Electronically Filed 01/29/2016 10:10:42 AM

1 2	ANOT GARMAN TURNER GORDON LLP ERIKA PIKE TURNER	Alun A. Lauren	
3	Nevada Bar No. 6454 Email: eturner@gtg.legal	CLERK OF THE COURT	
4	DYLAN T. CICILIANO Nevada Bar No. 12348	Electronically Filed	
5	Email: dciciliano@gtg.legal 650 White Drive, Suite 100	Feb 03 2016 11:38 a.m. Tracie K. Lindeman	
6	Las Vegas, Nevada 89119 Tel: (725) 777-3000/Fax: (725) 777-3112	Clerk of Supreme Court	
7	Attorneys for Plaintiffs		
8	DISTRICT	COURT	
9	CLARK COUN	TY, NEVADA	
10	NUVEDA, LLC, a Nevada limited liability company; SHANE M. TERRY, a Nevada	Case No.: A-15-728510-B Dept. No.: XI	
11	resident; and JENNIFER M. GOLDSTEIN, a Nevada resident;		
12	Plaintiffs,		
13 14	vs.	SECOND AMENDED NOTICE OF APPEAL	
15	PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-X, inclusive;		
16 17	Defendants,		
18	TO ALL PARTIES IN INTEREST:		
19		ove-named Plaintiffs, NuVeda, LLC, Shane M.	
20	Terry and Jennifer M. Goldstein ("Plaintiffs"), by		
21			
22	Turner Gordon, hereby files the Second Amended Notice of Appeal. This Appeal is of the		
23	Findings of Fact and Conclusions of Law Denying Plaintiffs' Motion for Preliminary Injunction, Denying Defendant's Countermotion for Preliminary Injunction and Joinder, and Entering		
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Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

1	Provisional Remedy Pursuant to N.R.S. 38.222 (the "Order"). The Notice of Entry of the Order
2	is attached as Exhibit 1.
3	Dated this Laday of January, 2016.
4	
5	CADMAN TIME CORPONIAL
6	GARMAN TURNER GORDON LLP
7	
8	ERIKA PIKE TÜRNER Nevada Bar No. 6454
9	DYLAN T. CICILIANO Nevada Bar No. 12348
10	650 White Drive, Suite 100 Las Vegas, Nevada 89119
11	Tel: (725) 777-3000/Fax: (725) 777-3112 Attorneys for Plaintiffs
12	Anomeys for Flamings
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CERTIFICATE OF SERVICE

I hereby certify that the foregoing **SECOND AMENDED NOTICE OF APPEAL** was submitted electronically for filing and/or service with the Eighth Judicial District Court on the day of January, 2016. Electronic service of the foregoing document shall be made in accordance with the E-Service List as follows:

Kolesar and Leatham	
Contact	Email
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An employee of
GARMAN TURNER GORDON LLP

¹ Pursuant to EDCR 8.05(a), each party who submits an E-Filed document through the E-Filing System consents to electronic service in accordance with NRCP 5(b)(2)(D).

EXHIBIT 1

1 2	GARMAN TURNER GORDON LLP ERIKA PIKE TURNER Nevada Bar No. 6454	CLERK OF THE COURT	
3	Email: eturner@gtg.legal DYLAN T. CICILIANO	34500 3V 1140 333N1	
:4	Nevada Bar No. 12348 Email: dciciliano@gtg.legal		
5	650 White Drive, Suite 100		
6	Las Vegas, Nevada 89119 Tel: (725) 777-3000/Fax: (725) 777-3112		
7	Attorneys for Plaintiffs		
8	DISTRICT	COURT	
	CLARK COUNTY, NEVADA		
9	NUVEDA, LLC, a Nevada limited liability	Case No.: A-15-728510-B	
10	company; SHANE M. TERRY, a Nevada resident; and JENNIFER M. GOLDSTEIN, a	Dept. No.: XXV	
11	Nevada resident;		
12	Plaintiffs,		
13	vs.	NOTICE OF ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW	
14	DETAIL DE PARTE DE LA CONTRACTION DE LA CONTRACT	DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION,	
15	PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-X, inclusive;	DENVING DEFENDANTS	
16	Defendants.	PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING	
17		PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222	
18			
19			
20	This was CONTACT of a man of a man		
21		et and Conclusions of Law Denying Plaintiffs'	
	Motion for Preliminary Injunction, Denying		
22	Injunction and Joinder, and Entering Provisional Remedy Pursuant to N.R.S. 38.222 was entered		
23	on the 13th day of January, 2016, a copy of which is attached hereto.		
24	***		
25	** <u>#</u>		
26	***		
27	• • • •		
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Garman Tumer Gordon 650 White Dr., Suite 100 Les Veges, Neveda 89119 (725) 777-3000

Dated this 27th day of January, 2016.

GARMAN TURNER GORDON LLP

/s/ Dylan Ciciliano
ERIKA PIKE TURNER
Nevada Bar No. 6454
DYLAN T. CICILIANO
Nevada Bar No. 12348
Attorneys for Plaintiffs
650 White Drive, Suite 100
Las Vegas, Nevada 89119

Tel: (725) 777-3000/Fax: (725) 777-3112

Attorneys for Plaintiffs

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Garman Tumer Gordon

656 White Dr., Suite 100 Las Vegas, Nevada 89118 (725) 777-3060 **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing Notice of Entry of Findings of Fact and Conclusions of Law Denying Plaintiffs' Motion for Preliminary Injunction, Denying Defendant's Countermotion for Preliminary Injunction and Joinder, and Entering Provisional Remedy Pursuant to N.R.S. 38.222 was submitted electronically for filing and/or service with the Eighth Judicial District Court on the 27th day of January, 2016. Electronic service of the foregoing document shall be made in accordance with the E-Service List as follows:

Kolesar and Leatham	
Contact	Email
Christi Colucci, Legal Assistant	ccolucci@klnevada.com
Cindy Kishi, Legal Assistant	ckishi@klnevada.com
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Matthew T. Dushoff	mdushoff@klnevada.com
Vincent J. Aiello	vaiello@klnevada.com
	Control of the contro

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, addressed to:

Pouya Mohajer 2700 Las Vegas Blvd, #2709 Las Vegas, Nevada 89109

Pouya Mohajer Southern Nevada Pain Specialist 9280 W. Sunset Rd., #412 Las Vegas, Nevada 89145 Via Fax: 702-798-8841

Via Fax: 702-798-8841
Pouya Mohajer
Southern Nevada Pain Specialist
9280 W. Sunset Rd., #412
Las Vegas, Nevada 89148

/s/ Robyn Campbell
An employee of GARMAN TURNER GORDON

¹ Pursuant to EDCR 8.05(a), each party who submits an E-Filed document through the E-Filing System consents to electronic service in accordance with NRCP 5(b)(2)(D).

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DISTRICT COURT

CLARK COUNTY, NEVADA

NUVEDA, LLC, a Nevada limited liability company; SHANE M. TERRY, a Nevada resident; and JENNIFER M. GOLDSTEIN, a Nevada resident;

Plaintiffs.

PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-X, inclusive;

Defendants.

CASE NO.: A-15-728510-B DEPT. NO.: XI

FINDINGS OF FACT AND CONCLUSIONS OF LAW DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION, DENYING DEFENDANT'S COUNTERMOTION FOR PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222

Hearing Date: December 28, 2015 and January 6 - 8, 2016

This matter having come on for an evidentiary hearing related to Plaintiffs' Motion for Preliminary Injunction (the "Motion") and Defendant Bady's Countermotion for Preliminary Injunction (the "Countermotion") before the Court on December 28, 2015 and January 6 - 8, 2016.¹ Plaintiffs Terry and Goldstein appeared individually and as representatives of NuVeda, LLC² by and through their counsel of record Erika Pike Turner of the law firm of GARMAN TURNER GORDON; Defendant Bady appeared individually and by and through his counsel of record Vincent Aiello and Matthew Dushoff of the law firm of KOLESAR & LEATHAM; and Defendant Mohajer appeared individually and by and through its counsel of record A. William Maupin and John Naylor of the law firm MAUPIN NAYLOR BRASTER; the Court having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the

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In addition, Mohajer requested a provisional remedy under NRS 38.222 be made on the pending issues.

