of July, 2014, I caused the document DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT to be served as follows:

[X] by depositing same for mailing in the United States Mail, in a sealed envelope addressed to:

Brandon B. McDonald, Esq. McDonald Law Offices, PLLC 2505 Anthem Village Drive Suite E-474 Henderson, Nevada 89052

Attorneys for Plaintiffs

- [] pursuant to Nev. R. Civ. P. 5(b)(2)(D) to be sent via facsimile as indicated:
- [] to be hand delivered to:

and/or

[] by the Court's ECF System through Wiznet.

An employee of Lionel Sawyer & Collins

EXHIBIT A

1 2 3	Samuel S. Lionel, NV Bar No. 1766 slionel@lionelsawyer.com LIONEL SAWYER & COLLINS 300 South Fourth Street, 17th Floor Las Vegas, Nevada 89101	
4	Telephone: (702) 383-8884 Fax: (702) 383-8845	
5	Attorney for Defendant Sig Rogich	
6	aka Sigmund Rogich as Trustee of The Rogich Family Irrevocable Trust	
7	and Defendant / Counterclaimant Eldorado Hills, LLC	
8	DISTRIC	r court
9	CLARK COUN	TY, NEVADA
10		
11	CARLOS A. HUERTA, an individual;	Case No. A-13-686303-C
12	CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a	Dept. No. XXVII
13	Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, a	
14	Nevada limited liability company,	
15	Plaintiffs,	
16	v.	
17	SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable	
18	Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or	
19	ROE CORPORATIONS I-X, inclusive	
20	Defendants.	
21	AND RELATED CLAIMS	
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23		
24	DECLARATION OF	SAMUEL S. LIONEL
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26		
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28 LIONEL SAWYER & COLLINS ATTORNEYS AT LAW 1700 BANK OF AMERICA PLAZA: 300 SOUTH FOURTH ST. LAS VEGAS, NEVADA 89101 (702) 383-8888		APP0
	r	

1	I, Sam	mel S. Lionel, say:
2	1.	I am an attorney at law and am duly licensed to practice in Nevada and I submit
3	this Declaration	on in support of Defendants' Motion for Partial Summary Judgment. I have
4	personal knov	vledge of the facts set forth in this Declaration, and I am competent to testify to the
5	matters stated	herein.
6	2.	Attached as Exhibit B is a true and correct copy of PLTF00247, Initial List of
7	Managers and	Managing Members and Resident Agent of CanaMex Nevada, LLC.
8	3.	Attached as Exhibit C is a true and correct copy of CanaMex Nevada, LLC's
9	Nevada State	Bank statement dated 1/31/08.
10	4.	Attached as Exhibit D is a true and correct copy of CanaMex Nevada, LLC's
11	Nevada State	Bank statement dated 12/31/07.
12	5.	Attached as Exhibit E is a true and correct copy of Eldorado Hills Nevada State
13	Bank statemer	nt dated 12/31/07, account ending in 7920.
14	6	Attached as Exhibit F is a true and correct copy of Eldorado Hills Nevada State
15	Bank statemer	nt dated 12/31/07, account ending in 9199.
16	7.	Attached as Exhibit G is a true and correct copy of Go Global's Nevada State
17	Bank statemer	nt dated 12/31/07.
18	8.	Attached as Exhibit H is a true and correct copy of Page 9 of Eldorado Hills,
19	LLC's general	ledger.
20	I, Sam	uel S. Lionel, declare under penalty of perjury that the foregoing is true and
21	correct.	
22	Executed on J	uly <u>//</u> , 2014.
23		
24		1 1 Line
25		Samuel S. Lionel
26		
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& COLLINS
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EXHIBIT B

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EXHIBIT C



P.O. BOX 990 LAS VEGAS, NV 89125-0990

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Statement of Accounts

Page 1 of 1

This Statement: January 31, 2008 Last Statement: December 31, 2007

Primary Account 612030684

DIRECT INQUIRIES TO:

Reddi Response

24-hour Account Information:

Las Vegas: 471-5800

Reno: 337-2811

1 (800) 462-3555 (outside local areas)

Loan By Phone

Las Vegas: 399-Loan (5626)

Reno: 851-8811

1 (800) 789-4671 (outside local areas)

Account Type	Account Number		g/Savings g Balance	Outstanding Balances Owed
Account Analysis Checking	612030684		\$3,000.00	
ACCOUNT ANALYSIS CHEC	(ING 612030684			±03 0
Previous Balance 3,000.00	Deposits/Credits 0.00	Charges/Debits 0.00	Checks Proces 0	sed Ending Balance 3,000.00
DEPOSITS/CREDITS There were no transactions this period.	***************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
CHARGES/DEBITS There were no transactions this period.		,		
		********************************	********************	
O CHECKS PROCESSED There were no transactions this period.				
There were no transactions this period.				·

EXHIBIT D

NB NEVADA STATE BANK

P.O. BOX 990 LAS VEGAS, NV 89125-0990

0017734 01 AV 0.312 **AUTO T4 0 2202 89120-444935 02 NSB PQ0023 00002 CANAMEX NEVADA LLC CARLOS HUERTA 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

Manfalandahdahdahdahdahdahdahdahdah

Statement of Accounts

Page 1 of 2 This Statement December 31, 2007 Last Statement December 3, 2007

Primary Account 612030684

DIRECT INCUIRIES TO:
Reddi Response
24-hour Account Information:
Las Veges; 471-5800
Reno: 337-2811
1 (800) 482-3555 (outside local greas)

Loan By Phone

Las Veges: 399 Loan (5628)

Rano: 851-8811

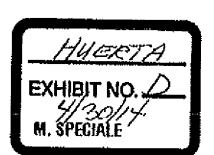
1 (800) 789-4671 (outside local areas)

Nevada State Bank's Central Vault Services can neelst your business by offering a sale and secure way to transport cash and checks via our armored carrier service. Whether you need us to pick up your deposit or drop off a change order, we are here to help. Visit www.nebank.com for more information.

Account T	ARY OF ACCOUNT YPO Helysks Chacking	Account Number 612030684		giSavings Outs g Balanca Balanca: \$3,000,00	tending s Owod
ACCOL	JNT ANALY818 CH	ECKING 612030684			- 103- 2
Previous B 0,00	elance	DeposituiCrotiis 1,603,000.00	Chergos/Debha 0,00	Checks Processed 1,500,000.00	Ending Balance 3,000.00
2 DEPOS!	TS/CREDITE	#1318412411641571446444441411111111111111114444444444		 	*************************************
Date	Amount	Description			
12/04	3,000,00	DEPOSIT 0770156578			
12/06	1,500,000.00	WIRE/IN-200734000302;ORG Y	OAV HARLAP;OBI ATTI	N. MELISSA DEWIN 1501200037	7
D CHARGI There were	ES/DEBITS no transactions this per			***************************************	
CHECK I	PROCESSED	***************************************	okt4x114.coaxhoezo(restanetan4]-chyst3v	***************************************	***********************
-	Date				
	·	,500,000.00			
22000110000000000 NAMOV 19941	ANCES	(1888)-1884-1884-1884-1884-1884-1884-1884	92/98281611414448444441411445 <u>14444444</u>		\$\$\$4\$
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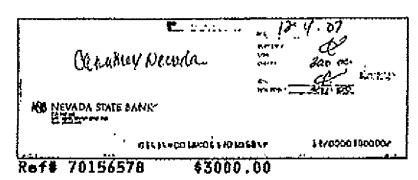
SR002022

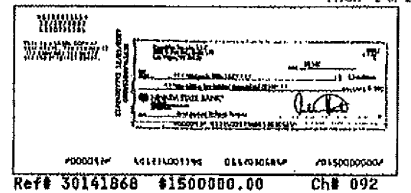
APP0084

NEVADA STATE BAL

ACCOUNT # 0612030684

This Statement: December 31, 2007 PAGE 2 of 2





PLTF00120

0037734 000000001 000031331

EXHIBIT E

NEVADA STATE BANK"

P.O. BOX 880 LAS VEGAS, NV 89125-0990

Statement of Accounts

Page 1 of 3 This Statement December 31, 2007 Last Statement November 30, 2007

Primary Account 612027920

0017727 DI AV 0:312 **AUTO Y4 0 2202 89120-444935 02 NSB FG0023 00017 ELDORADO HILLS LLC 3060 E POST RD SYE 110 LAS VEGAS NV 89120-4449

DIRECT MQUIRIES TO: Reddi Response 24-hour Account Information: Las Vegus: 471-5800

Reno: 337-2811

1 (600) 482-3555 (outside local areas)

Loan By Phona

Las Vegas: 399 Loan (6626)

Rono: 851-8811

1 (800) 789-4671 (cubilde local areas)

Natalandalikadalahdaldadkalkadi

SUMMARY OF ACCOUNT BALANCE

Account Type

Remote Deposit Analysis Checking

Account Number 612027920

Checking/Savinge Ending Balance

Outstanding Balances Owed

\$12,217.62

REMOTE DEPOSIT ANALYSIS CHECKING \$12027920

Provious Balanca Doposkal Creckts Chargos/Dobits Chocks Processed Ending Balanco 5,203.51 1,715,000,00 1,450,493.39 257,492.60 12,217.62

4 DEPOSITS/CREDITS Dele **Amount** Description 12/07 Remote 00000058430000000449 6062893124 1,500,000,00 12/10 15,000.00 Remote 00000056430000000452 6063016914 Remote 00000058430000000462 6064063906 12/21 175,000.00 12/28 25,000.00 Remote 00000056430000000483 6064278690

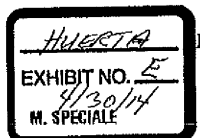
2 CHARGES/DEBITS Date **Amount** Description 12/10 1,450,000.00 INTERNET XFER TO DDA ***9199 ID: 342134719 1702601099

LAS VEGAS VALLEY WATER ****** 596 REF # 091000010223600 1102003900 12/17

13 CHECKS PROCESSED Number...... Date...... Amount Number Date Amount 1143 12/04 3,333.00 1148 12/12 65,00 1152 12/28 168,287.67 1144 12/17 249,99 1149 12/17 399,96 1153 12/31 43,610.00 1145 12/14 921.38 1150 12/11 15,000.00 1154 12/31 100.00 1146 12/24 5,650.00 1151 12/11 15,000.00 1155 12/31 3,333,00 1147 12/21 1,552.50

DAILY BALANCES Dato...... Balance Date..... Balance Dete..... Balance 12/04 1,870,51 12/12 12/07 1,501,870.61 12/14 35,894.13 12/26 227,548.29 12/10 66,870.51 12/17 34,750.79 12/28 59,260.62 12/11 36,870.51 12/21 208,198,29 12/31 12,217.62

MEMBER FDIC



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0017727 000007002 00003:844

SR002024

Military for Pleasing Commissions Street

Ref# 30102388

PORTISE ULTILO0719404120179204

\$55.0B

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Ch# 1347

4411719 411170011840F15D14450

\$1552.50

Ref# 70126301

PLTF00184

Ch# 1148

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NEVADA STATE BA ACCOUNT	NT # 0612027920 This Statement December 31, PAGH 3 of
Pidozado Hille, LLC 108 NEVADA STATE PANK 1140 1140 1140 1140 1140 1140 1140 114	Statement of the control of the state of the
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Refs 30110153 \$399.96 Ch# 1149	**************************************
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And 121 per red by ment property and believe	The superinterint of the same
Ref# 30138397 \$15000.00 Ch# 1151	Refe 70127554 \$168287.67 Ch# 1152
Control of the contro	Heikilli
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COOLAS IN PASSION OF PASSION ADDRESS OF TAXABLE STATES OF TAXABLE	POOLENCE ASSESSMENT THE PARTY ASSESSMENT TO
Ref# 30138551 \$43610.00 Ch# 1153	Ref# 30131492 \$100.00 Ch# 1154
Eldorado Hella, LT.C. HOB NEVADA STATE PANK 1155 701-617-9861 HOB NEVADA STATE PANK 1155 HOPER 1155 HOPER 1155 HOPER 1155	
TAY THREE THOUGHAND THREE MUNICIPED THURTY-THREE AND MANAGEMENT COMMENTS OF THE COMMENTS OF TH	
\$0011224 GESTOO 1440E3 10514100 NOODS 141001	
Ref# 70161431 \$3333.00 Ch# 1155	

PLTF00185

0017717 000000001 000031217

EXHIBIT F

NB NEVADA STATE BANK"

P.O. BOX 990 LAS VEGAS, NV 89125-0990

Statement of Accounts

Page 1 of 1 This Statement: December 31, 2007 Last Statement: November 30, 2007

Primary Account 612029199

0017435 0) AV 0.312 **AUTO T4 0 2202 86120-444935 02 NSB PG0021 00000 ELDORADO HILLS LLC 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

DIRECT INQUIRIES TO: Roddi Response 24-hour Account Information: Las Voges: 471-5800 Reno: 337-2811

1 (800) 462-3555 (outside local areas)

Loan By Phone

Las Vegas: 399-Loan (5626) Rono:

851-8811

1 (800) 789-4671 (outside local arons)

National to the state of the st

Nevada State Bank's Central Vault Services can usels! your business by offering a safe and secure way to transport cash and checks via our armored carrier service. Whether you need the to pick up your deposit or drop off a change order, we are here to help. Visa www.nsbank.com for note information.

SUMMARY OF ACCOUNT BALANCE Checking/Sevings Outstanding Account Type Account Number				
Money Market Account - Business	Account Number 812029199		g Balances \$33,142.57	Owed
MONEY MARKET ACCOUNT - B	UBINESB 612029109			
Previous Belance 2,373.22	Deposite/Credits	Charges/Debits	Checks Processed	Ending Balance
2,31 3.22	1,450,779.35	19.00	1,420,000,00	33,142.57
2 DEPOSITS/CREDITS	*********************	#	***************************************	#\$** \$3** \$1943.19 Ev 444.144 Ev vegt, per
A	alption			
	RNET XFER FROM DDA	**7020 80-949494740 43	7020A400A	
4 4 4	REST PAYMENT 0020688	902	0200/038	
1 CHARGE/DEBIT	aldd bag byghl dy llbbb trasytaan ostaas Conderga, ag	841-40#181110/48*P\$#J8P4FJ48Ebno14JJ#44	lf fibazbelungsi (dagreb fighzbandasskhinga (pepez lipsde)	1749-+643 [6-]87 88 P. 84 R. 189 R.
face.	dadau			
samout Dagit	ription ITENANCE FEE			
1 CHECK PROCESSED	***************************************		ajadi naja a kita a na a na a na jerga kita kita a na kita a na paga kita a je	**
Number Date Amour	af			
0 12/14 1,420,000.0				
DAILY BALANCES		***************************************	svojikkadiasa jiji jooga kaas akutkis kijappuppasakaa kaakutkis.	**)*
Date Balance	Date	Balance	. .	
12/10 1,452,373.22	12/14	32,373,22	Date	Balanca
	,2	02,010.AZ	12/31	33,142.57
INTEREST	.	***************************************		** ***********
Interest Earned This Interest Period	\$779,35	Manh	or Of David Title Literature on the	
Interest Paid Year-To-Date 2007	\$6,312.57	Алпца	er Of Days This interest Period I Percentago Yield Eamed	31 4.53%
Current interest rate is 4,33%				
Interest rate changes this interest period:	Data Now ii 12/13	nterest Rete 4.33%		



MEMBER FDIC

EXHIBIT NO.

PLTF00192

SR002027

APP0091

EXHIBIT G

.

