VOLUME 1

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7		CT COURT		
8	CLARK COUNTY, NEVADA			
9	NEAL GOLDEN and ABAIKARIM)	Case No.: A-13-678109-C		
10	HASSAN,			
11	Plaintiffs,	Dept.: XIV		
12	vs.	DECLARATION		
13	SUN CAB, INC. doing business as			
14	NELLIS CAB CO.,			
15	Defendant.			
16				
17				
18	Neal Golden hereby affirms and declares under penalty of perjury the following:			
19	1. I am one of the plaintiffs in this lawsuit seeking unpaid minimum wages from			
20	the defendant.			
21	2. I was employed by defendant as a taxi cab driver from May of 2002 until			
22	May of 2010. During that entire period of employment defendant never furnished me			
23	with any written document stating I was entitled to any minimum hourly wage for my			
24	work for defendant. Nor did defendant eve	er orally advise me that I was entitled to any		
25	minimum hourly wage.			
26	3. In August of 2010 I filed a writter	n complaint with the Nevada Labor		

Commissioner about the wages I was paid by the defendant while I was employed by

the defendant. As part of that complaint I explained to the Nevada Labor

Commissioner's office that I was being paid less than the minimum hourly wage, some days earning as little as \$3.00 or \$4.00 an hour (not including tips) from my work for the defendant.

4. The Nevada Labor Commissioner's office took no action on my behalf, of which I am aware, to collect any of the unpaid minimum wages I told them I thought I was owed by Nellis Cab. They never collected anything for me on the claim that I filed with them. It is my understanding that such office after some period of time decided to close its file on my complaint and take no action. The personnel at that office never orally or in writing advised me that I was entitled under the law to the minimum wages I was requesting in the complaint that I had filed. They left me with the understanding that it was not possible for me to pursue a claim for minimum wages against Nellis Cab. I do not have any memory of the Nevada Labor Commissioner's office advising me of any time limit for me to pursue a legal claim, and file a lawsuit, against Nellis Cab for my unpaid minimum wages. Since the Nevada Labor Commissioner's office seemed unable to do anything about my claim for unpaid minimum wages from Nellis Cab I concluded there was nothing further I could do to collect those unpaid minimum wages.

I have read the foregoing and affirm under penalty of perjury that the same is true and correct.

Neal Golden	Date

IN THE SUPREME COURT OF THE STATE OF NEVADA

NEVADA YELLOW CAB CORPORATION, NEVADA CHECKER CAB CORPORATION, and NEVADA STAR CAB CORPORATION,

Petitioners,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE RONALD J. ISRAEL, DISTRICT JUDGE,

Respondents,

and

CHRISTOPHER THOMAS; AND CHRISTOPHER CRAIG,

Real Parties in Interest.

Case No. 68975 Electronically Filed Nov 13 2015 09:00 a.m. District Court Case Tracia 1/2 L666 de 26a0 Clerk of Supreme Court Dept. No. XXVIII

AMICUS CURIAE'S APPENDIX

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INDEX OF APPENDIX

Name of Document	Appendix	Page Number
Neal Golden's Declaration Attached as Exhibit "A" to Plaintiffs' Opposition to Defendant's Motion for Partial Summary Judgment and to Dismiss, in Eighth Judicial District Court Case No.: A-13-678109-C	Vol. I	001-002

CERTIFICATE OF SERVICE

I am a resident of the State of Nevada, over the age of eighteen years, and not a party to the within action. My business address is 3960 Howard Hughes Parkway, Suite 300, Las Vegas, Nevada 89109-0920. On November 5, 2015, the following document was served on the following:

AMICUS CURIAE'S APPENDIX

By <u>United States Mail</u> — a true copy of the document listed above for collection and mailing following the firm's ordinary business practice in a sealed envelope with postage thereon fully prepaid for deposit in the United States mail at Las Vegas, Nevada addressed as set forth below.

Marc C. Gordon, Esq. Tamer B. Botros, Esq. Yellow Checker Star Transportation co. Legal dept. 5225 W. Post Road Las Vegas, Nevada 89118 Attorneys for Petitioners Leon Greenberg, Esq. Dana Sniegocki, Esq. Leon Greenberg PC 2965 South Jones Blvd., Suite E4 Las Vegas, NV 89146

Honorable Ronald J. Israel Eighth Judicial District Court, Dept. 28 200 Lewis Avenue Las Vegas, NV 89155

I am readily familiar with the firm's practice of collection and processing correspondence for mailing and for shipping via overnight delivery service. Under that practice it would be deposited with the U.S. Postal Service or if an overnight delivery service shipment, deposited in an overnight delivery service pick-up box or office on the same day with postage or fees thereon fully prepaid in the ordinary course of business. I declare under penalty of perjury that the foregoing is true and correct. Executed on November 5, 2015 at Las Vegas, Nevada.

/s/ Erin J. Melwak
Erin J. Melwak

Firmwide:136787129.1 046985.1039