The complaint alleges that they are representing NuVeda on any derivative claims.

evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; the Court having considered the oral and written arguments of counsel, and with the intent of deciding the limited issues before the Court related to the Motion and Countermotion.³ The Court makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. On July 9, 2014, the parties entered into an Operating Agreement for NuVeda, LLC ("NuVeda") to operate dispensaries, cultivation and processing facilities for medical marijuana ("MME") pursuant to licenses obtained from certain political subdivisions.
- 2. Certain disputes have arisen between the parties over the existence and vesting of certain membership interests, management and control of NuVeda.
- 3. Plaintiffs have alleged that Defendants acted "in concert" in certain actions that they allege are "self dealing".
- 4. Section 6.2 of the Operating Agreement permits the expulsion of a member under certain conditions. 5

A Member's interest in the Company may be terminated or expulsed only upon agreement of the Disinterested Voting Members by a vote of 60% or more of Disinterested Voting Interests. Expulsion may only be made by a majority vote of 60% or more of the Disinterested Voting Interests that the expulsed member was not acting in the best interest of the Company or was otherwise acting in a manner that was contrary to the purpose of the Company. For purposes of this provision, the "Disinterested Voting Members" shall be those Members who's membership in the Company is not then being voted upon, and "Disinterested Voting Interests" shall be the total percentage of the Ownership Interests held by the Disinterested Voting Members. By means of example only, if the Members sought to expel Member A, who owned a 20% Voting Interest, the Disinterested Voting

The findings made in this Order are preliminary in nature based upon the limited evidence presented after very limited exchange of documents and may be modified based upon additional evidence presented to the Court at the ultimate trial (or arbitration) of this matter.

NuVeda LLC and its subsidiaries are referred to as "NuVeda" collectively for purposes of this decision.

The Operating Agreement at Section 6.2 provides:

- 5. In late November 2015, without a meeting, ⁶ Plaintiffs and certain other members attempted expulsion by written consent of both Defendants. Issues have arisen about the methodology used by Plaintiffs to calculate the Disinterested Voting Interests.
- 6. In retaliation, the following week, without a meeting, Defendants and certain other members attempted expulsion by written consent of both Plaintiffs. Issues have arisen about the basis used by Defendants as the basis for the expulsion of Plaintiffs.
- 7. The activities of Bady and Mohajer alleged by Plaintiffs to permit the aggregation of the Disinterested Voting Interests do not rise to the level of a conspiracy as argued by Plaintiff.
- 8. The activities of Plaintiffs in attempting to expulse Defendants do not constitute activities which would permit the expulsion of Plaintiffs.
- On November 18, 2015, at a meeting of NuVeda, where Plaintiffs were present,
 the transaction with CW was discussed.
- 10. In early December 2015, the majority of membership interest approved a transaction with CW which results in the transfer of certain assets but retains the membership interest held currently by NuVeda members in NuVeda. At the time of the evidentiary hearing, not all of the documents for the CW transaction had been finalized.
- 11. If any finding of fact is properly a conclusion of law, it shall be treated as if appropriately identified and designated.

Members would be all Members other than Member A, and the vote would require 60% of the 80% Disinterested Voting Interests to carry. In order to terminate a Member's interest a meeting of the Voting Members must be held in accordance with the provisions of Section 4.3.

Section 4.3 provides in pertinent part:

No regular, annual, special or other meetings of Voting Members are required to be held. Any action that may be taken at a meeting of Voting Members may be taken without a meeting by written consent in accordance with the Act. Meetings of the Voting Members, for any purpose or purposes, may be called at any time by a majority of the Voting Members, or by the President of the Company, if any. . . .

CONCLUSIONS OF LAW

- 12. A preliminary injunction is available if an applicant can show a likelihood of success on the merits and a reasonable probability the non-moving party's conduct, if allowed to continue, will cause irreparable harm. The district court may also weigh the public interest and the relative hardships of the parties in deciding whether to grant a preliminary injunction.
- 13. Additionally, the purpose of a preliminary injunction is to preserve the status quo until the matter can be litigated (or arbitrated) on the merits.
 - 14. The terms of an Operating Agreement should be given their plain meaning.
- 15. The evidence at the evidentiary hearing shows that, while certain groups of members acted together in accomplishing activities related to the business of NuVeda, these activities did not rise to the level that would permit aggregation.
- 16. In order for a civil conspiracy to be found, two or more persons act together to accomplish an unlawful objective.
- 17. While the Defendants acted together at certain times, Plaintiffs have not demonstrated a reasonable probability that Defendants attempted to accomplish an unlawful objective.
- 18. The parties attempts to expulse each other is one that is subject to an order for a provisional remedy under NRS 38.222.
- 19. There is a reasonable probability that the parties' attempts to expulse each other on the existing factual basis presented to the Court during the evidentiary hearing, if allowed to continue, will cause irreparable harm to NuVeda.
- 20. The Court, based upon the evidence presented during the evidentiary hearing, finds that there is no basis to disturb the decision made by the majority of membership interests to transfer certain assets of NuVeda to CW.

- 21. However, since additional actions need to be taken by NuVeda to finalize the transaction, the Court declines to grant the Countermotion as all members should have an opportunity to have input on the remaining documents to finalize the CW transaction.
 - 22. A security bond is not required for the Court's provisional remedy.
- 23. If any conclusion of law is properly a finding of fact, it shall be treated as if appropriately identified and designated.

ORDER

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Motion and Countermotion are denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pending the completion of the contemplated arbitration, the parties are to take no further action to expulse each other on the factual basis presented to the Court during the evidentiary hearing.

IT IS FURTHER ORDERED that the request to seal these proceedings is denied.

Dated this gan day of January, 2016.

Certificate of Service

I hereby certify, that on the date filed, this Order was served on the parties identified on Wiznet's e-service list.

Dan Kutinac

CASE SUMMARY CASE NO. A-15-728510-B

Nuveda, LLC, Plaintiff(s) vs.
Pejman Bady, Defendant(s)

12/03/2015

12/03/2015

12/04/2015

Location: Department 11
Judicial Officer: Gonzalez, Elizabeth
Filed on: 12/03/2015

Case Number History:

Cross-Reference Case A728510

Number:

Supreme Court No.: 69648

CASE INFORMATION

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Case Type: Other Business Court Matters

Case Flags: **Discovery heard by Department Appealed to Supreme Court**

Filing Fee Balance Due
Filing fee balance due for
\$60.00 for additional party
money Plaintiff's. Email sent to
clerk on 12/29/15 to collect.

Kave

Other Contract Case

DATE CASE ASSIGNMENT

Current Case Assignment

Complaint (Business Court)
Filed By: Plaintiff Nuveda, LLC

Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy)

Complaint

Other Contract Case

Case Number A-15-728510-B
Court Department 11
Date Assigned 12/11/2015
Judicial Officer Gonzalez, Elizabeth

PARTY INFORMATION Lead Attorneys **Plaintiff** Goldstein, Jennifer M Pike, Erika A. Retained 7027965555(W) Nuveda, LLC Pike, Erika A. Retained 7027965555(W) Terry, Shane M Pike, Erika A. Retained 7027965555(W) Defendant Bady, Pejman Aiello III, Vincent J. Retained 702-362-7800(W) Mohajer, Pouya Maupin, Alvin W. Retained 7023660622(W) DATE **E**VENTS & **O**RDERS OF THE COURT INDEX

CASE SUMMARY CASE NO. A-15-728510-B

	CASE NO. A-13-/28510-B
12/07/2015	Summons Filed by: Plaintiff Nuveda, LLC Summons
12/07/2015	Summons Filed by: Plaintiff Nuveda, LLC Summons
12/07/2015	Motion Filed By: Plaintiff Nuveda, LLC Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time
12/08/2015	Motion Filed By: Defendant Bady, Pejman Motion to Recuse the Honorable Nancy L. Allf
12/08/2015	Initial Appearance Fee Disclosure Filed By: Defendant Bady, Pejman Initial Appearance Fee Disclosure
12/08/2015	Minute Order (3:00 AM) (Judicial Officer: Allf, Nancy) Minute Order: Recusal
12/08/2015	Motion Filed By: Plaintiff Nuveda, LLC Plaintiffs' Motion to Seal Exhibit 2-D to Plaintiffs' Motion for Preliminary Injunction and Application for Order Shortening Time
12/09/2015	Peremptory Challenge Filed by: Plaintiff Terry, Shane M Plaintiffs' Peremptory Challenge
12/09/2015	Affidavit of Attempted Service Filed By: Plaintiff Nuveda, LLC Affidavit of Attempted Service
12/09/2015	Affidavit of Attempted Service Filed By: Plaintiff Nuveda, LLC Affidavit of Attempted Service
12/09/2015	Affidavit of Due Diligence Filed By: Plaintiff Nuveda, LLC Affidavit of Due Diligence
12/09/2015	Affidavit Filed By: Plaintiff Nuveda, LLC Affidavit of Service
12/09/2015	Affidavit of Due Diligence Filed By: Plaintiff Nuveda, LLC Affidavit of Due Diligence
12/09/2015	