NEVADA STATE BANK"

P.O. BOX 990 LAS VEGAS, NV 89125-0990



Statement of Accounts

Page 1 of 8 This Statement: December 31, 2007 Last Statement: November 30, 2007

Primary Account

0017885 02 AV 0.437 **AUTO T5 2 2202 89120-444935 02

NSB PG0023 00051

GO GLOBAL INC 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

DIRECT INQUIRIES TO: Reddi Response 24-hour Account Information: Las Vegas; 471-5800 337-2011 Reno:

1 (800) 482-3555 (outside local areas)

Loan By Phone

Las Vegas: 399-Loan (5626)

851-8811 Rono:

1 (800) 789-4671 (outside local areas)

SUMMARY OF ACCOUNT BALANCE

Halation Hotelkan folialitable literated and the

Checking/Savings

LEVIEL CAR Outstanding

Account Type Remote Deposit Analysis Checking		Account Number 612024471	Endin	g Balance 679,565.01	Balances	Owed
REMOT	E DEPOSIT ANALY	SIS CHECKING 12024474				με, ει-
<i>Previous Be</i> 33,081,67	lence	Deposits/Crodits 1,525,638.45	Charges/Debits 9,762.72	Checks Proc 869,	cessed 392.39	Ending Balance 679,565.0
A DEPOSII	rs/credits			************************		*****
Date	Amount	Description				
12/07	5,106.44	Remote 00000058430000000044	8 6062887105			
12/11	17.36	Remote 00000056430000000045	57 6063121587			
12/11	14,65	Remote 00000066430000000048				
12/12	100,000.00	Remote 0000005843000000045				
12/14	1,420,000.00	DEPOSIT 0770185078				
12/27	500,00	Remote 0000005643000000046	34 6064381734			
		De 18552187D284B244F24477BP1244B48F48P156P444T35D444F4444444				
6 CHARGE		Franciallan				
Date	Amount	Description MPOWER COMMUNICA MPOY	NEO *** *** *** RRI REE#	122000038783197	1102023718	
12/07	109.97	UNITED HEALTHCAR EDI PA	20071207024168 BEF #	04300026609385	7 1102329436	
12/10	275.84	IRS USATAXPYMT 270774800	2007 (207004100 NEI W 86704 (DEE # 06403804	0080248 1101734	106	
12/14	6,710.98	ANALYSIS SERVICE FEE	ODIVITION STOOMS	0000010 1101141		
12/21	23,67	COUNTRYWIDE MORTGAGE	10/17:50 # 33G 0 Nessesse	19826028 <u>4 11020</u> 2	20711	
12/27	1,476.28	COUNTRYWIDE MORTGAGE	10000 # 120 M 1210000)20200207 10202)26268565 110202	0732	
12/27	1,165.98					
	S PROCESSED	64 - 1292 C.F.	[1140)			
Number	Deto	Amount Number Da	(0 Amot	ynt Number	Date	Amount
1 1 1						
400	1.0110					



* Nat in check sequence

MEMBER FDIC

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EXHIBIT H

Eldorado Hills, LLC General Ledger

Accrual Basis

Type	Date	Num	Name	Memo	Mos	Amount	Balance
Bill Pmt -Check	11/21/2007	9000	Owens Geotechnical, Inc.		Accounts Payable	-8,150.00	2,338,63
Chack	11/20/2007			Service Charge	Bank Service Charge	-10,00	2,328.63
Deposit	11/30/2007			Interest	Interest Income	82.44	2,573,22
Chart.	12/08/2007		Eldorado Hilla, LLC	Online Xier	NSB Checking	1,450,000.00	1,462,373,22
Check	12/14/2007	1142	On Global, Inc.		Consulting	-1,425,000.00	22,377,22
Chack	12/31/2007			Service Charge	Bank Service Charge	10,00	22,353,22
Deposit	12/31/2007			Interest	Interest Intome	779,36	33,142,57
Chack	01/10/2008		Eldorado Hills, LLC	Online Xfer to NSB Checking	NSB Checking	3,142.57	00'000'00
Deposit	91/24/2008			Interest	Interest Income	100.99	30,106,99
Check	02/01/2008		Eldonado Hills, LLC	Online Xier to NSB Checking	NSB Checking	≪,000.00	25,108,99
Deposit 1300	92/28/2008		Extende Hills, LLC	Online Xier	NSB Checking	5,100.99	20,000,00
Deposit	9002/62/20			Interest	Interest Income	67.79	20,067.56
Deposit	03/08/2008		Eldorado Hills, LLC	Online Xfer	NSB Cheoking	-15,000,00	5,067,56
Deposit	09/31/2008			interest	Interest Income	19.39	5,086,95
Deposit	04/30/2008			Interest	Interest Income	1.73	5,098,68
Dapost	06/30/2008			interest	Interest Income	10.99	5,108,67
Deposit	9002/05/90			Interest	Interest Income	11,35	5,121,02
Deposit	07/31/2008			Interest	Interest Income	11.38	5,132,40
Check	08/04/2008		Eldorado Hillio, LLC	Online Xfer	NSB Cheoking	80,000,00	65,132.40
Deposit	08/28/2008			Interest	Interest Income	122 4	65,254,84
Dapostt.	9002/06/90			Interest	Interest Income	148,65	65,404,40
\$ \$	10/17/2008	1002	Go Global, Ino.	interest Payment on 5/2/08 loan @ 22% through 10/17/00c Global Note Payside @ 22%	Otto Global Note Payable @ 22%	-12,250.68	53,153.81
Cheek	10/27/2008		Eldorado Hills, LLC	Online Year to NSB Checking	NSB Cheoding	-50,000.00	3,133,81
Ş , Ş , Ş ,	10/27/2008		Eldorado Hille, LLC	Online Xfer to NSB Checking	NSB Checking	-3,000,00	153,81
Chack	10/21/2008			Service Charge	Bank Service Charge	-40,00	143.81
Deposit	10/31/2008			Interest	Interest Income	115.80	259.61
Chack	11,282,008			Service Charge	Bank Service Charge	10.00	249.61
Deposit	11,28/2008			Interest	Interest Income	6.52	250.13
	12/10/2008		Eldorado Hitta, LLC	Account Closed-Checks given to Melless Olivas	Uncategodized Expense	-250.13	0.00
					: -	9.0	06.0
							000
							0.00
		,	:				0.00
invoice.	43/01/2007	96	Nevado Water		sPu∏.	17,625,00	17,625.00
invoice.	03/12/2007	.	Nevada Water		Rental income	10,500.00	28,125,00
Feyment	COOKSOO!	19091	Nevada Water		Undeposited Funds	-17,925,00	10,500.00
FByrhent.	04/25/2007	16196	Nevada Water		Undeposited Funds	-10,500,00	0.00
involes	06/01/2007	គ	Nevedo Water		Rental Income	15,000.00	15,000.00
involoe.	7002/10/90	53	Nevado Water		Rental Income	7,500,00	22,500.00
Payment	00/27/2007	18571	Neveda Water		Undepasted Funds	\$22,500.00	0,00
myoloo	7002/12/00	\$	Bentwood Cunsmithing		Rontal Income	300,00	800,00
hvolos	10/01/2007	댙	Berthwood Gunemitting		Rental Income	300.00	1,600.00
Payment	10/24/2007		Bentwood Cunsmithing		Undeposited Funds	-1,800,00	0.00
Payment	11/21/2007		Bentwood Gunernithing		Undeposited Funds	-800.00	-900,00
involce	12/01/2007	2	Bentwood Gunsmithing		Rental Income	800,008	000
involce	12/01/2007	\$	Bentwood Gunsmithing		Rental Income	300,00	800,00
Payarent	12/01/2007		Bentwood Gunsmithing		Undeposited Funds	-300.00	0000
involce	01/01/2008	11	Bentwood Gunsmithing		Rental Income	800.00	800,00
Involce	02/01/2008	112	Bentwood Gunsmithing		Rental Income	800.00	1,600.00

Total NSB Money Market Petty Cash Total Potty Cash Actounts Receivable

HUERTA DEPOSITION 4/3/14

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De	nne	ITIO	n c	\ † *
	$ u \cdot u$	1110		/ L .

Carlos A. Huerta

Case:

Carlos A. Huerta, et al. v. Sig Rogich, et al. A-13-686303-C

Date:

04/03/2014



400 South Seventh Street • Suite 400, Box 7 • Las Vegas, NV 89101 702-476-4500 | www.oasisreporting.com | info@oasisreporting.com

COURT REPORTING | NATIONAL SCHEDULING | VIDEOCONFERENCING | VIDEOGRAPHY

_		A, Hadrig
	1	DISTRICT COURT
	2	CLARK COUNTY, NEVADA
	3	CARLOS A. HUERTA, an) individual, CARLOS A.)
	4	HUERTA as Trustee of THE) ALEXANDER CHRISTOPHER)
	5	TRUST, a Trust established) in Nevada as assignee of)
	6	interests of GO GLOBAL,) INC., a Nevada corporation)
	7	NANYAH VEGAS, LLC, a Nevada) limited liability company;)
	8	Plaintiffs,)
	9	vs.) Case No. A-13-686303-C) Dept. No. XXVII
	10	SIG ROGICH aka SIGMUND) ROGICH as Trustee of The)
	12	Rogich as Itabece of the Rogich Family Irrevocable) Trust; ELDORADO HILLS, LLC,)
	13	a Nevada limited liability) company; DOES I-X, and or)
	1.4	ROE CORPORATIONS I-X,) inclusive,)
	15	Defendants.)
	16	
	17	DEPOSITION OF THE PERSON MOST KNOWLEDGEABLE OF NANYAH VEGAS, LLC
	18	(Pursuant to NRCP 30(b)(6))
	19	CARLOS A. HUERTA
	20	Taken on Thursday, April 3, 2014
	21	At 9:19 a.m.
	22	At 300 South Fourth Street, 17th Floor
	23	Las Vegas, Nevada
	24	Reported by: MARY COX DANIEL, FAPR, RDR, CRR, CCR 710
	25	Job No. 9249
- 1		

	A, Huvita	
1 1		
2	ELDORADO HILLS, LLC, a) Nevada limited liability)	
3	company,)	
4) Defendant/Counterclaimants,)	
5	vs.	
6	CARLOS A. HUERTA, an	
7	individual, CARLOS A.) HUERTA as Trustee of THE)	
8	ALEXANDER CHRISTOPHER) TRUST, a Trust established)	
9	in Nevada as assignee of) interests of GO GLOBAL,)	
10	<pre>INC., a Nevada corporation,))</pre>	,
11	Plaintiffs/) Counterdefendants.)	
12	<u> </u>	
13		
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		Page: 2

1	APPEARANCES:
2	For Plaintiffs/Counterdefendants:
3	MCDONALD LAW OFFICES, PLLC BY: BRANDON B. MCDONALD, ESQ.
4	2505 Anthem Village Drive Suite E-474
5	Henderson, NV 89052
6	For Defendants/Counterclaimants:
7	LIONEL SAWYER & COLLINS BY: SAMUEL S. LIONEL, ESQ.
8	BY: STEVEN C. ANDERSON, ESQ. 300 South Fourth Street
9	Suite 1700 Las Vegas, NV 89101
10	
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Carlos	A. Huerta Carlos A. Huerta, et al. v.	oig Rogicii, et ai.
1	INDEX	
2	WITNESS: CARLOS A. HUERTA	
3		PAGE
4	Examination By Mr. Lionel	5 66
5	Examination By Mr. McDonald	
6	INDEX TO EXHIBITS	77 77 77 77 77 77
7	EXHIBIT	PAGE
8	A Notice of Taking Deposition of Nanyah Vegas, LLC's Person(s)	5
9	Most Knowledgeable	***
10		
11		
12		
13		
14		
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16		
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21		
22		ing.
23		
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I		

1	(A discussion was held off the record between the court
2	reporter and counsel, wherein counsel present agreed to
3	waive the reporter requirements as set forth under NRCP
4	Rule 30(b)(4) or FRCP Rule 30(b)(5), as applicable.)
5	CARLOS A. HUERTA,
6	having been first duly sworn to testify to the truth,
7	the whole truth and nothing but the truth, was examined
8	and testified as follows:
9	
10	EXAMINATION
11	BY MR. LIONEL:
12	Q Mr. Huerta, where do you live?
13	A Las Vegas.
1.4	Q Where in Las Vegas?
15	A Sierra Vista Ranchos.
16	MR. LIONEL: Off the record.
17	(Discussion off the record)
18	MR. LIONEL: Miss Reporter, would you mark
19	this as Defense Exhibit A?
20	(Exhibit A marked)
21	BY MR. LIONEL:
22	Q Mr. Huerta, have you ever seen Exhibit A
23	before, which is a Notice of Taking Deposition of
24	Nanyah Vegas, LLC's Person Most Knowledgeable?
25	A Yes, sir.
1	

Are you here today to testify as a Person Most Q 1 Knowledgeable for Nanyah Vegas, LLC? 2 Yes, sir. Α 3 Are you here today to testify with respect to 4 Q Nanyah Vegas' Fourth Claim for Relief in the First 5 Amended Complaint, as shown here in the second 6 paragraph of Exhibit A? 7 Yes, sir. 8 A Thank you. Q 9 Mr. Huerta, you've had your deposition taken 10 before; is that true? 11 Yes, sir. You can call me Carlos, if that's Α 12 easier for you during this time period, yeah. 1.3 Oh, fine. Q 14 When I refer to "Nanyah," I'm actually 15 referring to Nanyah Vegas, LLC. Do you understand 16 that? 17 Understood. 18 Α Carlos, you've had your deposition taken 19 Q 20 before? Yes, sir. 21. Α Approximately how many times? 22 Q. 10. 23 Α Here in Nevada? Q 24 Yes. 25 Α

could have been, probably was L.L. Bradford & Company. 1 Who in L.L. Bradford? 2 Q I don't remember. But it could have been Α 3 Dustin Lewis. 4 Is Dustin Lewis an accountant who does work Q 5 for Yoav Harlap? 6 There hasn't -- he would be. I don't believe 7 Α there's been a lot of work. So I don't know that he's 8 really done anything as of late. 9 Let me talk a moment about Go Global, Inc. Q 10 That is your company; is that correct? 11 It is. 12 Α You're the president of that company? 13 Q Yes. 14 Α Are you the sole shareholder? Q 15 Yes. Α 16 Sole director? 17 0 There's no directors. Just the president, I Α 18 believe. 19 You are the only one who speaks for Go Global; 20 Q is that correct? 21 Yes, sir. 22 Α What is the business of Nanyah Vegas? 23 Q It was a single-purpose entity meant to invest 24 Α in Las Vegas real estate. 25

So whenever any kind of discussion comes about, 1 I'm the person that is called upon. 2 Are you also the registered agent? 3 Q I don't remember if I am or not. 4 Α If I tell you that the Secretary of State's Q 5 office says that, would you say it may be so? 6 Yes. 7 Α All right. And this situation, you tell me Q 8 about being the only representative here in Nevada for 9 the company, that situation has persisted since the 10 company came into being; is that correct? 11 A Yes. 12 When did it come into being? Q 13 I believe late 2007. Α 1.4 How do you place it? Q 15 In terms of --Α 16 At that time? 17 Q I remember meeting with Mr. Harlap and Oh. Α 18 discussing this project in '07, and him investing in 19 20 that year. At that point in time, did you have some kind 21 of a role with Eldorado Hills? 22 Yes. 23 Α What were you at that time? Q 24 I was a manager and a member. 25 Α

1	Q	During what years were you a manager and a
2	member?	
3	А	Of Eldorado, I believe '05, '06, '07, '08.
4	Q	That's through October 31 of '08? Fair
5	statemen	t?
6	А	Correct.
7	Q	Who were the investors in Nanyah?
8	А	Just Yoav Harlap.
9	Q	Did Jacob Feingold have a role in there?
10	А	I don't believe so.
11	Q	Did D & D Properties have a role?
12	A	I don't believe so.
13	Q	You're familiar with D & D Properties?
14	A	I am.
15	Q	Do you have any interest in Nanyah?
16	A	No.
17	Q	Did you ever?
18	A	No.
19	Q	Did Go Global ever have an interest?
20	A	No.
21	Q	How about Alexander Christopher Trust, did it
22	ever hav	re an interest?
23	A	It did not.
24	Q	And does not now?
25	A	Correct.
1	3	

Carros	A, Tuota
1	A Yes.
2	Q You're sure that the QuickBooks didn't show
3	that the 1,420,000 was for a consulting fee?
4	A I don't know what it would show in that
5	regard.
6	Q Would that surprise you?
7	A No.
8	Q Why wouldn't it surprise you?
9	A There was something that occurred with that.
10	I can't remember exactly why it would have been a
11	consulting fee, but I believe later it was changed back
12	to just a loan payment. Oh, I do remember why it was a
13	consulting fee. I do remember why we did that, now
14	that you bring it up.
15	Q Tell me.
16	A Yeah. So throughout the process in '07 and
17	108, our goal was to get better financing for the
18	property. So we were working with other lenders.
19	Okay. And in order to and I had conversations with
20	Mr. Rogich and Melissa Olivas about it, but it was
21	never a confrontation or an accusation as you alluded
22	to.
23	So Go Global had been almost exclusively for
24	like two or three months working on refinancing of
25	that, of the property. And so in order to get the

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refinancing on the property, Rogich and myself were probably going to have to produce tax records, income, financials, assets. And so we came in and started putting the package together. And I told Melissa and Sig, "Hey, our chances of getting a loan are going to be much better if our financials look better, and it's better that -- I haven't made any money over the last year -- it's better that I take an income for this in the meantime to at least try and get -- or, take a consulting fee versus a loan payment so that we can get better financials put forth to the banks, and that we got a better chance of getting it refinanced."