CASE SUMMARY CASE NO. A-15-728510-B

	CASE NO. A-15-728510-B
	Affidavit of Attempted Service Filed By: Plaintiff Nuveda, LLC Affidavit of Attempted Service
12/09/2015	Affidavit of Attempted Service Filed By: Plaintiff Nuveda, LLC Affidavit of Attempted Service
12/09/2015	Notice of Department Reassignment Notice of Department Reassignment
12/10/2015	Certificate of Service Filed by: Plaintiff Nuveda, LLC Certificate of Service
12/10/2015	Application Filed By: Plaintiff Nuveda, LLC Application for Order Shortening Time
12/10/2015	Notice of Department Reassignment Notice of Department Reassignment
12/10/2015	Filed Under Seal Filed By: Plaintiff Nuveda, LLC; Plaintiff Terry, Shane M; Plaintiff Goldstein, Jennifer M Exhibit 2-D to Plaintiff's Motion for Preliminary Injuction and Application on Order Shortening Time
12/11/2015	Peremptory Challenge Filed by: Defendant Bady, Pejman Dr. Bady's Peremptory Challenge
12/11/2015	Notice of Entry of Order Filed By: Plaintiff Nuveda, LLC Notice of Entry of Order Shortening Time and Notice of Hearing
12/11/2015	Notice of Department Reassignment Notice of Department Reassignment
12/14/2015	Telephonic Conference (8:45 AM) (Judicial Officer: Gonzalez, Elizabeth) Telephonic Conference: Application for Preliminary Injunction
12/14/2015	Opposition to Motion Filed By: Defendant Bady, Pejman Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction
12/14/2015	Initial Appearance Fee Disclosure Filed By: Defendant Mohajer, Pouya Initial Appearance and Fee Disclosure
12/14/2015	Opposition to Motion Filed By: Defendant Mohajer, Pouya Pouya Mohajer, MD's Opposition to Plaintiff's Motion for Preliminary Injunction and Application on Order Shortening Time

CASE SUMMARY CASE NO. A-15-728510-B

	1
12/14/2015	Joinder Filed By: Defendant Mohajer, Pouya Pouya Mohajer, MD's Joinder to Pejmon Bady's Countermotion for Preliminary Injunction
12/15/2015	Temporary Restraining Order Filed by: Plaintiff Nuveda, LLC Temporary Restraining Order
12/16/2015	Notice of Entry Filed By: Plaintiff Nuveda, LLC Notice of Entry of Temporary Restraining Order
12/21/2015	Notice of Posting Bond Filed By: Plaintiff Nuveda, LLC Notice of Posting Bond
12/22/2015	Motion to Seal/Redact Records Filed By: Defendant Bady, Pejman (Withdraw 1/22/16) Defendant Pejman Bady's Motion to Seal Exhibit 20 Attached to Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction
12/23/2015	Supplemental Brief Filed By: Defendant Bady, Pejman Dr. Pejman Bady's Supplemental Brief in Support of His Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction
12/23/2015	Reply Filed by: Plaintiff Terry, Shane M Plaintiff's Reply to Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Opposition to Countermotion for Preliminary Injunction
12/23/2015	Appendix Filed By: Defendant Bady, Pejman Appendix of Exhibits to Dr. Pejman Bady's Supplemental Brief in Support of His Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction
12/24/2015	Supplemental Brief Filed By: Defendant Mohajer, Pouya Pouya Mohajer's Supplemental Opposition to Plaintiffs' Motion for Preliminary Injunction
12/28/2015	Preliminary Injunction Hearing (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/28/2015, 01/06/2016-01/08/2016 Preliminary Injunction Hearing
12/28/2015	Opposition and Countermotion (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/28/2015, 01/06/2016-01/08/2016 Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction
12/28/2015	Joinder (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/28/2015, 01/06/2016-01/08/2016 Pouya Mohajer, MD's Joinder to Pejmon Bady's Countermotion for Preliminary Injunction

CASE SUMMARY CASE NO. A-15-728510-B

CASE NO. A-15-728510-B			
12/28/2015	CANCELED All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - On in Error		
12/28/2015	All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth)		
12/30/2015	Telephonic Conference (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Telephonic Conference: Resumption of Preliminary Injunction Hearing		
01/04/2016	Reporters Transcript Transcript of Proceedings: Preliminary Injunction Hearing - Day 1 December 28, 2015		
01/06/2016	All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth)		
01/07/2016	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth)		
01/08/2016	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)		
01/13/2016	Findings of Fact, Conclusions of Law and Judgment Findings of Fact and Conclusions of Law Denying Plaintiffs' Motion for Preliminary Injunction, Denying Defendant's Countermotion for Preliminary Injunction and Joinder, and Entering Provisional Remedy Pursuant to N.R.S. 38.222		
01/14/2016	CANCELED Motion (3:00 AM) (Judicial Officer: Barker, David) Vacated - Moot Motion to Recuse the Honorable Nancy L. Allf		
01/19/2016	Notice of Appeal Filed By: Plaintiff Nuveda, LLC Notice of Appeal		
01/19/2016	Motion to Seal/Redact Records (8:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiffs' Motion to Seal Exhibit 2-D to Plaintiffs' Motion for Preliminary Injunction and Application for Order Shortening Time		
01/19/2016	CANCELED Opposition and Countermotion (8:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - On in Error Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction		
01/19/2016	Reporters Transcript Transcript of Proceedings: Preliminary Injunction Hearing - Day 2, January 6, 2016		
01/19/2016	Reporters Transcript Transcript of Proceedings: Preliminary Injunction Hearing - Day 3, January 7, 2016		
01/19/2016	Reporters Transcript Transcript of Proceedings: Preliminary Injunction Hearing - Day 4, January 8, 2016		
01/20/2016	Case Appeal Statement Filed By: Plaintiff Nuveda, LLC Case Appeal Statement		
01/22/2016	CANCELED Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)		

CASE SUMMARY CASE NO. A-15-728510-B

	CASE NO. A-13-720310-B	
	Vacated - per Stipulation and Order Defendant Pejman Bady's Motion to Seal Exhibit 20 Attached to Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction	
01/22/2016	Notice of Entry of Stipulation and Order Filed By: Defendant Bady, Pejman Notice of Entry of Stipulation and Order to Withdraw Defendant Pejman Bady's Motion to Seal Exhibit 20 Attached to Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction	
01/22/2016	Stipulation and Order Filed by: Defendant Bady, Pejman Stipulation and Order to Withdraw Defendant Pejman Bady's Motion to Seal Exhibit 20 Attached to Pejman Bady's Opposition to Plaintiffs' Motion for Preliminary Injunction and Application on Order Shortening Time and Countermotion for Preliminary Injunction	
01/27/2016	Notice of Entry Filed By: Plaintiff Nuveda, LLC Notice of Entry of Findings of Fact and Conclusions of Law Denying Plaintiffs' Motion for Preliminary Injunction, Denying Defendant's Countermotion for Preliminary Injunction and Joinder, and Entering Provisional Remedy Pursuant to N.R.S. 38.222	
01/28/2016	Order Denying Motion Filed By: Plaintiff Nuveda, LLC Order Denying Plaintiffs' Motion To Seal Exhibit 2-D To Plaintiffs' Motion For Preliminary Injunction And Application For Order Shortening Time	
01/28/2016	Amended Notice of Appeal	
01/29/2016	Notice of Posting Bond Filed By: Plaintiff Nuveda, LLC Notice Of Posting Bond	
01/29/2016	Amended Notice of Appeal Second Amended Notice Of Appeal	
02/01/2016	Certificate of Service Filed by: Plaintiff Nuveda, LLC Certificate Of Service	
DATE	FINANCIAL INFORMATION	
	Defendant Bady, Pejman Total Charges Total Payments and Credits Balance Due as of 2/1/2016	1,933.00 1,933.00 0.00
	Defendant Mohajer, Pouya Total Charges Total Payments and Credits Balance Due as of 2/1/2016	1,483.00 1,483.00 0.00
	Plaintiff Goldstein, Jennifer M Total Charges Total Payments and Credits Balance Due as of 2/1/2016	30.00 0.00 30.00

CASE SUMMARY CASE NO. A-15-728510-B

Plaintiff Nuveda, LLC Total Charges Total Payments and Credits Balance Due as of 2/1/2016	1,554.00 1,554.00 0.00
Plaintiff Terry, Shane M Total Charges Total Payments and Credits Balance Due as of 2/1/2016	480.00 450.00 30.00
Plaintiff Nuveda, LLC Temporary Restraining Order Balance as of 2/1/2016	2,500.00
Plaintiff Nuveda, LLC Appeal Bond Balance as of 2/1/2016	500.00

BUSINESS COURT CIVIL COVER SHEET

Clark County, Nevada			
Case No			
I. Party Information (provide both ho			
Plaintiff(s) (name/address/phone):	me unu muning dadresses y angere	Defendant(s) (name/address/phone):	
NUVEDA, LLC a Nevada lin	nited liability company		
Shane M. Terry and J		PEJMAN BADY and POUYA MOHAJER	
Grand W. Forty and C	oranio w. Torry	Towns one and courty on the	
<u></u>	***************************************	,	
Attorney (name/address/phone):		Attorney (name/address/phone):	
ERIKA PIKE TURNER/	NV Bar No. 6454	ectionacy (name address prioric).	
Garman Turne			
650 White Drive			
Las Vegas, NV 89119/Pt			

II. Nature of Controversy (Please of	heck the applicable baxes for both t	the civil case type and business court case type)	
Arbitration Requested	×		
Civil Case	Filing Types	Business Court Filing Types	
Real Property	Torts	CLARK COUNTY BUSINESS COURT	
Landlord/Tenant	Negligence	NRS Chapters 78-89	
Unlawful Detainer	Aútσ	Commodities (NRS 91)	
Other Landford/Tenant	Premises Liability	Securities (NRS 90)	
Title to Property	Other Negligence	Mergers (NRS 92A)	
Judicial Foreclosure	Malpractice	Uniform Commercial Code (NRS 104)	
Other Title to Property	Medical/Dental	Purchase/Sale of Stock, Assets, or Real Estate	
Other Real Property	Legal	Trademark or Trade Name (NRS 600)	
Condemnation/Einment Domain	Accounting	Enhanced Case Management	
Other Real Property	Other Malpractice	Other Business Court Matters	
Construction Defect & Contract Construction Defect	Other Torts Product Liability		
Chapter 40	Intentional Misconduct	WASHOE COUNTY BUSINESS COURT	
Other Construction Defect	Employment Tort	NRS Chapters 78-88	
Contract Case	Insurance Tort	Commodities (NRS 91)	
Uniform Commercial Code	Other Tort	Securities (NRS 90)	
Building and Construction	Civil Writs	Investments (NRS 104 Art.8)	
Insurance Carrier	Writ of Habeas Corpus	Deceptive Trade Practices (NRS 598)	
Commercial Instrument	Writ of Mandamus	Trademark/Trade Name (NRS 600)	
Collection of Accounts	Wen of Quo Warrant	Trade Secrets (NRS 600A)	
Employment Contract	Writ of Prohibition	Enhanced Case Management	
Other Contract	Other Civil Writ	Other Business Court Matters	
Judicial Review/Appeal/Other Civil Filing			
Judicial Review	Other Civil Filing		
Foreclosure Mediation Case	Foreign Judgment		
Appeal Other Other Civil Matters			
Appeal from Lower Court			
Yaanaanaanaanaanaanaanaanaanaanaanaanaan			
12/3/2015	12/3/2015 /s/ Erika Pike Turner, Esq.		
Date	••••	Signature of initiating party or representative	

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DISTRICT COURT CLARK COUNTY, NEVADA

NUVEDA, LLC, a Nevada limited liability company; SHANE M. TERRY, a Nevada resident; and JENNIFER M. GOLDSTEIN, a Nevada resident;

Plaintiffs.

PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-

Defendants.

CASE NO.: A-15-728510-B

DEPT. NO.: XI

FINDINGS OF FACT AND CONCLUSIONS OF LAW DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION, DENYING DEFENDANT'S COUNTERMOTION FOR PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING PROVISIONAL REMEDY **PURSUANT TO N.R.S. 38.222**

Hearing Date: December 28, 2015 and January 6 - 8, 2016

This matter having come on for an evidentiary hearing related to Plaintiffs' Motion for Preliminary Injunction (the "Motion") and Defendant Bady's Countermotion for Preliminary Injunction (the "Countermotion") before the Court on December 28, 2015 and January 6 - 8, 2016.1 Plaintiffs Terry and Goldstein appeared individually and as representatives of NuVeda, LLC2 by and through their counsel of record Erika Pike Turner of the law firm of GARMAN TURNER GORDON; Defendant Bady appeared individually and by and through his counsel of record Vincent Aiello and Matthew Dushoff of the law firm of KOLESAR & LEATHAM; and Defendant Mohajer appeared individually and by and through its counsel of record A. William Maupin and John Naylor of the law firm MAUPIN NAYLOR BRASTER; the Court having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the

In addition, Mohajer requested a provisional remedy under NRS 38.222 be made on the pending issues.

The complaint alleges that they are representing NuVeda on any derivative claims.

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evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; the Court having considered the oral and written arguments of counsel, and with the intent of deciding the limited issues before the Court related to the Motion and Countermotion.³ The Court makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. On July 9, 2014, the parties entered into an Operating Agreement for NuVeda, LLC ("NuVeda") ⁴ to operate dispensaries, cultivation and processing facilities for medical marijuana ("MME") pursuant to licenses obtained from certain political subdivisions.
- Certain disputes have arisen between the parties over the existence and vesting of certain membership interests, management and control of NuVeda.
- 3. Plaintiffs have alleged that Defendants acted "in concert" in certain actions that they allege are "self dealing".
- 4. Section 6.2 of the Operating Agreement permits the expulsion of a member under certain conditions. ⁵

A Member's interest in the Company may be terminated or expulsed only upon agreement of the Disinterested Voting Members by a vote of 60% or more of Disinterested Voting Interests. Expulsion may only be made by a majority vote of 60% or more of the Disinterested Voting Interests that the expulsed member was not acting in the best interest of the Company or was otherwise acting in a manner that was contrary to the purpose of the Company. For purposes of this provision, the "Disinterested Voting Members" shall be those Members who's membership in the Company is not then being voted upon, and "Disinterested Voting Interests" shall be the total percentage of the Ownership Interests held by the Disinterested Voting Members. By means of example only, if the Members sought to expel Member A, who owned a 20% Voting Interest, the Disinterested Voting

The findings made in this Order are preliminary in nature based upon the limited evidence presented after very limited exchange of documents and may be modified based upon additional evidence presented to the Court at the ultimate trial (or arbitration) of this matter.

NuVeda LLC and its subsidiaries are referred to as "NuVeda" collectively for purposes of this decision.

The Operating Agreement at Section 6.2 provides:

- 5. In late November 2015, without a meeting,⁶ Plaintiffs and certain other members attempted expulsion by written consent of both Defendants. Issues have arisen about the methodology used by Plaintiffs to calculate the Disinterested Voting Interests.
- 6. In retaliation, the following week, without a meeting, Defendants and certain other members attempted expulsion by written consent of both Plaintiffs. Issues have arisen about the basis used by Defendants as the basis for the expulsion of Plaintiffs.
- 7. The activities of Bady and Mohajer alleged by Plaintiffs to permit the aggregation of the Disinterested Voting Interests do not rise to the level of a conspiracy as argued by Plaintiff.
- 8. The activities of Plaintiffs in attempting to expulse Defendants do not constitute activities which would permit the expulsion of Plaintiffs.
- 9. On November 18, 2015, at a meeting of NuVeda, where Plaintiffs were present, the transaction with CW was discussed.
- 10. In early December 2015, the majority of membership interest approved a transaction with CW which results in the transfer of certain assets but retains the membership interest held currently by NuVeda members in NuVeda. At the time of the evidentiary hearing, not all of the documents for the CW transaction had been finalized.
- 11. If any finding of fact is properly a conclusion of law, it shall be treated as if appropriately identified and designated.