It never transpired. We never got the refinancing. So it didn't end up helping Eldorado
Hills or help us get the refinancing until that 2008
October situation occurred when Iliadis came in as an investor.

- Q So you wanted the record to show it was a consulting fee --
- A Correct.
- Q -- and not an advance, right?
- 22 A Correct.
 - Q And you felt that that would be -- the finance companies would like that better if it was a consulting fee?

CHIO2	A. nuerta	
1	A	Correct.
2	Q	And you had this conversation with whom?
3	A	With Melissa and Sig.
4	Q	Were they both at the same time?
5	A	I don't remember that.
6	Q	Where was the conversation?
7	А	It would have been in Sig's office at Howard
8	Hughes.	
9	Q	Anybody else present besides the three of you?
1.0	Α	Probably not.
11	Q	When was this in relationship to when the
12	money go	t there, the million five?
13	A	It would have been right after.
14	Ď	That was before you wrote the check, or other
1.5	transfer	÷.
16	A	Correct.
17	Q	So during the period of time after the money
18	came to	the Eldorado account and went into this money
1.9	market a	account, it was during that period that you had
20	this cor	nversation, and it was agreed that you would
21	take the	e 1,420,000 as a consulting fee?
22	A	Correct.
23		MR. LIONEL: Maybe we ought to take a break.
24		THE WITNESS: Sure.
25		(Recess)
1		Page: 56

1	Q For the reason that you gave?
2	A Correct. Yes, sir.
3	Q Are there any documents or anything that would
4	show that this was a benefit and that Eldorado accepted
5	it for that purpose?
6	A The bank statement.
7	Q Just the bank statement? That's it?
8	A That I can remember at this point in time,
9	yes.
10	Q And the bank statement showed that they
11	accepted it? Is that your point?
12	A Yes, sir.
1.3	Q It doesn't show what they were going to do
14	with it, or anything like that?
15	A The bank statement wouldn't show that, no.
16	Q Tell me what efforts were made by Nanyah to
17	obtain an interest in Eldorado Hills.
18	A Well, the investment of the \$1.5 million would
19	be one. And then at that point, I believe and feel as
20	if I had a close enough, good enough relationship, and
21	still do, with the principal of Nanyah, that he
22	basically left it up to me to be a steward of that
23	capital and of the asset, had explained to him what the
24	asset was. And he invests all over the world. He
25	invests in the United States. And that was his first

1	venture in Nevada. And he said, "Carlos, you're just
2	going to manage that for me." So he left it up to me.
3	Q What did you as steward do to get that
4	interest?
5	A I was the manager of Eldorado Hills. I felt
6	like I equally controlled Eldorado Hills along with Sig
7	Rogich. So I just tried to do the best that I could
8	with the project at hand, marketing it, developing it,
9	refinancing it, and capitalizing it.
10	Q But this is a lawsuit to get that interest,
11	right, for Nanyah?
12	MR. McDONALD: Object to the extent it calls
13	for a legal conclusion.
14	BY MR. LIONEL:
15	Q Is that correct?
16	A I think that's part of the lawsuit, in my
1.7	opinion, yes.
18	Q He's been trying to get it since he put the
19	money in, right?
20	MR. McDONALD: Same objection.
21	THE WITNESS: Listen, I would not I see
22	I understand your question, and why you would ask it.
23	I don't think it was a concern, though, in 2007, and
24	even in 2008, about him obtaining an interest. I mean,
25	the money was sent. It was a confidence thing. The

1	A No, I don't think so, no.
2	Q In 2007. In 2007, Mr. Ray was shown as being
3	an investor, as having an interest in Eldorado, right?
4	A Correct.
5	Q And also in subsequent years; isn't that
6	correct?
7	A I believe so, yes.
8	Q Was Nanyah ever shown as having an interest in
9	it, in Eldorado?
10	A You may know better than I. But not that I
11	know of.
12 13	Q As a matter of fact, in 2007 when you were tax
	matters partner, and Mr. Ray's interest was shown,
14	nothing was shown there for Nanyah's interest, right?
15	A Yes.
16	Q And you, as tax matters partner, could have
17	provided that, right?
18	A Could have, yes.
19	Q And you've seen the Complaint here and the
20	Amended Complaint, correct?
21	A Yes.
22	Q You approved them?
23	A Approved?
24	Q Both of them?
25	A How do I approve a Complaint? Oh, oh, mine
I	

	rage of
1	CERTIFICATE OF REPORTER
2	STATE OF NEVADA)
3) ss: COUNTY OF CLARK)
4	I, Mary Cox Daniel, a Certified Court
5	Reporter licensed by the State of Nevada, do hereby certify:
6 7	That I reported the deposition of CARLOS A. HUERTA, commencing on Thursday, April 3, 2014, at 9:19 a.m.
8	That prior to being examined, the
9	witness first duly swore or affirmed to testify to the truth, the whole truth, and nothing but the truth; that
10	I thereafter transcribed my said shorthand notes into typewriting and that the typewritten transcript is a
11	complete, true and accurate record of testimony provided by the witness at said time.
12	I further certify (1) that I am not a
13	relative or employee of an attorney or counsel of any of the parties, nor a relative or employee of any
14	attorney or counsel involved in said action, nor a person financially interested in the action, and (2)
15	that pursuant to Rule 30(e), transcript review by the witness was requested.
16	IN WITNESS WHEREOF, I have hereunto set
17	my hand in my office in the County of Clark, State of Nevada, this 7th day of April, 2014.
18	To a series of the series of t
19	Mary Cox Damil
20	MARY COX DANIEL, CCR 710, PAPR, RDR, CRR
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23,	
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HUERTA DEPOSITION 4/30/14

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Carlos A. Huerta

Case:

Carlos A. Huerta, et al. v. Sig Rogich, et al. A-13-686303-C

Date:

04/30/2014



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1	DISTRICT	
2	CLARK COUN'	II, NEVADA
3	CARLOS A. HUERTA, an individual; CARLOS A.))
4	HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Trust established))
5	in Nevada as assignee of interests of GO GLOBAL,))
6	INC., a Nevada corporation; NANYAH VEGAS, LLC, a Nevada))
7	limited liability company,) Case No.
8	Plaintiffs,) A-13-686303-C)
9	vs.) DEPOSITION OF:) CARLOS A. HUERTA
10	SIG ROGICH aka SIGMUND ROGICH as Trustee of the Rogich Family Irrevocable) April 30, 2014
12	Trust; ELDORADO HILLS, LLC, a Nevada limited liability))
13	company; DOES I-X; and/or ROE CORPORATIONS I-X,)
14	inclusive,)
15	Defendants.) - –
16	ELDORADO HILLS, LLC, a Nevada Limited liability company,))
17	Defendant/Counterclaimants))
18	vs.))
19	CARLOS A. HUERTA, an))
20	Individual, CARLOS A. HUERTA as Trustee of THE ALEXANDER)
21	CHRISTOPHER TRUST, a Trust established in Nevada as) }
22	assignee of interests of GO GLOBAL, INC., a Nevada))
23	corporation,)
24	Plaintiffs/Counterdefendants	
25	Reported by: Marilyn Speciale,	CRR, RPR, CCR #749

Carros	A. fidelta Carlos A. fidelta, et al. v. Sig Rogich, et al.
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6	DEPOSITION OF CARLOS A. HUERTA
7	Taken on Wednesday, April 30, 2014
8	At 9:33 a.m.
9	At 300 South Fourth Street
10	Suite 1700
11	Las Vegas, Nevada
12	
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24	Reported by: Marilyn Speciale, CRR, RPR, CCR #749
25	Job No. 9511
<u></u>	

1	APPEARANCES:
2	
3	For the Plaintiffs:
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7	
8	For the Defendants:
9	SAMUEL S. LIONEL, ESQ.
10	STEVEN ANDERSON, ESQ. Lionel Sawyer & Collins
11	300 South Fourth Street Suite 1700
12	Las Vegas, Nevada 89101 (702) 383-8888
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Carro		
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2	INDEX TO EXAMINATION	
3	Witness: CARLOS A. HUERTA	Page
4	BY MR. LIONEL	5
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6		
7	INDEX TO EXHIBITS	
8	Number Description	Page
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11	C Assignment of Contract, Bates No. SR002000 through SR002020	19
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18	Kenneth Woloson, Dated 10/25/2008, Bates No. SR002049	
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Would you mark this next exhibit, 1 MR. LIONEL: please. 2 (Exhibit D was marked.) 3 MR. McDONALD: Sam, can I take a quick break 4 to go to the restroom? 5 MR. LIONEL: Sure. 6 (Recess taken.) 7 MR. LIONEL: Back on the record, please. 8 BY MR. LIONEL: 9 I've given you a copy of Exhibit D, which is a 10 bank statement for Nevada State Bank. It shows in the 11 upper right-hand corner it's a statement which covers a 12 period for most of December, December 3rd to December 13 31, 2007. Is that correct? 14 15 Α. Yes. And this was sent to -- it shows an account of 16 Q. Canamex Nevada, LLC, Carlos Huerta, 3060 East Post Road, 17 Suite 110, Las Vegas. Is that correct? 18 19 Correct. Α. And it shows a deposit under a section called 20 Q. deposits/credits that on 12/6 a million and a half 21 dollars wire/in-200734000332-org Yoav, Y-o-a-v, Harlap, 22 H-a-r-l-a-p, semicolon, OBI, Attention: Melissa Dewin, 23 D-e-w-i-n, 1501200037. Is that correct? 24 Yes, sir. 25 Α.

1	Q. And further down it says Check Number 92;
2	date, 12/10; amount, a million and a half dollars. Is
3	that correct?
4	A. Correct.
5	Q. And that was wired in to Canamex Nevada, care
6	of you, I guess, or something. Is that a fair
7	statement? Wired in whose account was this? Was
8	this Camanex account or Carlos Huerta?
9	A. It's Canamex, C-a-n-a-m-e-x, Nevada, LLC. It
10	was wired into that account. It's just the mailing
11 11	address is me, Carlos Huerta, but the name of the
12	company and the account was under Canamex Nevada, LLC.
13	Q. Thank you.
14	A. You're welcome.
15	Q. Do you know who Melissa Dewin was?
16	A. I believe she is a banker at Nevada State
17	Bank, or was. I don't know if she still works there.
18	Q. Did you give Mr. Harlap instruction to send
19	wire this money in to her attention?
20	A. Yes. I don't think that that's her whole
21	name, by the way. I think it cuts it off.
22	Q. The name of the account was Canamex Nevada,
23	LLC?
24	A. Yes, sir.
25	Q. And that was an account that you had open,

	i e
1	correct?

- A. Yes.
- Q. And you had instructed Mr. Harlap to send the money -- wire the money to that account. Is that correct?
 - A. Yes.
- Q. And when you had testified earlier this month that the million and a half was sent by Mr. Harlap by wire to Nevada State Bank to the account of Eldorado, you were mistaken. Is that correct?

MR. McDONALD: Object to the form.

A. I just -- at the time, I don't think that I remembered if it went into Canamex Nevada or to Eldorado Hills, LLC. So I was not sure at the time whether it went into one or the other.

You had asked me about that via or through Canamex Nevada, LLC, parentheses, in that agreement, and that kind of jarred my memory about Canamex Nevada. So I just wasn't sure at the time, but \$1.5 million did go into Canamex Nevada, and then the \$1.5 million was deposited into Eldorado Hills, LLC.

BY MR. LIONEL:

Q. We talked about the check process, Check
Number 92 dated 12/10 for a million and a half dollars,
and if you look at the next page, which is Plaintiffs

```
00120, it has what appears to be the check. Is that
1
     correct?
 2
               What are you saying about 00120?
 3
           Α.
                              There (Indicating).
               MR. McDONALD:
 4
               Oh, that's the Bates number. I was looking up
 5
           Α.
     at the top.
 6
    BY MR. LIONEL:
 7
               Sorry.
           Q.
 8
               I kept looking for that number and couldn't
           Α,
 9
               I lost track of what you were saying.
     find it.
10
               Sorry.
           Q.
11
               No, it's my fault.
12
           Α.
           Q. But that's a copy of the million and a half
1.3
     check that you drew out of the Canamex Nevada bank
14
     account --
15
               Exactly.
16
           Α.
               -- to Eldorado. Is that correct?
           Q.
17
               Yes, sir.
18
           Ά.
               So the money was not wired to that account.
19
           Q.
     It was put in that account by your check?
20
               Correct.
21
           Α.
                             The next exhibit is D?
               MR. LIONEL:
22
               THE REPORTER:
                               E.
23
               (Exhibit E was marked.)
24
     BY MR. LIONEL:
25
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- 1 A. Yes, on December 10, correct.
 - Q. And it shows the last series of entries on the page that on 12/04 the balance in the account was \$1,870.51, and on 12/07, it was \$1,501,870.51. Is that correct?
 - A. That's right.
 - Q. And the next page of the exhibit it shows in the upper left-hand corner what they use as a net deposit credit. It shows a million and a half dollars. Is that correct?
- 11 A. Yes.
- MR. LIONEL: Now we come to Exhibit F, one for you, Ms. Reporter, and one for you.
- 14 (Exhibit F was marked.)
- 15 BY MR. LIONEL:
- Q. This is a bank statement of Nevada State Bank for the month of December of 2007. The bank statement of Eldorado Hills, LLC, was sent to the -- to it,

 Eldorado Hills, LLC, at 3060 East Post Road, Suite 110.

 Did you receive it?
- 21 A. Yes, sir.
 - Q. And halfway down the page it says money market account-business 612029199. It shows previous balance 2,373.22; deposits/credits, \$1,450,779.35, and it shows checks processed, 1,420,000. Is that correct?

22

23

24

25

1 Α. Yes, correct. And then below that it shows deposits/credits, 2 12/10, \$1,450,000, internet transfer from DDA, and on 3 12/31, \$779.35 as an interest payment on apparently the 4 million four fifty, I guess. 5 A. Correct. 6 7 Q. And that million four fifty came from the million and a half that had been deposited by your check 8 from Canamex Nevada, correct? 9 Correct. 10 Α. And below it says check processed on 12/14, 11 Q. \$1,420,000. 12 13 MR. LIONEL: Off the record. 14 (Whereupon, there was a discussion off the 15 record.) 16 BY MR. LIONEL: That \$1,420,000 check processed, that was a 17 Q. check that you drew on the money market account of 18 Eldorado payable to Go Global. Is that correct? 19 I believe so, yes. 20 Α. The most incredible thing here is that we used 21 to earn 4.53 percent interest at the bank in 2007. 22 I noticed that. 23 Q. That doesn't happen anymore. 24 Α. Counsel, don't we have a copy of MR. LIONEL: 25

1	the check?
2	MR. McDONALD: Of the check itself?
3	MR. LIONEL: Yes.
4	MR. McDONALD: I don't know. Do you still
5	have a copy of the check itself?
6	MR. LIONEL: The documents you gave me today
7	just indicate on the account I'm sorry.
8	THE WITNESS: I don't recall having a copy of
9	that check. I don't even know if we had official checks
10	for the money market account, but it could have been
11	maybe a counter check or a cashier's check, but I don't
12	remember. I haven't seen it lately.
13	MR. LIONEL: Would you mark this as the next
14	exhibit. Is it G?
1 5	THE REPORTER: Yes.
16	(Exhibit G was marked.)
17	THE WITNESS: Excuse me one minute.
18	BY MR. LIONEL:
19	Q. Your lawyer delivered this morning at the
20	beginning of the deposition two pages which contain a
21	bank statement of Go Global, Inc., for December 2007
22	which shows on 12/14 a deposit of \$1,420,000. Do you
23	have a copy of that?
24	A. No.
25	MR. McDONALD: I didn't make copies of it.

Α. Not with me, I mean. 1 BY MR. LIONEL: 2 3 Okay. Exhibit G is a two-page document. Q. The second page shows or purports to be a copy of a 4 5 withdrawal of \$1,420,000 on 12/14/07 and bearing the 6 notation "per e-mail request from Carlos Huerta, 7 transfer from" an account number, I assume, "612024471." Would you look at that? 8 9 Sure. Okay. Α. Is that correct the way I described it? 10 Q. 11 Α. Yes. MR. LIONEL: After lunch, we can do this. 12 Why don't we take a break now for lunch. 13 MR. McDONALD: Okay. 1.4 (Recess taken.) 15 16 BY MR. LIONEL: Mr. Huerta, do you have a general ledger for 17 the period that you were at Eldorado? 18 Yes, and it should be produced to you, and if 19 it hasn't, it should be soon. 20 It has not. 21 Q. MR. McDONALD: Which one, the general ledger? 22 MR. LIONEL: 23 Yes. But yes. 24 Α. BY MR. LIONEL: 25

	Page 173
1	CERTIFICATE OF REPORTER
2	STATE OF NEVADA)
3	COUNTY OF CLARK)
4	T Marilin T Original - duly contitud count.
5	I, Marilyn L. Speciale, a duly certified court reporter licensed in and for the State of Nevada, do hereby certify:
6	The transmitted the tables of the demonstries
7	That I reported the taking of the deposition of the witness, CARLOS A. HUERTA, at the time and place aforesaid;
8	That prior to being examined, the witness was
9	by me duly sworn to testify to the truth, the whole truth, and nothing but the truth;
10	That I thereafter transcribed my cherthand
11	That I thereafter transcribed my shorthand notes into typewriting and that the typewritten transcript of said deposition is a complete, true and
12	accurate record of testimony provided by the witness at said time to the best of my ability.
13	I further certify (1) that I am not a
14	relative, employee or independent contractor of counsel of any of the parties; nor a relative, employee or
15	independent contractor of the parties involved in said action; nor a person financially interested in the
16	action; nor do I have any other relationship with any of the parties or with counsel of any of the parties
17	involved in the action that may reasonably cause my impartiality to be questioned; and (2) that transcript
18	review pursuant to NRCP 30(e) was requested.
19	IN WITNESS WHEREOF, I have hereunto set my hand in County of Clark, State of Nevada, this 10th
20	day of lay, 1714.
21	
22	MARILYN L. SPECIALE, CRR, RPR, CCR#749
23	MARITIN D. SEBULADE, CRE, CON# 143
24	
25	

1	IN THE SUPREME COURT OF THE STATE OF NEVADA					
2	STATE	r nevada	Clastropically Filed			
3	NANYAH VEGAS, LLC, a Nevada limited liability company;	Case No.: 66823	Electronically Filed Mar 30 2015 11:43 a.m. Tracie K. Lindeman			
5			Clerksof Supreme Court			
	Appellant,	Dept. No.: XXVII				
6	v.					
7	SIG ROGICH aka SIGMUND ROGICH as					
8	Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited					
9	liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,					
10						
11	Respondents.					
12						
13	APPELLANTS' OPENING BI	RIEF – APPENDIX VOL	LUME I			
14						
15	Brandon B. McDonald, Esq.					
16	Nevada Bar No.: 11206					
17	McDONALD LAW OFFICES, PLLC 2505 Anthem Village Drive, Ste. E-474					
18	Henderson, NV 89052 Telephone: (702) 385-7411					
19	Facsimile: (702) 992-0569					
20	Attorneys for Appellant					
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CIVIL COVER SHEET A - 13 - 686303 - C

Clark County, Nevada

XXVII

Case No. (Assigned by Clerk's Office) I. Party Information Defendant(s) (name/address/phone): Sig Rogich and Eldorado Hills Plaintiff(s) (name/address/phone): Carlos Huerta, Robert Ray and Nanyah Vegas, LLC c/o Brandon B. McDonald, Esq. Attorney (name/address/phone): Attorney (name/address/phone): unknown Brandon B. McDonald, Esq., 2505 Anthem Village Dr., Ste. E-474, Henderson, NV 89052, (702) 385-7411 II. Nature of Controversy (Please check applicable bold category and Arbitration Requested applicable subcategory, if appropriate) **Civil Cases** Real Property Torts Negligence Product Liability Landlord/Tenant ☐ Negligence – Auto ☐ Product Liability/Motor Vehicle Unlawful Detainer ☐ Negligence – Medical/Dental Other Torts/Product Liability ☐ Title to Property Intentional Misconduct Negligence – Premises Liability ☐ Foreclosure (Slip/Fall) ☐ Torts/Defamation (Libel/Slander) ☐ Liens ☐ Interfere with Contract Rights Negligence - Other Quiet Title Employment Torts (Wrongful termination) Specific Performance Other Torts Condemnation/Eminent Domain Anti-trust Fraud/Misrepresentation Other Real Property Insurance Partition Legal Tort ☐ Planning/Zoning Unfair Competition Other Civil Filing Types Probate Appeal from Lower Court (also check Construction Defect Summary Administration applicable civil case box) Chapter 40 General Administration Transfer from Justice Court General Justice Court Civil Appeal Special Administration Breach of Contract Building & Construction Civil Writ Set Aside Estates Insurance Carrier Other Special Proceeding ☐ Trust/Conservatorships Commercial Instrument Other Civil Filing Individual Trustee Other Contracts/Acct/Judgment Compromise of Minor's Claim Corporate Trustee Collection of Actions Conversion of Property **Employment Contract** Other Probate Damage to Property Guarantee **Employment Security** Sale Contract Enforcement of Judgment Uniform Commercial Code] Foreign Judgment – Civil Civil Petition for Judicial Review Other Personal Property Recovery of Property Other Administrative Law Stockholder Suit Department of Motor Vehicles Worker's Compensation Appeal Other Civil Matters III. Business Court Requested (Please check applicable category; for Clark or Washoe Counties only.) Enhanced Case Mgmt/Business NRS Chapters 78-88 Investments (NRS 104 Art. 8) Commodities (NRS 90) Deceptive Trade Practices (NRS 598) Other Business Court Matters Securities (NRS 90) ☐ Trademarks (NRS 600A) 7/30/13

Signature of initiating party or representative

Date

CLERK OF THE COURT

COMP

Brandon B. McDonald, Esq.

Nevada Bar No.: 11206

McDONALD LAW OFFICES, PLLC

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052 Telephone: (702) 385-7411

Facsimile: (702) 664-0448 Attorneys for Plaintiffs

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DISTRICT COURT

CLARK COUNTY, NEVADA

CARLOS A. HUERTA, an individual; CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada corporation; ROBERT RAY as Trustee of the Ray Family Trust, a trust established in Nevada; NANYAH VEGAS, LLC, a Nevada limited liability company;

Plaintiffs,

V.

SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,

Defendants.

Case No.: A - 1 3 - 6 8 6 3 0 3 - C

Dept. No.: XXVII

COMPLAINT

COMES NOW, Plaintiffs, by and through their counsel of record, Brandon B. McDonald, Esq.

PARTIES

of McDONALD LAW OFFICES, PLLC and for their causes of action, alleges as follows:

1. Plaintiff, CARLOS HUERTA (hereinafter referred to as "Huerta"), is now, and was at all times relevant hereto, a resident of Clark County, Nevada.

- 2. Plaintiff, CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST as assignee of interests of GO GLOBAL, INC. (hereinafter referred to as "Go Global"), is now, and was at all times relevant hereto, a Nevada corporation doing business in Clark County, Nevada.
- 3. Plaintiff, ROBERT RAY (hereinafter referred to as "Ray"), is now, and was at all times relevant hereto the Trustee of the Ray Family Trust established in the State of Nevada.
- 4. Plaintiff, NANYAH VEGAS, LLC (hereinafter referred to as "Nanyah"), is now, and was at all times relevant hereto, a Nevada limited liability company doing business in Clark County, Nevada.
- 5. Defendant, SIGMUND ROGICH (hereinafter referred to as "Rogich"), is now, and was at all times relevant hereto, the Trustee of The Rogich Family Irrevocable Trust doing business in Clark County, Nevada.
- 6. Defendant, ELDORADO HILLS, LLC (hereinafter referred to as "Eldorado"), is now, and was at all times relevant hereto, a Nevada limited liability company doing business in Clark County, Nevada.
- 7. The true names and capacities of the Defendants named herein as DOES I-X, inclusive, whether individual, corporate, associate or otherwise, are presently unknown to Plaintiff who therefore sues the said Defendants by such fictitious names; and when the true names and capacities of DOES I-X inclusive are discovered, the Plaintiff will ask leave to amend this Complaint to substitute the true names of the said Defendants. The Plaintiff is informed, believes and therefore alleges that the Defendants so designated herein are responsible in some manner for the events and occurrences contained in this action.

JURISDICTION

5. That the facts surrounding this matter occurred in Clark County, Nevada, the parties

reside and/or conduct business in Clark County; thus jurisdiction of this Court is proper.

6. Additionally this matter relates to an interest/investment conveyed in a Nevada limited liability company, Eldorado, which principal asset is real property located in Clark County, Nevada.

GENERAL ALLEGATIONS

A. Factual Allegations Regarding Huerta, Go Global, Rogich and Eldorado Hills

- 6. On or about October 2008, Huerta, Go Global and Rogich owned 100% of the membership interests of Eldorado.
- 7. On or about October 30, 2008 Huerta, Go Global and Rogich entered into an agreement whereby the 35% interest of Huerta and Global would be purchased by Rogich for \$2,747,729.50. (See Purchase Agreement, referred to as the "Agreement", attached herein as Exhibit 1)
- 8. Pursuant to the Agreement the \$2,747,729.50 (the "debt") would be paid from "future distributions or proceeds received by Buyer from Eldorado. (Id. at Exhibit 1, Section 2(a))
- 9. Upon information and belief, sometime in 2012, Rogich conveyed his membership interest in Eldorado to TELD, LLC, a Nevada limited liability company. Rogich failed to inform Huerta and Go Global of his intentions to transfer all the acquired membership interest in Eldorado to TELD, LLC and was only informed after the transfer had in fact occurred.
- 10. That by conveying the membership interest to TELD, Rogich breached the Agreement and also made it impossible for Huerta and Go Global to receive their rightful return of the debt. Additionally, Eldorado received the benefit of the debt, which formerly represented the membership capital account of Huerta and Go Global, as they were enabled to use those capital funds for their own benefit, without providing any benefit to Huerta and Go Global.

B. Factual Allegations Regarding Ray, Nanyah and Eldorado Hills

11. At the request of Sigmund Rogich, Huerta sought other investors on behalf of Eldorado.

- 12. Subsequently and in the years 2006 and 2007, Plaintiffs, Ray and Nanyah respectively invested \$1,783,561.60, collectively, in Eldorado, and were entitled to their respective membership interests.
- At the time of the sale of Huerta and Go Global's interest in Eldorado on October 30,
 Rogich was expressly made aware of the claims of Ray and Nanyah.
- 14. Also as a result of the transfer of the Rogich's interest in Eldorado to TELD, LLC, Ray and Nanyah's interest or potential interest was eliminated, while Eldorado received the benefit of their investment of \$1,783,561.60.
 - 15. That Ray and Nanyah are entitled to the return of the \$1,783,561.60 from Eldorado.
- 16. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.

FIRST CLAIM FOR RELIEF

(Breach of Express Contract - As Alleged by Huerta and Go Global Against Rogich)

- 17. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 15. That on October 30, 2008 parties entered the Agreement regarding the sale of Huerta and Go Global's interest in Eldorado with Rogich. Pursuant to the Agreement, Huerta and Go Global would be repaid the debt. (Id. at Exhibit 1)
- 16. Plaintiffs have complied with all conditions precedent and fulfilled their duties under the Agreement.
- 17. That Defendant Rogich materially breached the terms of the Agreement providing the consideration required under the terms of the Agreement and by knowingly transferring the purchased interest to a third-party which effectively negated the possible recovery of monies owed to Huerta and

Go Global.

- 19. Huerta and Go Global reasonably relied on the representations of the Defendant, Rogich in that they would honor the terms of the Agreement, all to their detriment.
- 20. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 21. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages pursuant to the Agreement.

SECOND CLAIM FOR RELIEF

(Breach of Covenant of Good Faith and Fair Dealing - As Alleged by Huerta and Go Global Against Rogich)

- 22. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 23. That the parties herein agreed to uphold certain obligations pursuant to their Agreement; specifically, Defendant agreed to reasonably uphold the terms the Agreement by remitting the requisite consideration and reasonably maintaining the membership interest to consummate the terms of the Agreement.
 - 22. That in every agreement there exists a covenant of good faith and fair dealing.
- 23. That each agreed to uphold the terms of the Agreement upon execution of the Agreement and as a result agreed to perform certain duties.
- 24. That Defendant, Rogich has failed to maintain the obligations which he agreed upon as memorialized herein and in the Agreement as described herein and thereby failed to act in good faith and has also failed to deal fairly in regards to upholding his defined duties under the Agreement.
 - 25. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an

amount in excess of \$10,000.

26. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages pursuant to the Agreement.

THIRD CLAIM FOR RELIEF

(Unjust Enrichment - As Alleged by Huerta and Go Global Against Eldorado)

- 28. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 29. That Huerta and Go Global formerly invested \$2,747,729.50 into Eldorado as a capital investment for the benefit of that company, which represented a benefit to Eldorado.
 - 30. Eldorado accepted the benefit of the monies provided by Huerta and Go Global.
- 31. That Huerta and Go Global have not received any consideration for the use of those funds.
- 32. That in equity and good conscience the \$2,747,729.50 provided by Huerta and Go Global does not belong to Eldorado and said amount should be returned.