Members would be all Members other than Member A, and the vote would require 60% of the 80% Disinterested Voting Interests to carry. In order to terminate a Member's interest a meeting of the Voting Members must be held in accordance with the provisions of Section 4.3.

6 Section 4.3 provides in pertinent part:

No regular, annual, special or other meetings of Voting Members are required to be held. Any action that may be taken at a meeting of Voting Members may be taken without a meeting by written consent in accordance with the Act. Meetings of the Voting Members, for any purpose or purposes, may be called at any time by a majority of the Voting Members, or by the President of the Company, if any. . . .

CONCLUSIONS OF LAW

- 12. A preliminary injunction is available if an applicant can show a likelihood of success on the merits and a reasonable probability the non-moving party's conduct, if allowed to continue, will cause irreparable harm. The district court may also weigh the public interest and the relative hardships of the parties in deciding whether to grant a preliminary injunction.
- 13. Additionally, the purpose of a preliminary injunction is to preserve the *status quo* until the matter can be litigated (or arbitrated) on the merits.
 - 14. The terms of an Operating Agreement should be given their plain meaning.
- 15. The evidence at the evidentiary hearing shows that, while certain groups of members acted together in accomplishing activities related to the business of NuVeda, these activities did not rise to the level that would permit aggregation.
- 16. In order for a civil conspiracy to be found, two or more persons act together to accomplish an unlawful objective.
- 17. While the Defendants acted together at certain times, Plaintiffs have not demonstrated a reasonable probability that Defendants attempted to accomplish an unlawful objective.
- 18. The parties attempts to expulse each other is one that is subject to an order for a provisional remedy under NRS 38.222.
- 19. There is a reasonable probability that the parties' attempts to expulse each other on the existing factual basis presented to the Court during the evidentiary hearing, if allowed to continue, will cause irreparable harm to NuVeda.
- 20. The Court, based upon the evidence presented during the evidentiary hearing, finds that there is no basis to disturb the decision made by the majority of membership interests to transfer certain assets of NuVeda to CW.

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- 21. However, since additional actions need to be taken by NuVeda to finalize the transaction, the Court declines to grant the Countermotion as all members should have an opportunity to have input on the remaining documents to finalize the CW transaction.
 - 22. A security bond is not required for the Court's provisional remedy.
- 23. If any conclusion of law is properly a finding of fact, it shall be treated as if appropriately identified and designated.

ORDER

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Motion and Countermotion are denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pending the completion of the contemplated arbitration, the parties are to take no further action to expulse each other on the factual basis presented to the Court during the evidentiary hearing.

IT IS FURTHER ORDERED that the request to seal these proceedings is denied.

Dated this 8th day of January, 2016.

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Certificate of Service

I hereby certify, that on the date filed, this Order was served on the parties identified on Wiznet's e-service list.

Dan Kutinac

Electronically Filed 01/27/2016 04:52:48 PM

1 2 3	GARMAN TURNER GORDON LLP ERIKA PIKE TURNER Nevada Bar No. 6454 Email: eturner@gtg.legal DYLAN T. CICILIANO Nevada Bar No. 12348	CLERK OF THE COURT	
5	Email: dciciliano@gtg.legal 650 White Drive, Suite 100		
6	Las Vegas, Nevada 89119 Tel: (725) 777-3000/Fax: (725) 777-3112		
7	Attorneys for Plaintiffs		
8	DISTRICT COURT		
9	CLARK COUNTY, NEVADA		
10	NUVEDA, LLC, a Nevada limited liability company; SHANE M. TERRY, a Nevada resident; and JENNIFER M. GOLDSTEIN, a	Case No.: A-15-728510-B Dept. No.: XXV	
11	Nevada resident;		
12	Plaintiffs,	NOTICE OF ENTERN OF TWO NEGOTIES	
13	vs.	NOTICE OF ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW	
14		DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION,	
15	PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-X, inclusive;	COUNTERMOTION FOR	
16	Defendants.	PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING	
17		PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222	
18			
19			
20	Please Take Notice that a Findings of Fac	et and Conclusions of Law Denying Plaintiffs'	
21	Motion for Preliminary Injunction, Denying	Defendant's Countermotion for Preliminary	
22			
23	on the 13 th day of January, 2016, a copy of which is attached hereto.		
24	•••		
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Dated this 27th day of January, 2016.

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000 GARMAN TURNER GORDON LLP

/s/ Dylan Ciciliano

ERIKA PIKE TURNER Nevada Bar No. 6454 DYLAN T. CICILIANO Nevada Bar No. 12348 Attorneys for Plaintiffs 650 White Drive, Suite 100

Las Vegas, Nevada 89119 Tel: (725) 777-3000/Fax: (725) 777-3112

Attorneys for Plaintiffs

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Garman Turner Gordon

as Vegas, Nevada 89119 (725) 777-3000

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Notice of Entry of Findings of Fact and Conclusions of Law Denying Plaintiffs' Motion for Preliminary Injunction, Denying Defendant's Countermotion for Preliminary Injunction and Joinder, and Entering Provisional Remedy Pursuant to N.R.S. 38.222 was submitted electronically for filing and/or service with the Eighth Judicial District Court on the 27th day of January, 2016. Electronic service of the foregoing document shall be made in accordance with the E-Service List as follows: 1

Kolesar and Leatham			
Contact	Email		
Christi Colucci, Legal Assistant	ccolucci@klnevada.com		
Cindy Kishi, Legal Assistant	ckishi@klnevada.com		
eFiling District	nvdistrict@klnevada.com		
Eric Walther	ewalther@klnevada.com		
Kristina R. Cole	kcole@klnevada.com		
Matthew T. Dushoff	mdushoff@klnevada.com		
Vincent J. Aiello	vaiello@klnevada.com		

I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, addressed to:

Pouya Mohajer 2700 Las Vegas Blvd, #2709 Las Vegas, Nevada 89109

Pouya Mohajer Southern Nevada Pain Specialist 9280 W. Sunset Rd., #412 Las Vegas, Nevada 89145 Via Fax: 702-798-8841

Via Fax: 702-798-8841

Pouya Mohajer Southern Nevada Pain Specialist 9280 W. Sunset Rd., #412 Las Vegas, Nevada 89148

> /s/ Robyn Campbell An employee of GARMAN TURNER GORDON

¹ Pursuant to EDCR 8.05(a), each party who submits an E-Filed document through the E-Filing System consents to electronic service in accordance with NRCP 5(b)(2)(D).

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DISTRICT COURT

CLARK COUNTY, NEVADA

NUVEDA, LLC, a Nevada limited liability company; SHANE M. TERRY, a Nevada resident; and JENNIFER M. GOLDSTEIN, a Nevada resident;

Plaintiffs,

٧.

PEJMAN BADY; POUYA MOHAJER; DOE Individuals I-X and ROE Entities I-X, inclusive;

Defendants.

CASE NO.: A-15-728510-B

DEPT. NO.: XI

FINDINGS OF FACT AND CONCLUSIONS OF LAW DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION, DENYING DEFENDANT'S COUNTERMOTION FOR PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222

Hearing Date: December 28, 2015 and January 6 - 8, 2016

This matter having come on for an evidentiary hearing related to Plaintiffs' Motion for Preliminary Injunction (the "Motion") and Defendant Bady's Countermotion for Preliminary Injunction (the "Countermotion") before the Court on December 28, 2015 and January 6 - 8, 2016. Plaintiffs Terry and Goldstein appeared individually and as representatives of NuVeda, LLC² by and through their counsel of record Erika Pike Turner of the law firm of GARMAN TURNER GORDON; Defendant Bady appeared individually and by and through his counsel of record Vincent Aiello and Matthew Dushoff of the law firm of KOLESAR & LEATHAM; and Defendant Mohajer appeared individually and by and through its counsel of record A. William Maupin and John Naylor of the law firm MAUPIN NAYLOR BRASTER; the Court having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the

In addition, Mohajer requested a provisional remedy under NRS 38.222 be made on the pending issues.