 - 33. Eldorado has been unjustly enriched in the amount of \$2,747,729.50.
- 34. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 35. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages.

FOURTH CLAIM FOR RELIEF

(Negligent Misrepresentation - As Alleged by Huerta and Go Global Against Rogich)

36. Plaintiffs repeat and reallege each and every allegation contained above, as though fully

set forth herein.

- 37. That Huerta and Go Global had an interest in Eldorado that was purchased by Rogich.
- 38. Rogich represented at the time of the Agreement that he would remit payment to Huerta and Go Global as required, yet knew or reasonably intended to transfer the acquired interest to TELD, LLC; and furthermore knew that the representations made by him in the Agreement were in fact false with regard to tendering repayment or reasonably preserving the acquired interest so he could repay the debt in the future.
- 39. That these representations were made knowingly, willfully and with the intention that Huerta and Go Global would be induced to act accordingly and execute the Agreement.
- 40. Huerta and Go Global reasonably and justifiably relied on the representations of Rogich all to their detriment.
- 41. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 42. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages.

FIFTH CLAIM FOR RELIEF

(Unjust Enrichment - As Alleged by Ray and Nanyah Against Eldorado)

- 43. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 44. That Ray and Nanyah formerly invested \$1,783,561.60 into Eldorado as a capital investment for the benefit of that company, which represented a benefit to Eldorado.
 - 45. Eldorado accepted the benefit of the monies provided by Ray and Nanyah.
 - 46. Ray and Nanyah were not afforded their equity positions in Eldorado nor have they

received any beneficial consideration from Eldorado.

- 47. That in equity and good conscience the \$1,783,561.60 provided by Ray and Nanyah does not belong to Eldorado and said amount should be returned.
 - 48. Eldorado has been unjustly enriched in the amount of \$1,783,561.60.
- 49. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 50. It has become necessary for Ray and Nanyah to engage the services of an attorney to commence this action and are, therefore, entitled to reasonable attorney's fees and costs as damages.

SIXTH CLAIM FOR RELIEF

(Breach of Implied Agreement - As Alleged by Ray and Nanyah Against Rogich and Eldorado)

- 51. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 52. That Ray and Nanyah formerly invested \$1,783,561.60 into Eldorado in 2006 and 2007 as a capital investment for the benefit of that company, with the agreement from Eldorado that they would be provided an interest in the company equivalent to their investment.
- 53. That at the time of the Agreement Rogich as a member of Eldorado was expressly made aware of these claims. Furthermore, Ray and Nanyah performed all conditions necessary under the implied agreement.
- 54. That on or about 2012 when Rogich transferred all of his interest in Eldorado to TELD, LLC, Ray and Nanyah's interest or potential interest was eliminated; which constituted a material breach of the implied agreement between the parties.
- 55. That Ray and Nanyah have been damaged have been damaged in an amount in excess of \$10,000 as they have never received any consideration for their investment of \$1,783,561.60.

56. It has become necessary for Ray and Nanyah to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages.

WHEREFORE Plaintiffs pray for judgment against Defendant(s), and each of them, as follows:

- 1. For compensatory damages in an amount in excess of \$10,000.00 subject to proof at time of trial;
 - 2. For prejudgment interest;
 - 3. For reasonable attorney's fees and costs incurred herein; and
 - 4. For such other and further relief as the court deems just and proper.

Dated this 30th day of July, 2013.

McDONALD LAW OFFICES, PLLC

By: /s/ Brandon B. McDonald, Esq.

Brandon B. McDonald, Esq. Nevada Bar No.: 11206

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052 Attorneys for Plaintiffs

EXHIBIT 1

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 30th day of October, 2008, by and among Go Global, Inc. ("Go Global"), Carlos Huerta ("Carlos") ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

- A. Seller owns a Membership Interest ("Membership Interest") in Eldorado Hills, LLC (the "Company") equal to or greater than thirty-five percent (35%) and which may be as high as forty-nine and forty—four one hundredths (49.44%) of the total ownership interests in the Company. Such interest, as well as the ownership interest currently held by Buyer, may be subject to certain potential claims of those entities set forth and attached hereto in Exhibit "A" and incorporated herein by this reference ("Potential Claimants"). Buyer intends to negotiate such claims with Seller's assistance so that such claimants confirm or convert the amounts set forth beside the name of each of said claimants into non-interest bearing debt, or an equity percentage to be determined by Buyer after consultation with Seller as desired by Seller, with no capital calls for monthly payments, and a distribution in respect of their claims in amounts from the one-third (1/3rd) ownership interest in the Company retained by Buyer.
- B. Seller desires to sell, and Buyer desires to purchase, all of Seller's Membership Interest, subject to the Potential Claimants and pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations bereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

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- 1. Sale and Transfer of Membership Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the consideration set forth herein at Closing.
- Consideration. For and in consideration of Schler's transfer of the Membership Interest hereunder, Buyer agrees:
- Buyer shall owe Seller the sum of \$2,747,729.50 as non-interest bearing debt with, (a) therefore, no capital calls for monthly payments. Said amount shall be payable to Seller from future distributions or proceeds (net of bank/debt owed payments and tax liabilities from such proceeds, if any) distributed to Buyer at the rate of 56.20% of such profits, as, when and if received by Buyer from the Company.
- **(b)** As further consideration, Buyer agrees to indemnify Seller against the personal guaranty of Seller for the existing Company loan in the approximate currently outstanding amount of \$21,170,278.08, and further agrees to request the lender of such loan to release Seller from such guaranty (within one year);
- Furthermore, as an acknowledgment of the fact that Carlos will no longer be a manager of (c)the Company after the Closing, Buyer shall also defend and indemnify Carlos from and against post-Closing Company activities.
- 3. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Membership Interest and in any other interest (equity or debt) of the Company. Each Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company as an officer, manager, employee and/or consultant. Additionally, -Seller does hereby release the

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Company and its members, managers and officers from any and all liability to each Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 2 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.

4. Representations of Seller. Subject to any potential claims of the Potential Claimants, Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Membership Interest as described in Recital A above, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, which ownership interest is not evidenced by a written Membership Certificate, (ii) all of the Membership Interest is validly issued in the name of Seller, fully paid and non-assessable, (iii) Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person or governmental authority, (iv) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (v) the decision to sell the Membership Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the concurrent transactions to be entered into among Buyer, Company and two new investors (referenced below in this Section 4) and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (vi) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer or Company in entering the transaction contemplated hereby. Each Seller further represents and warrants being familiar with the concurrent transactions between each of the Company and Buyer, respectively, with each of TELD, LLC and Albert E. Flangas Revocable Living Trust dated July 22nd, 2005. The transaction documentation with respect thereto recites

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the current facts and circumstances giving rise to this Purchase Agreement and those concurrent transactions. Seller further represents and warrants the accuracy of the list (and dollar amounts) of Potential Claimants set forth in Exhibit "A" and agrees to indemnify and hold Buyer harmless from and against any additional claims, over-and-above the listed dollar amounts in Exhibit A and with respect to said claimants or respect to any other claimants (including without limitation Craig Dunlap and Eric Rietz), unless the claims of such other claimants asserts unilateral agreements with Buyer. The representations, warranties and covenants of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect. Seller, however, will not be responsible to pay the Exhibit A Claimants their percentage or debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security, and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and Al, onward.

- 5. Further Assurances and Covenants.
- Each of the parties hereto shall, upon reasonable request, execute and deliver any (a) additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- Go Global and Carlos shall deliver all books and records (including checks and any (b) other material of Company) to Buyer promptly after Closing.
- 6. Closing. The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- The delivery by Seller to Buyer of the Assignment in the form attached hereto as (a) Exhibit "B" and incorporated herein by this reference. Of 5.6

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- (b) The delivery to said Seller by Buyer of the Consideration set forth hereunder.
- (c) Closing shall take place effective the _____ day of October, 2008, or at such other time as the parties may agree.
- (d) Seller and Buyer further represent and warrant that the representations, and indemnification and payment obligations made in this Agreement shall survive Closing.

7. Miscellaneous.

(a) Notices. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier services or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer: The Rogich Family Irrevocable Trust

3883 Howard Hughes Pkwy., #590

Las Vegas, NV 89169

If to Seller: Go Global, Inc.

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Carlos Huerta

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Any party hereto may change his or its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- (b) Governing Law. The laws of the State of Nevada applicable to contracts made in that State, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- (c) Consent to Jurisdiction. Each party hereto consents to the jurisdiction of the Courts of the State of Nevada in the event any action is brought to declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- (d) Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or to which it may be entitled.
- (e) Interpretation. In the interpretation of this Agreement, the singular may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusion unius exclusio alterius shall not be applied in interpreting this Agreement.
- Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or CH DR

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oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.

- Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- Waivers. No waiver of any of the provisions of this Agreement shall be deemed or (h) shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- Binding Effect. This Agreement shall be binding on and inure to the benefit of the (1) heirs, personal representatives, successors and permitted assigns of the parties hereto.
- (k) Counterparts. This Agreement may be executed in multiple counterparts, including facsimile counterparts, which together shall constitute one and the same document.
- (I) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

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(m) Arbitration. Any controversy, claim, dispute or interpretations which are in any way related to the Agreement that are not settled informally in mediation shall be resolved by arbitration, if both Buyer and Seller choose this option, administered by the American Arbitration Association under its Commercial Arbitration Rules, and the judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction of and shall be final and binding on all the parties. However, if both Buyer and Seller do not mutually choose to proceed with arbitration, then the traditional legal process will be the only alternative for the parties to pursue if mediation is ineffective. In the event of any controversy, claim, dispute or interpretation, the following procedures shall be employed:

(1) If the dispute cannot be settled informally through negotiations, the parties first agree, in good faith, to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration or some other dispute resolution procedure. The mediation shall take place in Las Vegas, Nevada within sixty (60) days of initiating the mediation.

- (2) At any time after the mediation, any party shall offer a request for Arbitration in writing on the other party(ies) to this Agreement and a copy of the request shall be sent to the American Arbitration Association.
- (30) The party upon whom the request is served shall file a response within thirty (30) days from the service of the request for Arbitration. The response shall be served upon the other party(ies) and a copy sent to the American Arbitration Association.
 - (4) If both parties agree to Arbitration, then within ten (10) days after the

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American Arbitration Association sends the list of proposed arbitrators, all parties to the arbitration shall select their arbitrator and communicate their selection to the American Arbitration Association.-

(5) Unless otherwise agreed in writing by all parties, the arbitration shall be held in Las Vegas, Nevada. The arbitration hearing shall be held within ninety 90 days after the appointment of the arbitrator if and when both Buyer and Seller are both in agreement with regard to Arbitration.

(6) The arbitrator is authorized to award to any party whose claims are sustained, such sums or other relief as the arbitrator shall deem proper and such award may include reasonable attorney's fees, professional fees and other costs expended to the prevailing party(ies) as determined by the arbitrator.

(n) Time of Essence. Time is of the essence of this Agreement and all of its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

Carlos Huerta, on behalf of Go Global, Inc.

"BUYER"

Sigmund Rogich, on behalf of

The Rogich/Family Irrevocable Trust

EXHIBIT "A"

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00



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CLERK OF THE COURT

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Brandon B. McDonald, Esq.

Nevada Bar No.: 11206

McDONALD LAW OFFICES, PLLC

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052

Telephone: (702) 385-7411 Facsimile: (702) 664-0448

Attorneys for Plaintiffs

DISTRICT COURT

CLARK COUNTY, NEVADA

CARLOS A. HUERTA, an individual; CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, a Nevada limited liability company;

Plaintiffs,

V.

SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,

Defendants.

Case No.: A-13-686303-C

Dept. No.: XXVII

FIRST AMENDED COMPLAINT

COMES NOW, Plaintiffs, by and through their counsel of record, Brandon B. McDonald, Esq. of McDONALD LAW OFFICES, PLLC and for their causes of action, alleges as follows:

PARTIES

- 1. Plaintiff, CARLOS HUERTA (hereinafter referred to as "Huerta"), is now, and was at all times relevant hereto, a resident of Clark County, Nevada.
 - 2. Plaintiff, CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER

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TRUST as assignee of interests of GO GLOBAL, INC. (hereinafter referred to as "Go Global"), is now, and was at all times relevant hereto, a Nevada corporation doing business in Clark County, Nevada.

- 3. Plaintiff, NANYAH VEGAS, LLC (hereinafter referred to as "Nanyah"), is now, and was at all times relevant hereto, a Nevada limited liability company doing business in Clark County, Nevada.
- 4. Defendant, SIGMUND ROGICH (hereinafter referred to as "Rogich"), is now, and was at all times relevant hereto, the Trustee of The Rogich Family Irrevocable Trust doing business in Clark County, Nevada.
- 5. Defendant, ELDORADO HILLS, LLC (hereinafter referred to as "Eldorado"), is now, and was at all times relevant hereto, a Nevada limited liability company doing business in Clark County, Nevada.
- 6. The true names and capacities of the Defendants named herein as DOES I-X, inclusive, whether individual, corporate, associate or otherwise, are presently unknown to Plaintiff who therefore sues the said Defendants by such fictitious names; and when the true names and capacities of DOES I-X inclusive are discovered, the Plaintiff will ask leave to amend this Complaint to substitute the true names of the said Defendants. The Plaintiff is informed, believes and therefore alleges that the Defendants so designated herein are responsible in some manner for the events and occurrences contained in this action.

JURISDICTION

- 7. That the facts surrounding this matter occurred in Clark County, Nevada, the parties reside and/or conduct business in Clark County; thus jurisdiction of this Court is proper.
- 8. Additionally this matter relates to an interest/investment conveyed in a Nevada limited liability company, Eldorado, which principal asset is real property located in Clark County, Nevada.

GENERAL ALLEGATIONS

A. Factual Allegations Regarding Huerta, Go Global, Rogich and Eldorado Hills

- 9. On or about October 2008, Huerta, Go Global and Rogich owned 100% of the membership interests of Eldorado.
- 10. On or about October 30, 2008 Huerta, Go Global and Rogich entered into an agreement whereby the 35% interest of Huerta and Global would be purchased by Rogich for \$2,747,729.50. (See Purchase Agreement, referred to as the "Agreement", attached herein as Exhibit 1)
- 11. Pursuant to the Agreement the \$2,747,729.50 (the "debt") would be paid from "future distributions or proceeds received by Buyer from Eldorado. (Id. at Exhibit 1, Section 2(a))
- 12. Upon information and belief, sometime in 2012, Rogich conveyed his membership interest in Eldorado to TELD, LLC, a Nevada limited liability company. Rogich failed to inform Huerta and Go Global of his intentions to transfer all the acquired membership interest in Eldorado to TELD, LLC and was only informed after the transfer had in fact occurred.
- 13. That by conveying the membership interest to TELD, Rogich breached the Agreement and also made it impossible for Huerta and Go Global to receive their rightful return of the debt. Additionally, Eldorado received the benefit of the debt, which formerly represented the membership capital account of Huerta and Go Global, as they were enabled to use those capital funds for their own benefit, without providing any benefit to Huerta and Go Global.

B. Factual Allegations Regarding Nanyah and Eldorado Hills

- 14. At the request of Sigmund Rogich, Huerta sought other investors on behalf of Eldorado.
- 15. Subsequently and in the years 2006 and 2007, Plaintiffs, Robert Ray and Nanyah collectively invested \$1,783,561.60 (with Nanyah's portion being \$1,500,000), collectively, in Eldorado, and were entitled to their respective membership interests.

- 16. At the time of the sale of Huerta and Go Global's interest in Eldorado on October 30, 2008, Rogich was expressly made aware of the claims of Ray and Nanyah, and that they had invested in Eldorado.
- 17. While Ray's interests in Eldorado are believed to have been preserved, despite contrary representation by Sigmund Rogich. Nanyah never received an interest in Eldorado while Eldorado retained the \$1,500,000.
 - 18. That Nanyah is entitled to the return of the \$1,500,00 from Eldorado.
- 19. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.

FIRST CLAIM FOR RELIEF

(Breach of Express Contract - As Alleged by Huerta and Go Global Against Rogich)

- 20. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 21. That on October 30, 2008 parties entered the Agreement regarding the sale of Huerta and Go Global's interest in Eldorado with Rogich. Pursuant to the Agreement, Huerta and Go Global would be repaid the debt. (Id. at Exhibit 1)
- 22. Plaintiffs have complied with all conditions precedent and fulfilled their duties under the Agreement.
- 23. That Defendant Rogich materially breached the terms of the Agreement when he agreed to remit payment from any profits paid from Eldorado, yet transferred his interest in Eldorado for no consideration to TEDL, LLC. This had the net effect of allowing Rogich to keep Huerta's \$2,747,729.50 in capital, and not repay that same amount which had converted to a non-interest bearing debt.

- 24. Huerta and Go Global reasonably relied on the representations of the Defendant, Rogich in that they would honor the terms of the Agreement, all to their detriment.
- 25. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 26. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages pursuant to the Agreement.

SECOND CLAIM FOR RELIEF

(Breach of Covenant of Good Faith and Fair Dealing - As Alleged by Huerta and Go Global Against Rogich)

- 27. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 28. That the parties herein agreed to uphold certain obligations pursuant to their Agreement; specifically, Defendant agreed to reasonably uphold the terms the Agreement by remitting the requisite payments required and reasonably maintaining the membership interest to consummate the terms of the Agreement.
- 29. Rogich never provided verbal or written notice of his intentions to transfer the interests held in Eldorado, and this fact was not discovered until other parties filed suit against Eldorado and Rogich for other similar conduct.
 - 30. That in every agreement there exists a covenant of good faith and fair dealing.
- 31. That each party agreed to uphold the terms of the Agreement upon execution of the Agreement and as a result agreed to perform certain duties.
- 32. That Defendant, Rogich has failed to maintain the obligations which he agreed upon as memorialized herein and in the Agreement as described herein and thereby failed to act in good faith

and has also failed to deal fairly in regards to upholding his defined duties under the Agreement.

- 33. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
- 34. It has become necessary for Huerta and Go Global to engage the services of an attorney to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages pursuant to the Agreement.

THIRD CLAIM FOR RELIEF

(Negligent Misrepresentation - As Alleged by Huerta and Go Global Against Rogich)

- 35. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
 - 36. That Huerta and Go Global had an interest in Eldorado that was purchased by Rogich.
- 37. Rogich represented at the time of the Agreement that he would remit payment to Huerta and Go Global as required, yet knew or reasonably intended to transfer the acquired interest to TELD, LLC; and furthermore knew that the representations made by him in the Agreement were in fact false with regard to tendering repayment or reasonably preserving the acquired interest so he could repay the debt in the future.
- 38. That these representations were made knowingly, willfully and with the intention that Huerta and Go Global would be induced to act accordingly and execute the Agreement.
- 39. Huerta and Go Global reasonably and justifiably relied on the representations of Rogich all to their detriment.
- 40. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
 - 41. It has become necessary for Huerta and Go Global to engage the services of an attorney

to commence this action and is, therefore, entitled to reasonable attorney's fees and costs as damages.

FOURTH CLAIM FOR RELIEF

(Unjust Enrichment - As Alleged by Nanyah Against Eldorado)

- 44. Plaintiffs repeat and reallege each and every allegation contained above, as though fully set forth herein.
- 45. That Nanyah intended to invest \$1,500,000 into Eldorado as a capital investment for the benefit of that company, which represented a benefit to Eldorado.
 - 46. Eldorado accepted the benefit of the monies provided by Nanyah.
- 47. That Rogich represented on or about October, 2008, that Nanyah's interest in the company would be purchased.
- 48. Unknown to Nanyah, Rogich and Eldorado decided afterwards that they were not going to repay Nanyah or buy out their equity interest. However during this same time other persons who held an equity interest were repaid, such as Eric Reitz.
- 49. Therefore Eldorado sometime following October 2008 made a decision to decline to repay or purchase Nanyah supposed interest and has to the present kept their \$1,500,000. That Nanyah believed during same time that they had an equity interest in Eldorado, and it was not until sometime in 2012 when Rogich represented that he had no interest in Eldorado and testified that TELD, LLC was the 100% interest holder in Eldorado; that Nanyah reasonably believed that they were not going to receive any benefit for the \$1,500,000.
 - 50. That Eldorado has been unjustly enriched in the amount of \$1,500,000.
- 51. As a direct result of the actions of Defendants, Plaintiffs have been damaged in an amount in excess of \$10,000.
 - 52. It has become necessary for Nanyah to engage the services of an attorney to commence

this action and are, therefore, entitled to reasonable attorney's fees and costs as damages.

WHEREFORE Plaintiffs pray for judgment against Defendant(s), and each of them, as follows:

- 1. For compensatory damages in an amount in excess of \$10,000.00 subject to proof at time of trial;
 - 2. For prejudgment interest;
 - 3. For reasonable attorney's fees and costs incurred herein; and
 - 4. For such other and further relief as the court deems just and proper.

Dated this 21st day of October, 2013.

McDONALD LAW OFFICES, PLLC

By: /s/ Brandon B. McDonald, Esq.

Brandon B. McDonald, Esq. Nevada Bar No.: 11206

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052 Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

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Pursuant to NRCP 5(b), I hereby certify that on this 21st day of October, 2013, service of the

foregoing FIRST AMENDED COMPLAINT was made by depositing a true and correct copy of the

same for regular mailing at Las Vegas, Nevada, first class postage fully prepaid, addressed to:

Samuel S. Lionel, Esq.
Steven C. Anderson, Esq.
LIONEL SAWYER & COLLINS
300 South Fourth Street, 17th Floor
Las Vegas, NV 89101
Attorneys for Defendant/Counterclaimant,
Eldorado Hills, LLC and Sig Rogich

/s/ Eric Tucker
An employee of McDonald Law Offices, PLLC

EXHIBIT 1

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") made and entered into effective the 30th day of October, 2008, by and among Go Global, Inc. ("Go Global"), Carlos Huerta ("Carlos") ("Seller") and The Rogich Family Irrevocable Trust ("Buyer") with respect to the following facts and circumstances:

RECITALS:

- A. Seller owns a Membership Interest ("Membership Interest") in Eldorado Hills, LLC (the "Company") equal to or greater than thirty-five percent (35%) and which may be as high as forty-nine and forty—four one hundredths (49.44%) of the total ownership interests in the Company. Such interest, as well as the ownership interest currently held by Buyer, may be subject to certain potential claims of those entities set forth and attached hereto in Exhibit "A" and incorporated herein by this reference ("Potential Claimants"). Buyer intends to negotiate such claims with Seller's assistance so that such claimants confirm or convert the amounts set forth beside the name of each of said claimants into non-interest bearing debt, or an equity percentage to be determined by Buyer after consultation with Seller as desired by Seller, with no capital calls for monthly payments, and a distribution in respect of their claims in amounts from the one-third (1/3rd) ownership interest in the Company retained by Buyer.
- B. Seller desires to sell, and Buyer desires to purchase, all of Seller's Membership Interest, subject to the Potential Claimants and pursuant to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and representations bereinafter contained, and subject to the conditions hereinafter set forth, it is agreed as follows:

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- 1. Sale and Transfer of Membership Interest. Subject to the terms and conditions set forth in this Agreement, Seller will transfer and convey the Membership Interest to Buyer, and Buyer will acquire the Membership Interest from Seller, upon payment of the consideration set forth herein at Closing.
- Consideration. For and in consideration of Seller's transfer of the Membership Interest hereunder, Buyer agrees:
- Buyer shall owe Seller the sum of \$2,747,729.50 as non-interest bearing debt with, (3) therefore, no capital calls for monthly payments. Said amount shall be payable to Seller from future distributions or proceeds (net of bank/debt owed payments and tax liabilities from such proceeds, if any) distributed to Buyer at the rate of 56.20% of such profits, as, when and if received by Buyer from the Company.
- As further consideration, Buyer agrees to indemnify Seller against the personal (b) guaranty of Seller for the existing Company loan in the approximate currently outstanding amount of \$21,170,278.08, and further agrees to request the lender of such loan to release Seller from such guaranty (within one year);
- (c) Furthermore, as an acknowledgment of the fact that Carlos will no longer be a manager of the Company after the Closing, Buyer shall also defend and indemnify Carlos from and against post-Closing Company activities.
- 3. Release of Interest. At Closing, upon payment of the Consideration required hereunder, Seller shall release and relinquish any and all right, title and interest which Seller now has or may ever have had in the Membership Interest and in any other interest (equity or debt) of the Company. Each Seller furthermore does hereby presently resign (or confirms resignation) from any and all positions in the Company as an officer, manager, employee and/or consultant. Additionally, -Seller does hereby release the

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Company and its members, managers and officers from any and all liability to each Seller of whatever kind or nature, including without limitation any claims for debt or equity repayment (except to the extent of the Consideration referenced in Section 2 above) or for remuneration relative to past services as an officer, manager, employee, consultant or otherwise.

4. Representations of Seller. Subject to any potential claims of the Potential Claimants, Seller represents and warrants that (i) Seller is the owner, beneficially and of record, of the Membership Interest as described in Recital A above, free and clear of all liens, encumbrances, security agreements, equities, options, claims, charges, and restrictions, which ownership interest is not evidenced by a written Membership Certificate, (ii) all of the Membership Interest is validly issued in the name of Seller, fully paid and non-assessable, (iii) Seller has full power to transfer the Membership Interest to Buyer without obtaining the consent or approval of any other person or governmental authority, (iv) Seller has been offered complete and unhindered access to all financial records, business records, and business operations of the Company, (v) the decision to sell the Membership Interest on the terms and conditions of this Agreement were negotiated by the parties upon consideration of the concurrent transactions to be entered into among Buyer, Company and two new investors (referenced below in this Section 4) and Seller has been provided all information necessary to make an informed decision regarding the acceptance of the terms hereunder and has sought the advice of such counsel or investment advisors as Seller deemed appropriate, or elected not to do so and (vi) except as otherwise provided in this Agreement, Seller is not relying upon any representations made by Buyer or Company in entering the transaction contemplated hereby. Each Seller further represents and warrants being familiar with the concurrent transactions between each of the Company and Buyer, respectively, with each of TELD, LLC and Albert E. Flangas Revocable Living Trust dated July 22nd, 2005. The transaction documentation with respect thereto recites

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the current facts and circumstances giving rise to this Purchase Agreement and those concurrent transactions. Seller further represents and warrants the accuracy of the list (and dollar amounts) of Potential Claimants set forth in Exhibit "A" and agrees to indemnify and hold Buyer harmless from and against any additional claims, over-and-above the listed dollar amounts in Exhibit A and with respect to said claimants or respect to any other claimants (including without limitation Craig Dunlap and Eric Rietz), unless the claims of such other claimants asserts unilateral agreements with Buyer. The representations, warranties and covenants of Seller contained in this Agreement shall survive the Closing hereof and shall continue in full force and effect. Seller, however, will not be responsible to pay the Exhibit A Claimants their percentage or debt. This will be Buyer's obligation, moving forward and Buyer will also make sure that any ongoing company bills (utilities, security, and expenses attributed to maintaining the property) will not be Seller's obligation(s) from the date of closing, with Pete and Al, onward.

- 5. Further Assurances and Covenants.
- Each of the parties hereto shall, upon reasonable request, execute and deliver any (a) additional document(s) and/or instrument(s) and take any and all actions that are deemed reasonably necessary or desirable by the requesting party to consummate the transaction contemplated hereby.
- (b) Go Global and Carlos shall deliver all books and records (including checks and any other material of Company) to Buyer promptly after Closing.
- 6. Closing. The Closing ("Closing") of the transactions hereunder shall be consummated upon the execution of this Agreement and:
- The delivery by Seller to Buyer of the Assignment in the form attached hereto as (a) Exhibit "B" and incorporated herein by this reference. Of 5.6

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- (b) The delivery to said Seller by Buyer of the Consideration set forth hereunder.
- (c) Closing shall take place effective the _____ day of October, 2008, or at such other time as the parties may agree.
- (d) Seller and Buyer further represent and warrant that the representations, and indemnification and payment obligations made in this Agreement shall survive Closing.

7. Miscellaneous.

(a) Notices. Any and all notices or demands by any party hereto to any other party, required or desired to be given hereunder shall be in writing and shall be validly given or made if served personally, delivered by a nationally recognized overnight courier services or if deposited in the United States Mail, certified, return receipt requested, postage prepaid, addressed as follows:

If to Buyer: The Rogich Family Irrevocable Trust

3883 Howard Hughes Pkwy., #590

Las Vegas, NV 89169

If to Seller: Go Global, Inc.

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Carlos Huerta

3060 E. Post Road, #110 Las Vegas, Nevada 89120

Any party hereto may change his or its address for the purpose of receiving notices or demands as hereinabove provided by a written notice given in the manner aforesaid to the other party(ies). All notices shall be as specific as reasonably necessary to enable the party receiving the same to respond thereto.

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- (b) Governing Law. The laws of the State of Nevada applicable to contracts made in that State, without giving effect to its conflict of law rules, shall govern the validity, construction, performance and effect of this Agreement.
- (c) Consent to Jurisdiction. Each party hereto consents to the jurisdiction of the Courts of the State of Nevada in the event any action is brought to declaratory relief or enforcement of any of the terms and provisions of this Agreement.