The complaint alleges that they are representing NuVeda on any derivative claims.

evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; the Court having considered the oral and written arguments of counsel, and with the intent of deciding the limited issues before the Court related to the Motion and Countermotion.³ The Court makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

- 1. On July 9, 2014, the parties entered into an Operating Agreement for NuVeda, LLC ("NuVeda") to operate dispensaries, cultivation and processing facilities for medical marijuana ("MME") pursuant to licenses obtained from certain political subdivisions.
- 2. Certain disputes have arisen between the parties over the existence and vesting of certain membership interests, management and control of NuVeda.
- Plaintiffs have alleged that Defendants acted "in concert" in certain actions that they allege are "self dealing".
- 4. Section 6.2 of the Operating Agreement permits the expulsion of a member under certain conditions. ⁵

A Member's interest in the Company may be terminated or expulsed only upon agreement of the Disinterested Voting Members by a vote of 60% or more of Disinterested Voting Interests. Expulsion may only be made by a majority vote of 60% or more of the Disinterested Voting Interests that the expulsed member was not acting in the best interest of the Company or was otherwise acting in a manner that was contrary to the purpose of the Company. For purposes of this provision, the "Disinterested Voting Members" shall be those Members who's membership in the Company is not then being voted upon, and "Disinterested Voting Interests" shall be the total percentage of the Ownership Interests held by the Disinterested Voting Members. By means of example only, if the Members sought to expel Member A, who owned a 20% Voting Interest, the Disinterested Voting

The findings made in this Order are preliminary in nature based upon the limited evidence presented after very limited exchange of documents and may be modified based upon additional evidence presented to the Court at the ultimate trial (or arbitration) of this matter.

NuVeda LLC and its subsidiaries are referred to as "NuVeda" collectively for purposes of this decision.

The Operating Agreement at Section 6.2 provides:

5. In late November 2015, without a meeting,⁶ Plaintiffs and certain other members attempted expulsion by written consent of both Defendants. Issues have arisen about the methodology used by Plaintiffs to calculate the Disinterested Voting Interests.

- 6. In retaliation, the following week, without a meeting, Defendants and certain other members attempted expulsion by written consent of both Plaintiffs. Issues have arisen about the basis used by Defendants as the basis for the expulsion of Plaintiffs.
- 7. The activities of Bady and Mohajer alleged by Plaintiffs to permit the aggregation of the Disinterested Voting Interests do not rise to the level of a conspiracy as argued by Plaintiff.
- 8. The activities of Plaintiffs in attempting to expulse Defendants do not constitute activities which would permit the expulsion of Plaintiffs.
- 9. On November 18, 2015, at a meeting of NuVeda, where Plaintiffs were present, the transaction with CW was discussed.
- 10. In early December 2015, the majority of membership interest approved a transaction with CW which results in the transfer of certain assets but retains the membership interest held currently by NuVeda members in NuVeda. At the time of the evidentiary hearing, not all of the documents for the CW transaction had been finalized.
- 11. If any finding of fact is properly a conclusion of law, it shall be treated as if appropriately identified and designated.

Members would be all Members other than Member A, and the vote would require 60% of the 80% Disinterested Voting Interests to carry. In order to terminate a Member's interest a meeting of the Voting Members must be held in accordance with the provisions of Section 4.3.

⁶ Section 4.3 provides in pertinent part:

No regular, annual, special or other meetings of Voting Members are required to be held. Any action that may be taken at a meeting of Voting Members may be taken without a meeting by written consent in accordance with the Act. Meetings of the Voting Members, for any purpose or purposes, may be called at any time by a majority of the Voting Members, or by the President of the Company, if any. . . .

CONCLUSIONS OF LAW

- 12. A preliminary injunction is available if an applicant can show a likelihood of success on the merits and a reasonable probability the non-moving party's conduct, if allowed to continue, will cause irreparable harm. The district court may also weigh the public interest and the relative hardships of the parties in deciding whether to grant a preliminary injunction.
- 13. Additionally, the purpose of a preliminary injunction is to preserve the status quo until the matter can be litigated (or arbitrated) on the merits.
 - 14. The terms of an Operating Agreement should be given their plain meaning.
- 15. The evidence at the evidentiary hearing shows that, while certain groups of members acted together in accomplishing activities related to the business of NuVeda, these activities did not rise to the level that would permit aggregation.
- 16. In order for a civil conspiracy to be found, two or more persons act together to accomplish an unlawful objective.
- 17. While the Defendants acted together at certain times, Plaintiffs have not demonstrated a reasonable probability that Defendants attempted to accomplish an unlawful objective.
- 18. The parties attempts to expulse each other is one that is subject to an order for a provisional remedy under NRS 38.222.
- 19. There is a reasonable probability that the parties' attempts to expulse each other on the existing factual basis presented to the Court during the evidentiary hearing, if allowed to continue, will cause irreparable harm to NuVeda.
- 20. The Court, based upon the evidence presented during the evidentiary hearing, finds that there is no basis to disturb the decision made by the majority of membership interests to transfer certain assets of NuVeda to CW.

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- 21. However, since additional actions need to be taken by NuVeda to finalize the transaction, the Court declines to grant the Countermotion as all members should have an opportunity to have input on the remaining documents to finalize the CW transaction.
 - 22. A security bond is not required for the Court's provisional remedy.
- 23. If any conclusion of law is properly a finding of fact, it shall be treated as if appropriately identified and designated.

ORDER

THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Motion and Countermotion are denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pending the completion of the contemplated arbitration, the parties are to take no further action to expulse each other on the factual basis presented to the Court during the evidentiary hearing.

IT IS FURTHER ORDERED that the request to seal these proceedings is denied.

Dated this gth day of January, 2016.

Certificate of Service

I hereby certify, that on the date filed, this Order was served on the parties identified on Wiznet's e-service list.

Dan Kutinac

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters COURT MINUTES December 04, 2015

A-15-728510-B Nuveda, LLC , Plaintiff(s) vs. Pejman Bady, Defendant(s)

December 04, 2015 3:00 AM Minute Order

HEARD BY: Allf, Nancy COURTROOM:

COURT CLERK: Nicole McDevitt

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- COURT FINDS after review Plaintiffs filed a Complaint on December 3, 2015. COURT FURTHER FINDS after review on December 4, 2015 the Court received a request for Preliminary Injunction on Order Shortening Time.

COURT FURTHER FINDS after review Plaintiff Nuveda, LLC holds registration certificates to dispense medical marijuana in the cities of North Las Vegas and Las Vegas as well as the right to cultivate and process medical marijuana in the cities of North Las Vegas and Pahrump.

This minute order is done pursuant to Nevada Code of Judicial Conduct 2.11(C). Judge Allf makes the following disclosures in case A-15-728510. The Judge's husband is a part owner of a Nevada entity that is licensed in Clark County for the cultivation, production and dispensing of medical marijuana. She has no personal knowledge about any of the allegations made in the complaint, nor of the parties, nor their involvement which would preclude her impartiality. She is not involved in her husband's business interests.

However should any party seek the recusal of the Court, such request may be made via fax to Department 27 by December 8, 2015 at 5:00 pm. Plaintiff's counsel is required to advise counsel for Defendants of the right to seek recusal.

PRINT DATE: 02/01/2016 Page 1 of 17 Minutes Date: December 04, 2015

A-15-728510-B

The hearing on the request for Preliminary Injunction will be set for Thursday December 10, 2015 at 10:30 am.

12/10/2015 10:30 AM PRELIMINARY INJUNCTION

CLERK'S NOTE: A copy of this minute order was faxed to: Erika Pike Turner, Esq. (725-777-3112)

PRINT DATE: 02/01/2016 Page 2 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

A-15-728510-B Nuveda, LLC , Plaintiff(s) vs. Pejman Bady, Defendant(s)

December 08, 2015 3:00 AM Minute Order

HEARD BY: Allf, Nancy COURTROOM:

COURT CLERK: Nora Pena

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- COURT FINDS after review Plaintiffs filed a Complaint on December 3, 2015. COURT FURTHER FINDS after review on December 4, 2015 the Court received and signed Plaintiff's Motion for Preliminary Injunction and Application on Order Shortening Time. COURT FURTHER FINDS after review the Hearing was set for Thursday December 10, 2015 at 10:30 am.