- (d) Attorneys' Fees. Unless otherwise specifically provided for herein, each party hereto shall bear its own attorneys' fees incurred in the negotiation and preparation of this Agreement and any related documents. In the event that any action or proceeding is instituted to interpret or enforce the terms and provisions of this Agreement, however, the prevailing party shall be entitled to its costs and attorneys' fees, in addition to any other relief it may obtain or to which it may be entitled.
- (e) Interpretation. In the interpretation of this Agreement, the singular may be read as the plural, and vice versa, the neuter gender as the masculine or feminine, and vice versa, and the future tense as the past or present, and vice versa, all interchangeably as the context may require in order to fully effectuate the intent of the parties and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof. Paragraph headings are for convenience of reference only and shall not be used in the interpretation of the Agreement. Unless the context specifically states to the contrary, all examples itemized or listed herein are for illustrative purposes only, and the doctrine of inclusion unius exclusio alterius shall not be applied in interpreting this Agreement.
- Entire Agreement. This Agreement sets forth the entire understanding of the parties, and supersedes all previous agreements, negotiations, memoranda, and understandings, whether written or CH DR

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oral. In the event of any conflict between any exhibits or schedules attached hereto, this Agreement shall control.

- Modifications. This Agreement shall not be modified, amended or changed in any manner unless in writing executed by the parties hereto.
- Waivers. No waiver of any of the provisions of this Agreement shall be deemed or (h) shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.
- Invalidity. If any term, provision, covenant or condition of this Agreement, or any application thereof, should be held by a Court of competent jurisdiction to be invalid, void or unenforceable, that provision shall be deemed severable and all provisions, covenants, and conditions of this Agreement, and all applications thereof not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- Binding Effect. This Agreement shall be binding on and inure to the benefit of the (i) heirs, personal representatives, successors and permitted assigns of the parties hereto.
- Counterparts. This Agreement may be executed in multiple counterparts, including (k)facsimile counterparts, which together shall constitute one and the same document.
- (I) Negotiated Agreement. This is a negotiated Agreement. All parties have participated in its preparation. In the event of any dispute regarding its interpretation, it shall not be construed for or against any party based upon the grounds that the Agreement was prepared by any one of the parties.

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(m) Arbitration. Any controversy, claim, dispute or interpretations which are in any way related to the Agreement that are not settled informally in mediation shall be resolved by arbitration, if both Buyer and Seller choose this option, administered by the American Arbitration Association under its Commercial Arbitration Rules, and the judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction of and shall be final and binding on all the parties. However, if both Buyer and Seller do not mutually choose to proceed with arbitration, then the traditional legal process will be the only alternative for the parties to pursue if mediation is ineffective. In the event of any controversy, claim, dispute or interpretation, the following procedures shall be employed:

(1) If the dispute cannot be settled informally through negotiations, the parties first agree, in good faith, to settle the dispute by mediation administered by the American Arbitration Association under its Commercial Mediation Rules before resorting to arbitration or some other dispute resolution procedure. The mediation shall take place in Las Vegas, Nevada within sixty (60) days of initiating the mediation.

- (2) At any time after the mediation, any party shall offer a request for Arbitration in writing on the other party(ies) to this Agreement and a copy of the request shall be sent to the American Arbitration Association.
- (30) The party upon whom the request is served shall file a response within thirty (30) days from the service of the request for Arbitration. The response shall be served upon the other party(ies) and a copy sent to the American Arbitration Association.
 - (4) If both parties agree to Arbitration, then within ten (10) days after the

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American Arbitration Association sends the list of proposed arbitrators, all parties to the arbitration shall select their arbitrator and communicate their selection to the American Arbitration Association.-

- (5) Unless otherwise agreed in writing by all parties, the arbitration shall be held in Las Vegas, Nevada. The arbitration hearing shall be held within ninety 90 days after the appointment of the arbitrator if and when both Buyer and Seller are both in agreement with regard to Arbitration.
- (6) The arbitrator is authorized to award to any party whose claims are sustained, such sums or other relief as the arbitrator shall deem proper and such award may include reasonable attorney's fees, professional fees and other costs expended to the prevailing party(ies) as determined by the arbitrator.
 - (n) Time of Essence. Time is of the essence of this Agreement and all of its provisions.

IN WITNESS WHEREOF, the parties have executed this Agreement effective the day and year first above written.

"SELLER"

Carlos Huerta, on behalf of Go Global, Inc.

"BUYER"

Sigmund Rogich, on behalf of

The Rogigh/Family Irrevocable Trust

EXHIBIT "A"

Potential Claimants

1.	Eddyline Investments, LLC (potential investor or debtor)	\$50,000.00
2.	Ray Family Trust (potential investor or debtor)	\$283,561.60
3.	Nanyah Vegas, LLC (through Canamex Nevada, LLC)	\$1,500,000.00
4.	Antonio Nevada, LLC/Jacob Feingold	\$3,360,000.00



EXHIBIT "B"

Assignment

ASSIGNMENT

FOR VALUE RECEIVED, each of the undersigned hereby assigns and transfers unto The Rogich Family Irrevocable Trust ("Buyer"), all of the right, title and interest, if any, which the undersigned owns in and to Eldorado Hills, LLC, a Nevada limited-liability company (the "Company") and do hereby irrevocably constitute and appoint any individual designated by any officer or manager of the Company as attorney to each of the undersigned to transfer said interest(s) on the books of the Company, with full power of substitution in the premises.

DATED as of the 30 day of October, 2008.

Carlos Huerta, individually and on behalf of Go Global, Inc. as to any interest of either of them in and to the Company

1	Samuel S. Lionel, NV Bar No. 1766	Electronically Filed 11/08/2013 11:56:49 AM
2	slionel@lionelsawyer.com Steven C. Anderson, NV Bar No. 11901	Alm D. Elmin
3	sanderson@lionelsawyer.com LIONEL SAWYER & COLLINS	
4	300 South Fourth Street, Suite 1700 Las Vegas, Nevada 89101	CLERK OF THE COURT
5	Tel: (702) -383-8884; (702) 383-8845 (Fax)	
6	Attorneys for Defendants, Sig Rogich aka Sigmund Rogich as Trustee	
7	of The Rogich Family Irrevocable Trust; Eldorado Hills, LLC, a Nevada limited liability company	
8		
9	DISTRIC	ΓCOURT
10	CLARK COUN	ITY, NEVADA
11	CARLOS A. HUERTA, an individual, CARLOS A. HUERTA as Trustee of THE	
12	ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of	Case No. A-13-686303-C Department: XXVII
13	interests of GO GLOBAL, INC., a Nevada corporation NANYAH VEGAS, LLC, a	ANSWER TO FIRST AMENDED
14	Nevada limited liability company;	COMPLAINT AND COUNTERCLAIM
15	Plaintiffs v.	JURY DEMAND
16	SIG ROGICH aka SIGMUND ROGICH as	
17	Trustee of The Rogich, Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada	
18	limited liability company; DOES 1-X, and or ROE CORPORATIONS 1-X, inclusive	·
19	Defendants	
20	ELDORADO HILLS, LLC, a Nevada limited	
21	liability company	
22	Defendant/Counterclaimants v.	
23	CARLOS A. HUERTA, an individual,	
24	CARLOS A. HOERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a	
25	Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada	
26	corporation	
27	Plaintiffs/Counterdefendants	

LIONEL SAWYER & COLLINS ATTORNEYS AT LAW 300 SOUTH FOURTH ST. SUITE 1700 LAS VEGAS, NEVADA 69101 (702) 383-8888

ANSWER TO FIRST AMENDED COMPLAINT

Defendants Sig Rogich, as Trustee of The Rogich Family Irrevocable Trust, and Eldorado Hills, LLC, answer the First Amended Complaint as follows:

- 1. Admit the allegations in Paragraph 1.
- 2. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 2.
- 3. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 3.
 - 4. Admit the allegations in Paragraph 4.
 - 5. Admit the allegations in Paragraph 5.
- 6. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 6.
- 7. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 7.
- 8. Admit that the principal asset of Eldorado is real property located in Clark County, Nevada and deny all other allegations in Paragraph 8.
 - 9. Deny the allegations in Paragraph 9.
- 10. Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 10 inconsistent therewith.
- 11. Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 11 inconsistent therewith.
- 12. Admit the allegations in the first sentence of Paragraph 12 and deny the allegations in the second sentence of said Paragraph.
 - 13. Deny the allegations in Paragraph 13.
 - 14. Deny the allegations in Paragraph 14.
 - 15. Deny the allegations in Paragraph 15.
 - 16. Admit the allegations in Paragraph 16.

LIONEL SAWYER & COLLINS

1	33.	Deny the allegations in Paragraph 33.
2	34.	Deny the allegations in Paragraph 34 and allege that Defendants have retained
3	attorneys to defend this action and pursuant to Paragraph 6(d) of the Purchase Agreement, and	
4	they are entitled to their costs and reasonable attorneys fees for their services herein.	
5	35.	Defendants repeat and reallege their answers to the allegations in Paragraphs 1
6	through 34.	
7	36.	Deny the allegations in Paragraph 36.
8	37.	Deny the allegations in Paragraph 37 and specifically deny the alleged
9	representatio	n was made.
10	38.	Deny the allegations in Paragraph 38 and specifically deny the alleged
11	representations were made.	
12	39.	Deny the allegations in Paragraph 39 and specifically deny the alleged
13	representations were made.	
14	40.	Deny the allegations in Paragraph 40.
15	41.	Deny the allegations in Paragraph 41 and allege that Defendants have retained
16	attorneys to	defend this action and pursuant to Paragraph 6(d) of the Purchase Agreement, and
17	they are entitled to their costs and reasonable attorneys fees for their services herein.	
18	42.	There is no paragraph 42.
19	43.	There is no paragraph 43.
20	44.	Defendants repeat and reallege their answers to Paragraph 1 through 41. There
21	are no paragraphs 42 and 43.	
22	45.	Allege they are without knowledge or information sufficient to form a belief as to
23	the truth of t	he allegations in Paragraph 45.
24	46.	Deny the allegations in Paragraph 46.
25	47.	Deny the allegations in Paragraph 47.
26	48.	Admit that Eric Reitz was repaid his investment as alleged in Paragraph 48 and
27	deny the other allegations in said paragraph.	
28	49.	Deny the allegations in Paragraph 49.

1	50. Deny the allegations in Paragraph 50.	
2	51. Deny the allegations in Paragraph 51.	
3	52. Deny the allegations in Paragraph 52 and allege that Defendants have retained	
4	attorneys to defend this action and pursuant to Paragraph 6(d) of The Purchase Agreement, and	
5	they are entitled to their costs and reasonable attorney's fees.	
6	<u>AFFIRMATIVE DEFENSES</u>	
7	First Affirmative Defense	
8	The First Amended Complaint fails to state a claim against either Defendant upon which	
9	relief can be granted.	
10	Second Affirmative Defense	
11	(Failure to Exhaust)	
12	Plaintiffs have failed to exhaust their contract remedies.	
13	Third Affirmative Defense	
14	(Misjoinder)	
15	There is a misjoinder of claims.	
16	Fourth Affirmative Defense	
17	(Release)	
18	Plaintiffs' have released Defendants from any and all liability to Plaintiffs.	
19	Fifth Affirmative Defense	
20	(Release)	
21	Plaintiffs' have released Defendants with respect to any purported representations in	
22	connection with the Purchase Agreement.	
23	Sixth Affirmative Defense	
24	(Limitations)	
25	Plaintiffs' purported claims are barred by applicable statutes of limitations,	
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1	Seventh Affirmative Defense
2	(Waiver)
3	Plaintiffs' purported claims are barred by the doctrine of waiver.
4	Eighth Affirmative Defense
5	(Estoppel)
6	Plaintiffs' purported claims are barred by the doctrine of estoppel.
7	Ninth Affirmative Defense
8	(No Injury)
9	Plaintiffs' purported claims are barred because Plaintiffs' have not sustained any
10	cognizable injury.
11	<u>Tenth Affirmative Defense</u>
12	(Lack of Control)
13	Plaintiffs' purported claims are barred because of actions not within the control of
14	Defendants.
15	Eleventh Affirmative Defense
16	(Good Faith)
17	Plaintiffs' purported claims are barred because Defendants at all times acted in good faith
18	and did not, directly or indirectly, induce any act or acts constituting a cause of action arising
19	under any law.
20	<u>Twelfth Affirmative Defense</u>
21	(Speculative)
22	Plaintiffs' damage claims are barred because they are speculative in nature and/or not
23	otherwise recoverable under the law.
24	Thirteenth Affirmative Defense
25	(Risks)
26	Plaintiffs' purported claims are barred because Plaintiffs knew or should have known the
27	risks associated with the Purchase Agreement.
28	

LIONEL SAWYER & COLLINS ATTORNEYS AT LAW 300 SOUTH FOURTH ST. SUITE 1700 LAS VEGAS, NEVADA 89101 (702) 383-8888

Fourteenth Affirmative Defense 1 (Acquiescence) 2 Plaintiffs' purported claims are barred because Plaintiffs acquiesced in Defendants' 3 transfer to Teld, LLC. 4 Fifteenth Affirmative Defense 5 (No Violation) 6 Plaintiffs' alleged claims for damages, based on the Purchase Agreement, cannot be 7 regarded as a violation of the implied covenant of good faith and fair dealing. 8 Sixteenth Affirmative Defense 9 (No Violation) 10 Plaintiffs' alleged claims are not violations of the implied covenant of good faith and fair 11 12 dealing. Seventeenth Affirmative Defense 13 (Good Faith) 14 Defendants at all relevant times acted in good faith. 15 Eighteenth Affirmative Defense 16 (Fair Dealing) 17 Defendants at all relevant times dealt fairly. 18 Nineteenth Affirmative Defense 19 (No Breach) 20 Defendants did not breach the implied covenant of good faith and fair dealing. 21 Twentieth Affirmative Defense 22 (No Breach) 23 Defendants did not breach any provision of the Purchase Agreement. 24 Twenty First Affirmative Defense 25 (Good Faith Presumptions) 26 Defendants are entitled to the presumption that they acted in good faith. 27 28

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1	Twenty Second Affirmative Defense
2	(No Malice)
3	Defendant Rogich's transfer of the Eldorado interests to Teld, LLC was not malicious.
4	Twenty Third Affirmative Defense
5	(Good Faith Transfers)
6	Defendant Rogich's transfer of the Eldorado interests to Teld, LLC was in good faith.
7	Twenty Fourth Affirmative Defense
8	(Good Faith Transfers)
9	Defendant Rogich's transfer of the Eldorado interests did not deliberately contravene the
10	intention and spirit of the Purchase Agreement.
11	Twenty Fifth Affirmative Defense
12	(Statute of Frauds)
13	Plaintiffs claims are barred by the Statute of Frauds.
14	Twenty-Sixth Affirmative Defense
15	(Good Faith Transfers)
16	Defendant Rogich did not purposefully and/or intentionally transfer the Eldorado
17	interests to Teld, LLC to prevent Plaintiffs from possibly obtaining income in the event Eldorado
18	ever made distributions to Rogich.
19	Twenty-Seventh Affirmative Defense
20	(Basis for Transfer)
21	Defendant Rogich had a reasonable basis for transferring the Eldorado interests to Teld,
22	LLC.
23	Twenty-Eighth Affirmative Defense
24	(Charter Revocation)
25	Nanyah Vegas, LLC's charter has been revoked and its right to transact business
26	forfeited. It had no right to commence this action or to maintain it.
27	
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Twenty-Ninth Affirmative Defense

(Plaintiffs' Conduct)

- 1. At the time Nanyah Vegas, LLC ("Nanyah") alleges it made a \$1,500,000 investment in Eldorado, Plaintiff, Carlos Huerta, an individual, ("Huerta') was a managing member of Eldorado. He was then, upon information and belief, the President and sole shareholder of Go Global, Inc. (a Plaintiff herein sub nomine The Alexander Christopher Trust, its assignee of its interests) ("Go Global"), who was then the manager of Canamex Nevada, LLC ("Canamex").
- 2. Upon information and belief, Huerta deposited Nanyah's \$1,500,000 Investment into a Canamex bank account which Huerta then withdrew and deposited in an Eldorado bank account, withdrew it, and transferred it to an Eldorado money market account, withdrew it and wrote a check for \$1,420,000 to Go Global from the account and classified it as a consulting fee.
- 3. Huerta's and Go Global's conduct was wrongful. Eldorado was not unjustly enriched.

Thirtieth Affirmative Defense

(Reserve All Rights)

Defendants hereby reserve and assert all affirmative defenses available under any federal law and under any available state law. Defendants presently have insufficient knowledge or information upon which to form a belief as to whether they may have other, as yet unstated affirmative defenses available. Therefore, Defendants reserve the right to assert additional affirmative defenses in the event that discovery indicates it would be appropriate.

WHEREAS, Defendants demand that the First Amended Complaint be dismissed and reasonable attorneys fees be awarded to Defendants.

LIONEL SAWYER & COLLINS 1 2 3 Nevada Bar No. 1766 Steven Anderson. 4 Nevada Bar No. 11901 300 South Fourth Street, Suite 1700 5 Las Vegas, Nevada 89101 6 Attorneys for Defendants, Sig Rogich aka Sigmund Rogich as Trustee of The Rogich Family Irrevocable Trust; Eldorado Hills, LLC. 8 **COUNTERCLAIM** 9 Defendant/Counterclaimant Eldorado Hills, LLC ("Eldorado") for its Counterclaim 10 against Plaintiffs/Counterdefendants Carlos A. Huerta, an individual ("Huerta"), Carlos A. 11 Huerta, as Trustee of the Alexander Christopher Trust, as assignee of interests of Go Global, 12 Inc., a Nevada corporation ("Go Global"), alleges as follows: 13 Plaintiff Nanyah Vegas, LLC ("Nanyah") alleges in the Fourth Claim for Relief 14 1. that Eldorado was unjustly enriched in the amount of \$1,500,000 and is entitled to recover said 15 amount together with reasonable attorneys fees and costs. 16 Defendant Eldorado has alleged in the Twenty-Ninth Affirmative Defense that it 17 2. was not unjustly enriched and Counterclaimants Huerta and Go Global have taken Nanyah's 18 19 money. Therefore, under general equitable principles and rules of law governing this 3. 20 action, Eldorado is entitled to indemnity from Counterdefendants if it is determined for any 21 reason that Eldorado has been unjustly enriched to any extent, including reasonable attorneys' 22 23 fees and costs. WHEREFORE Counterclaimant Eldorado demands equitable relief from 24 Counterdefendants as set forth in the proceeding paragraph. 25 $/\!/$ 26 27 //

JURY DEMAND

Defendants hereby demand a trial by jury on all claims and issues so triable.

LIONEL SAWYER & COLLINS

By:

Nevada Bar No. 1766 Steven Anderson. Nevada Bar No. 11901

300 South Fourth Street, Suite 1700 Las Vegas, Nevada 89101

Attorneys for Defendant/Counterclaimant Eldorado Hills, LLC

LIONEL SAWYER & COLLINS ATTORNEYS AT LAW 300 SOUTH FOURTH ST. SUITE 1700 LAS VEGAS NEVADA 89101 (702) 383-8888

CERTIFICATE OF SERVICE I HEREBY CERTIFY that on the day of November, 2013, I mailed a true and correct copy of the ANSWER TO FIRST AMENDED COMPLAINT AND COUNTERCLAIM via U.S. Mail, postage prepaid to the following parties at their last known address: Brandon McDonald, Esq. McDonald Law Offices, PLLC 2505 Anthem Village Drive Suite E-474 Henderson, NV 89052 Attorneys for Plaintiff An Employee of Lionel Sawyer & Collins

LIONEL SAWYER & COLLINS ATTORNEYS AT LAW 300 SOUTH FOURTH ST. SUITE 1700 LAS VEGAS,NEVADA 89101 (702) 383-8888

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CLERK OF THE COURT

ANSW

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Brandon B. McDonald, Esq.

Nevada Bar No.: 11206

McDONALD LAW OFFICES, PLLC

2505 Anthem Village Drive, Ste. E-474

Henderson, NV 89052

Telephone: (702) 385-7411 Facsimile: (702) 664-0448

Attorneys for Plaintiffs

DISTRICT COURT

CLARK COUNTY, NEVADA

CARLOS A. HUERTA, an individual; CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, a Nevada limited liability company;

Plaintiffs,

|| v.

SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,

Defendants.

Case No.: A-13-686303-C

Dept. No.: XXVII

ANSWER TO COUNTERCLAIM

COMES NOW, Plaintiffs, by and through their counsel of record, Brandon B. McDonald, Esq. of McDONALD LAW OFFICES, PLLC, and hereby respond to Defendant, Eldorado Hills, LLC's Counterclaim as follows:

1. Answering paragraph 1 of the Counterclaim, Counterdefendants state that the Complaint speaks for itself. To the extent that the allegations contained in paragraph 1 are merely repeating allegations contained in the Complaint, Counterdefendants admit said allegations.

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- 2. Answering paragraph 2 of the Counterclaim, Counterdefendants state that the Answer filed speaks for itself. To the extent that the allegations contained in paragraph 2 are merely repeating allegations contained in the Answer, Counterdefendants admit said allegations.
- 3. Answering paragraph 3 of the Counterclaim, Counterdefendants deny the allegations contained therein.

AFFIRMATIVE DEFENSES

FIRST AFFIRMATIVE DEFENSE

The Counterclaim fails to state a claim upon which relief can be granted.

SECOND AFFIRMATIVE DEFENSE

Counterclaimant's claims are barred by the doctrine of estoppel.

THIRD AFFIRMATIVE DEFENSE

Counterclaimant is not entitled to relief due to the doctrine of unclean hands.

FOURTH AFFIRMATIVE DEFENSE

Counterclaimant's relief is barred in equity.

FIFTH AFFIRMATIVE DEFENSE

Counterclaimant's claims are barred by the doctrine of laches.

SIXTH AFFIRMATIVE DEFENSE

Counterclaimant has failed to maintain evidence, or in fact committed spoliation, and now seeks to assert claims which reasonably require such evidence to either prove or disprove Plaintiff's allegations.

NINTH AFFIRMATIVE DEFENSE

Pursuant to Rule 8 of the Nevada Rules of Civil Procedure, all possible affirmative defenses may not have been alleged herein insofar as insufficient facts were not available after reasonable

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inquiry upon the filing of Plaintiffs' Amended Complaint. Counterdefendant hereby incorporate by reference those affirmative defenses enumerated in NRCP 8 as if fully set forth herein. In the event further investigation or discovery reveals the applicability of any such defenses, Counterdefendant reserves the right to seek leave of the Court to amend this Answer and to specifically assert any such defense. Such defenses are herein incorporated by reference for the specific purpose of not waiving any such defense.

- 1. That Counterclaimant take nothing by way of its Counterclaim;
- 2. For attorney's fees and costs of suit herein;
- 3. For an award of punitive damages since the claims and allegations are frivolous;
- 4. For such other and further relief as the Court may deem appropriate.

Dated this 20th day of February, 2013.

McDONALD LAW OFFICES, PLLC

By: /s/ Brandon B. McDonald, Esq.
Brandon B. McDonald, Esq.
Nevada Bar No.: 11206
2505 Anthem Village Drive, Ste. E-474
Henderson, NV 89052
Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

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Pursuant to NRCP 5(b), I hereby certify that on this 20th A68day of February, 2013, service of

the foregoing ANSWER TO COUNTERCLAIM was made by depositing a true and correct copy of

the same for regular mailing at Las Vegas, Nevada, first class postage fully prepaid, addressed to:

Samuel S. Lionel, Esq.
Steven C. Anderson, Esq.
LIONEL SAWYER & COLLINS
300 South Fourth Street, 17th Floor
Las Vegas, NV 89101
Attorneys for Defendant/Counterclaimant,
Eldorado Hills, LLC and Sig Rogich

/s/ Eric Tucker
An employee of McDonald Law Offices, PLLC

		•
1	Samuel S. Lionel, NV Bar No. 1766	Alun D. Column
2	slionel@lionelsawyer.com Steven C. Anderson, NV Bar No. 11901	CLERK OF THE COURT
3	sanderson@lionelsawyer.com LIONEL SAWYER & COLLINS 200 South Fourth Street, Suite 1700	
4	300 South Fourth Street, Suite 1700 Las Vegas, Nevada 89101 Tol. (702), 383, 8884	
5	Tel: (702) -383-8884 Fax: (702) 383-8845	
6	Attorneys for Sig Rogich aka Sigmund Rogich as Trustee of	
7	The Rogich Family Irrevocable Trust; and Eldorado Hills, LLC, a Nevada	
8	limited liability company	
9	DISTRIC	ΓCOURT
10	CLARK COUN	ITY, NEVADA
11	CARLOS A. HUERTA, an individual, CARLOS A. HUERTA as Trustee of THE	
12	ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of	Case No. A-13-686303-C
13	interests of GO GLOBAL, INC., a Nevada corporation NANYAH VEGAS, LLC, a	Department: XXVII
14	Nevada limited liability company;	AMENDED ANSWER TO FIRST AMENDED COMPLAINT;
15	Plaintiffs v.	AND COUNTERCLAIM
16	SIG ROGICH aka SIGMUND ROGICH as	JURY DEMAND
17	Trustee of The Rogich, Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada	
18	limited liability company; DOES 1-X, and or ROE CORPORATIONS 1-X, inclusive	
19	Defendants	
20	ELDORADO HILLS, LLC, a Nevada limited	
21	liability company	
22	Defendant/Counterclaimants v.	
23	CARLOS A. HUERTA, an individual,	
24	CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a	
25	Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada	
26	corporation	
27	Plaintiffs/Counterdefendants	
28		

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AMENDED ANSWER TO FIRST AMENDED COMPLAINT

Defendants Sig Rogich, as Trustee of The Rogich Family Irrevocable Trust, and Eldorado Hills, LLC, answer the First Amended Complaint as follows:

- 1. Admit the allegations in Paragraph 1.
- 2. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 2.
- 3. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 3.
 - 4. Admit the allegations in Paragraph 4.
 - 5. Admit the allegations in Paragraph 5.
- 6. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 6.
- 7. Allege they are without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 7.
- 8. Admit that the principal asset of Eldorado is real property located in Clark County, Nevada and deny all other allegations in Paragraph 8.
 - 9. Deny the allegations in Paragraph 9.
- 10. Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 10 inconsistent therewith.
- 11. Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 11 inconsistent therewith.
- 12. Admit the allegations in the first sentence of Paragraph 12 and deny the allegations in the second sentence of said Paragraph.
 - 13. Deny the allegations in Paragraph 13.
 - 14. Deny the allegations in Paragraph 14.
 - 15. Deny the allegations in Paragraph 15.
 - 16. Admit the allegations in Paragraph 16.
 - 17. Answering Paragraph 17, admit that Ray has an interest in Eldorado, deny any

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1	alleged representations of Rogich, admit Nanyah never received an interest in Eldorado and deny		
2	Eldorado retained the \$1,500,000.		
3	18.	Deny the allegations in Paragraph 18.	
4	19.	Deny the allegations in Paragraph 19.	
5	20.	Defendants repeat and reallege their answers to the allegations in Paragraph 1	
6	through Para	graph 19.	
7	21.	Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 21	
8	inconsistent	therewith.	
9	22.	Deny the allegations in Paragraph 22 and allege that Plaintiffs have failed to	
10	perform their duties as set forth in Purchase Agreement.		
11	23.	Admit the transfer of Defendant Rogich's interest in Eldorado as alleged in	
12	Paragraph 23 and deny the other allegations in said paragraph.		
13	24.	Deny the allegations in Paragraph 24 and specifically deny that the alleged	
14	representation was made.		
15	25.	Deny the allegations in Paragraph 25.	
16	26.	Deny the allegations in Paragraph 26 and allege that Defendants have retained	
17	attorneys to defend this action and pursuant to Paragraph 6(d) of the Purchase Agreement, and		
18	they are entitled to their costs and reasonable attorneys fees for their services herein.		
19	27.	Defendants repeat and reallege their answers to the allegations in paragraphs 1	
20	through 26.		
21	28.	Allege Exhibit 1 speaks for itself and deny any allegation in Paragraph 28	
22	inconsistent therewith.		
23	29.	Deny the allegations in Paragraph 29.	
24	30.	Admit the allegations in Paragraph 30.	
25	31.	Allege Exhibit 1 speaks for itself and deny any allegations in Paragraph 31	
26	inconsistent therewith.		
27	32.	Deny the allegations in Paragraph 32.	
28	33.	Deny the allegations in Paragraph 33.	

1	51. Deny the allegations in Paragraph 51.
2	52. Deny the allegations in Paragraph 52 and allege that Defendants have retained
3	attorneys to defend this action and pursuant to Paragraph 6(d) of The Purchase Agreement, and
4	they are entitled to their costs and reasonable attorney's fees.
5	AFFIRMATIVE DEFENSES
6	First Affirmative Defense
7	The First Amended Complaint fails to state a claim against either Defendant upon which
8	relief can be granted.
9	Second Affirmative Defense (Failure to Exhaust)
10	Plaintiffs have failed to exhaust their contractual remedies.
11	
12	<u>Third Affirmative Defense</u> (Misjoinder)
13	There is a misjoinder of claims.
14	Fourth Affirmative Defense
15	(Release)
16	Plaintiffs have released Defendants from any and all liability to Plaintiffs.
17	<u>Fifth Affirmative Defense</u> (Release)
18	Plaintiffs have released Defendants with respect to any purported representations in
19	connection with the Purchase Agreement.
20	Sixth Affirmative Defense
21	(Limitations)
22	Plaintiffs' purported claims are barred by applicable statutes of limitations,
23	Seventh Affirmative Defense
24	(Waiver)
25	Plaintiffs' purported claims are barred by the doctrine of waiver.
26	<u>Eighth Affirmative Defense</u> (Estoppel)
27	Plaintiffs' purported claims are barred by the doctrine of estoppel.
28	

1	<u>Ninth Affirmative Defense</u> (No Injury)
2	Plaintiffs' purported claims are barred because Plaintiffs' have not sustained any
3	cognizable injury.
4	
5	<u>Tenth Affirmative Defense</u> (Lack of Control)
6	Plaintiffs' purported claims are barred because of actions not within the control of
7	Defendants.
8	Eleventh Affirmative Defense (Good Faith)
9	Plaintiffs' purported claims are barred because Defendants at all times acted in good faith
	and did not, directly or indirectly, induce any act or acts constituting a cause of action arising
11	under any law.
12 13	<u>Twelfth Affirmative Defense</u> (Speculative)
14	Plaintiffs' damage claims are barred because they are speculative in nature and/or not
15	otherwise recoverable under the law.
16	<u>Thirteenth Affirmative Defense</u> (Risks)
17	Plaintiffs' purported claims are barred because Plaintiffs knew or should have known the
18	risks associated with the Purchase Agreement.
19 20	Fourteenth Affirmative Defense (Acquiescence)
21	Plaintiffs' purported claims are barred because Plaintiffs acquiesced in Defendants'
22	transfer to Teld, LLC.
23	<u>Fifteenth Affirmative Defense</u> (No Violation)
24	Plaintiffs' alleged claims for damages, based on the Purchase Agreement, cannot be
25	regarded as a violation of the implied covenant of good faith and fair dealing.
26	Sixteenth Affirmative Defense
27	(No Violation)
28	Plaintiffs' alleged claims are not violations of the implied covenant of good faith and fair

LIONEL SAWYER & COLLINS
ATTORNEYS AT LAW
300 SOUTH FOURTH ST.
SUITE 1700
LAS VEGAS,NEVADA 89101
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1	dealing.
2	Seventeenth Affirmative Defense (Good Faith)
3	
4	Defendants at all relevant times acted in good faith.
5	<u>Eighteenth Affirmative Defense</u> (Fair Dealing)
6	Defendants at all relevant times dealt fairly.
7	<u>Nineteenth Affirmative Defense</u> (No Breach)
8	Defendants did not breach the implied covenant of good faith and fair dealing.
9	Twentieth Affirmative Defense
10	(No Breach)
11	Defendants did not breach any provision of the Purchase Agreement.
12	Twenty First Affirmative Defense (Good Faith Presumptions)
13	Defendants are entitled to the presumption that they acted in good faith.
14	Twenty Second Affirmative Defense
15	(No Malice)
16	Defendant Rogich's transfer of the Eldorado interests to Teld, LLC was not malicious.
17	Twenty Third Affirmative Defense (Good Faith Transfers)
18	Defendant Rogich's transfer of the Eldorado interests to Teld, LLC was in good faith.
19	Twenty Fourth Affirmative Defense
20	(Good Faith Transfers)
21	Defendant Rogich's transfer of the Eldorado interests did not deliberately contravene the
22	intention and spirit of the Purchase Agreement.
23	<u>Twenty Fifth Affirmative Defense</u> (Statute of Frauds)
24	Plaintiffs' claims are barred by the Statute of Frauds.
25	Twenty-Sixth Affirmative Defense
26	(Good Faith Transfers)
27	Defendant Rogich did not purposefully and/or intentionally transfer the Eldorado
28	interests to Teld, LLC to prevent Plaintiffs from possibly obtaining income in the event Eldorado

1	<u>Thirty Second Affirmative Defense</u> (Equitable Estoppel)
2	Plaintiffs' purported claims are barred by the doctrine of equitable estoppel.
3	Thirty Third Affirmative Defense
4	(Standing)
5	Plaintiff Huerta, individually, lacks standing to bring these claims because he did not
6	have a personal interest under the Purchase Agreement.
7	Thirty Fourth Affirmative Defense
8	(Non-Assignability)
9	Plaintiff The Alexander Christopher Trust, as a purported assignee, lacks standing to
10	pursue its claims because the claims are not assignable as a matter of law.
11	<u>Thirty Fifth Affirmative Defense</u> (Real Party in Interest)
12	Plaintiffs Huerta, individually, and The Alexander Christopher Trust are barred from
13 14	asserting claims and rights under the Purchase Agreement because they are not the real party in
15	interest.
16	<u>Thirty Sixth Affirmative Defense</u> (Reserve All Rights)
17	Defendants hereby reserve and assert all affirmative defenses available under any federa
18	law and under any available state law. Defendants presently have insufficient knowledge or
19	information upon which to form a belief as to whether they may have other, as yet unstated
20	affirmative defenses available. Therefore, Defendants reserve the right to assert additional
21	affirmative defenses in the event that discovery indicates it would be appropriate.
22	WHEREAS, Defendants demand that the First Amended Complaint be dismissed and
23	reasonable attorneys fees be awarded to Defendants.
24	***
25	COUNTERCLAIM
26	Defendant/Counterclaimant Eldorado Hills, LLC ("Eldorado") for its Counterclaim
27	against Plaintiffs/Counterdefendants Carlos A. Huerta, an individual ("Huerta"), Carlos A.
28	Huerta, as Trustee of the Alexander Christopher Trust, as assignee of interests of Go Global,

Inc., a Nevada corporation ("Go Global"), alleges as follows: 1 Plaintiff Nanyah Vegas, LLC ("Nanyah") alleges in the Fourth Claim for Relief 2 1. that Eldorado was unjustly enriched in the amount of \$1,500,000 and is entitled to recover this 3 amount together with reasonable attorneys fees and costs. 4 Defendant Eldorado has alleged in the Twenty-Ninth Affirmative Defense that it 5 2. was not unjustly enriched and Counterclaimants Huerta and Go Global have taken Nanyah's 6 7 money. Therefore, under general equitable principles and rules of law governing this 3. 8 action, Eldorado is entitled to indemnity from Counterdefendants if it is determined for any 9 reason that Eldorado has been unjustly enriched to any extent, including reasonable attorneys' 10 fees and costs. 11 WHEREFORE Counterclaimant Eldorado demands equitable relief from 12 Counterdefendants as set forth in the proceeding paragraph. 13 14 **JURY DEMAND** Defendants hereby demand a trial by jury on all claims and issues so triable. 15 LIONEL SAWYER & COLLINS 16 17 By: 18 Nevada Bar No. 1766 300 South Fourth Street, Suite 1700 Las Vegas, Nevada 89101 19 Attorneys for Defendant/Counterclaimant 20 Eldorado Hills, LLC and Defendant Sigmund Rogich, Trustee of the Rogich 21 Family Irrevocable Trust 22 24 25 26 27 28

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the _______ day of September, 2014, I mailed a true and correct copy of the AMENDED ANSWER TO FIRST AMENDED COMPLAINT AND COUNTERCLAIM via U.S. Mail, postage prepaid to the following parties at their last known address:

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Attorney for Plaintiffs

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