COURT FURTHER FINDS after review Plaintiff Nuveda, LLC holds registration certificates to dispense medical marijuana in the cities of North Las Vegas and Las Vegas as well as the right to cultivate and process medical marijuana in the cities of North Las Vegas and Pahrump.

COURT FURTHER FINDS after review that pursuant to Nevada Code of Judicial Conduct 2.11(C). Judge Allf made the following disclosures in case A-15-728510 on December 4, 2015. The Judge s husband is a part owner of a Nevada entity that is licensed in Clark County for the cultivation, production and dispensing of medical marijuana. She has no personal knowledge about any of the allegations made in the complaint, nor of the parties, nor their involvement which would preclude her impartiality. She is not involved in her husband s business interests.

COURT FURTHER FINDS after review that parties were provided the opportunity seek recusal of the Court until December 8, 2015 at 5:00 p.m. COURT FURTHER FINDS after review that on

PRINT DATE: 02/01/2016 Page 3 of 17 Minutes Date: December 04, 2015

December 8, 2015 at 2:16 p.m. the Court received Defendant's Motion to Recuse the Honorable Nancy L. Allf.

COURT ORDERS for good cause appearing and after review, pursuant to Nevada Code of Judicial Conduct 2.11(C) and the minute order entered on December 4, 2015 this Court hereby disqualifies itself and ORDERS, this case be REASSIGNED at random.

CLERK'S NOTE: The above minute order has been distributed to: Erika Pike Turner, Esq. and Dylan Cicilano, Esq. of Garman Turner Gordon (sent by e-mail) and mailed to address: Pejman Bady, P.O. Box 6255, Pahrump, NV 89041 and FAX to 702-362-9472./np

PRINT DATE: 02/01/2016 Page 4 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters COURT MINUTES December 14, 2015

A-15-728510-B Nuveda, LLC, Plaintiff(s)

VS.

Pejman Bady, Defendant(s)

December 14, 2015 8:45 AM Telephonic Conference Telephonic

Conference: Application for Preliminary Injunction

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Aiello III, Vincent J. Attorney

Ciciliano, Dylan T. Attorney Pike, Erika A. Attorney

JOURNAL ENTRIES

- Also present: Attorney John Naylor and Attorney William Maupin.

Court called Mr. Aiello's office and was transferred to another firm partner, Atty. Nile Leatham. Court directed Mr. Leatham to have Mr. Aiello call Ms. Turner as the Court is trying to accommodate a schedule for a TRO hearing. Matter TRAILED.

Matter RECALLED at 11:37 AM. Court noted, since it did not appear that everyone was willing to come to court this conference call was scheduled. Ms. Turner advised they are under a quick deadline; tomorrow, December 15th, is the deadline for submitting the renewal package to the State of Nevada. Ms. Turner argued in support of maintaining the status quo; Mr. Shane Terry is the only designated representative for the State and they need the package submitted or they will lose the license; they have no idea how far along transfer of the licenses and majority interest have taken

PRINT DATE: 02/01/2016 Page 5 of 17 Minutes Date: December 04, 2015

place, but they need a hearing to determine the proprietary vote to expel the Defendants and a retaliatory vote to expel the Plaintiffs; the Defendants purported to expel the Plaintiffs after November 20th. Mr. Aiello responded, counsel's representations involve significant issues; Plaintiffs are trying to interject themselves into the deal; the likelihood of success on the merits is very low because the operating agreement on its face is very clear; the threshold issue of who owns the company and who the rightful actor is needs to be resolved. Mr. Maupin added that the Complaint and petition for injunctive relief are self-executing instruments of surrender. Court inquired as to any administrative or regulatory approval of any transfer of membership interest. Mr. Aiello stated it is his understanding there has been no transfer of any interest that has taken place; this was a conditional agreement.

COURT ORDERED, limited injunctive relief GRANTED, which will restore the current reflection of ownership interest given the current attempts of both sides to remove the other; so, both sides will be reflected as having membership interest; no action by either side to remove the other is currently effective; Mr. Terry is to file the renewal application reflecting membership interest as it existed prior to November 20, 2015. Matter SET for Evidentiary Hearing on December 28, 2015. Parties ORDERED to Mediation prior to that hearing. Bond SET at \$2,500.00. Upon Court's inquiry, Ms. Turner advised the hearing will take two days. Mr. Aiello and Mr. Maupin advised it should not take more than one, as the application centers on documents already in the record.

12-28-15 10:00 AM

PRELIMINARY INJUNCTION HEARING

PRINT DATE: 02/01/2016 Page 6 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

A-15-728510-B Nuveda, LLC , Plaintiff(s) vs.
Pejman Bady, Defendant(s)

December 28, 2015 10:00 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

RECORDER: Patti Slattery

REPORTER:

PARTIES

PRESENT: Aiello III, Vincent J. Attorney

Dushoff, Matthew T. Attorney
Goldstein, Jennifer M Plaintiff
Gormley, Ryan Attorney
Maupin, Alvin W. Attorney
Naylor, John M. Attorney
Pike, Erika A. Attorney
Terry, Shane M Plaintiff

JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

Defendant's Proposed Exhibits 1 through 30 RE-DESIGNATED as 101 through 130. Court RECESSED for parties to review each other's exhibits and see if any can be stipulated to.

Proceedings resumed. Pursuant to parties' stipulation, COURT ORDERED the following exhibits ADMITTED: Defendant's Exhibits 101, 103 - 107, 111 - 123, and Plaintiffs' Exhibits 1, 5, 7, 13, 15 - 17, 22, 24, and 30. Opening statements by Ms. Turner, Mr. Maupin, and Mr. Dushoff.

PRINT DATE: 02/01/2016 Page 7 of 17 Minutes Date: December 04, 2015

Pantea Stevenson, SWORN and TESTIFIED. Exhibits presented. (See worksheet.)

Letter offered by Mr. Dushoff MARKED as Defendant's Proposed Exhibit 200 and, there being no objection, ADMITTED into evidence.

LUNCH RECESS.

Proceedings resumed. Testimony and exhibits continued.

Shane Terry, SWORN and TESTIFIED. Exhibits presented. (See worksheet.) Court RECESSED for the afternoon break.

Testimony and exhibits continued. Witness retrieved notes from his laptop, emailed them to the Law Clerk; copies distributed to all parties.

Testimony and exhibits continued. (See worksheet.) Hearing CONTINUED.

COURT ORDERED, telephonic conference SET on December 30, 2015 at 10:00 AM to discuss resumption of the preliminary injunction hearing. Mr. Dushoff volunteered to distribute the call-in information. COURT FURTHER ORDERED, the Escrow documents will be PRODUCED. Temporary Restraining Order (TRO) entered on December 15, 2015 will REMAIN IN PLACE until the conclusion of the hearing.

Mr. Maupin requested a two-week extension to answer the Complaint. Ms. Turner agreed. Ms. Turner further requested that since the TRO is still in place Defendants produce the Nuveda books and records. Mr. Aiello advised, to the extent they have those, they will be provided; his understanding is that they are stored in a Google Drive. Colloquy regarding Google Drive access. COURT ORDERED, parties to also discuss due diligence on the DW transaction.

12-30-15 10:00 AM TELEPHONIC CONFERENCE: RESUMPTION OF THE PRELIMINARY INJUNCTION HEARING

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters COURT MINUTES December 30, 2015

A-15-728510-B Nuveda, LLC, Plaintiff(s)

VS.

Pejman Bady, Defendant(s)

December 30, 2015 10:00 AM Telephonic Conference Telephonic

Conference: Resumption of Preliminary

Injunction Hearing

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

RECORDER: Patti Slattery

REPORTER:

PARTIES

PRESENT: Dushoff, Matthew T. Attorney

Maupin, Alvin W. Attorney Naylor, John M. Attorney Pike, Erika A. Attorney

JOURNAL ENTRIES

- Pursuant to the Court's and parties' availability, COURT ORDERED, hearing to RESUME on Wednesday, January 6, 2016, at 10:00 AM.

Mr. Naylor inquired whether there has been a motion to advance the trial on the merits. Court NOTED there has not, and the Court has not advanced trial on the merits. Mr. Naylor advised they will not stipulate to it.

1-6-16 10:00 AM PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION

PRINT DATE: 02/01/2016 Page 9 of 17 Minutes Date: December 04, 2015

А-15-728510-В

FOR PRELIMINARY INJUNCTION

PRINT DATE: 02/01/2016 Page 10 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

January 06, 2016

A-15-728510-B

Nuveda, LLC, Plaintiff(s)

Pejman Bady, Defendant(s)

January 06, 2016

10:00 AM

All Pending Motions

COURTROOM: RJC Courtroom 14C **HEARD BY:** Gonzalez, Elizabeth

COURT CLERK: Dulce Romea

Other Business Court Matters

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Aiello III, Vincent J. Attorney

> Bady, Pejman Defendant Dushoff, Matthew T. Attornev Goldstein, Jennifer M **Plaintiff** Gormley, Ryan Attornev Maupin, Alvin W. **Attorney** Mohajer, Pouya Defendant Naylor, John M. Attorney Pike, Erika A. **Attorney** Terry, Shane M Plaintiff

JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

Exclusionary rule INVOKED. Shane Terry, SWORN and TESTIFIED. Exhibits presented. (See worksheet.) LUNCH RECESS.

Testimony and exhibits continued. RECESS.

PRINT DATE: 02/01/2016 Page 11 of 17 Minutes Date: December 04, 2015

Proceedings resumed. Testimony and exhibits presented.

Mr. Aiello offered to use a demonstrative exhibit, a copy in larger print of section 6.2 and which includes 6.3. Objection by Ms. Turner for lack of foundation. Court DIRECTED Mr. Aiello to address the issue of the information contained in the proposed demonstrative exhibit. Following Mr. Aiello's explanation, COURT noted it does not think it will need this to make its decisions.

Testimony and exhibits continued. RECESS.

Testimony and exhibits resumed. At the hour of 4:23 PM, Plaintiffs RESTED. Colloquy regarding scheduling. COURT ORDERED, hearing continued tomorrow at 9:30 AM.

Mr. Maupin requested the application be converted to a motion for provisional remedies to accurately describe the status of this procedure. Ms. Turner objected to the request and argued a section of the operating agreement providing for enforcement through injunction or other equitable relief. Mr. Maupin further argued, Plaintiffs do not have enough votes to raise the question of all the accusations, and renewed his request that the Court enter provisional remedies similar to a TRO. Joinder by Mr. Dushoff. Following further argument, COURT ORDERED, given the standard under Rule 52(c), the Defendant's motion is DENIED; it does not appear 6.2 is ambiguous; however, there are factual issues that the Court will be hearing argument on regarding interested vs. disinterested expulsion; it does not need parol evidence on the meaning of 6.2; it needs counting.

EVENING RECESS.

1-7-16 9:30 AM PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

PRINT DATE: 02/01/2016 Page 12 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

January 07, 2016

A-15-728510-B

Nuveda, LLC, Plaintiff(s)

VS.

Pejman Bady, Defendant(s)

January 07, 2016

9:30 AM

All Pending Motions

HEARD BY: Gonzalez, Elizabeth

COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

Other Business Court Matters

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Aiello III, Vincent J.

Attorney
Defendant
Attorney
Attorney
Plaintiff
Attorney
Attorney
Attorney
Defendant
Attorney
Attorney

Plaintiff

Bady, Pejman
Ciciliano, Dylan T.
Dushoff, Matthew T.
Goldstein, Jennifer M
Gormley, Ryan
Maupin, Alvin W.
Mohajer, Pouya
Naylor, John M.
Pike, Erika A.
Terry, Shane M

JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

Joseph Kennedy, SWORN and TESTIFIED. Exhibits presented. (See worksheet.)

PRINT DATE: 02/01/2016 Page 13 of 17 Minutes Date: December 04, 2015

Colloquy regarding scheduling. COURT ORDERED, hearing CONTINUED tomorrow at 9:00 AM. EVENING RECESS.

1-8-16 9:00 AM PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

PRINT DATE: 02/01/2016 Page 14 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

January 08, 2016

A-15-728510-B

Nuveda, LLC, Plaintiff(s)

VS.

Pejman Bady, Defendant(s)

January 08, 2016

9:00 AM

All Pending Motions

HEARD BY: Gonzalez, Elizabeth Co

COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

Other Business Court Matters

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Aiello III, Vincent J. Attorney

Bady, Pejman Defendant Dushoff, Matthew T. Attorney Gormley, Ryan Attorney Maupin, Alvin W. Attorney Mohajer, Pouya Defendant Naylor, John M. **Attorney** Pike, Erika A. Attorney Terry, Shane M Plaintiff

JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING... PEJMAN BADY'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND APPLICATION ON ORDER SHORTENING TIME AND COUNTERMOTION FOR PRELIMINARY INJUNCTION...POUYA MOHAJER, MD'S JOINDER TO PEJMON BADY'S COUNTERMOTION FOR PRELIMINARY INJUNCTION

Brian Padgett, SWORN and TESTIFIED. Exhibits presented. (See worksheet.) RECESS.

Testimony and exhibits continued. LUNCH RECESS.

Proceedings resumed. At the hour of 1:17 PM, Defendants RESTED.

PRINT DATE: 02/01/2016 Page 15 of 17 Minutes Date: December 04, 2015

Plaintiffs' rebuttal. Shane Terry, SWORN and TESTIFIED. (See worksheet.)

With regards to Defendant's countermotion, counsel advised they are not offering any witnesses.

Closing arguments by Ms. Turner, Mr. Maupin, and Mr. Dushoff.

Upon inquiry of the Court, parties advised they have no objection to leaving proposed exhibits that were not offered during the hearing with the Court. Mr. Terry's notes were returned to counsel.

Matter taken under advisement. Decision will ISSUE.

PRINT DATE: 02/01/2016 Page 16 of 17 Minutes Date: December 04, 2015

DISTRICT COURT CLARK COUNTY, NEVADA

COURT MINUTES

A-15-728510-B Nuveda, LLC, Plaintiff(s)

VS.

Pejman Bady, Defendant(s)

January 19, 2016 8:30 AM Motion to Seal/Redact Plaintiffs' Motion to

Records Seal Exhibit 2-D to Plaintiffs' Motion for

Preliminary Injunction and

Application for Order

January 19, 2016

Shortening Time

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 14C

COURT CLERK: Dulce Romea

Other Business Court Matters

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Ciciliano, Dylan T. Attorney

JOURNAL ENTRIES

- No appearance by Defendants. Mr. Ciciliano advised he sent an email with a stipulation and order on Friday (1/15/16) to opposing counsel. COURT ORDERED, motion DENIED because the Exhibit was admitted at the hearing.

PRINT DATE: 02/01/2016 Page 17 of 17 Minutes Date: December 04, 2015

VAULT EXHIBIT FORM

CASE NO: A728510 - B	HEARING DATE: DECEMBER 28, 2015
DEPT. NO: XI	JUDGE: HON. ELIZABETH GONZALEZ
	CLERK: DULCE ROMEA
	RECORDER: PATRICIA SLATTERY; JILL HAWKINS
PLAINTIFF: NUVEDA, LLC	JURY FEES: N/A
	COUNSEL FOR PLAINTIFF: ERIKA PIKE TURNER
DEFENDANT: PEJMAN BADY	
	COUNSEL FOR DEFENDANT POUYA MOHAJER: ALVIN
	MAUPIN & JOHN NAYLOR
	COUNSEL FOR DEFENDANT PEJMAN BADY: MATTHEW
	DUSHOFF; VINCENT AIELLO III; RYAN GORMLEY

	Date Offered	Objection	Date Admitted
			Melanisan kananan kana
SEE ATTACHED WORKSHEETS.	andra alian dun dun dun dun dun dun dan dan dan dan dan dan dan dan dan da		
	100,000,000,000,000,000,000,000,000,000		

PLAINTIFFS EXHIBIT INDEX

VOLUME I

EXHIBITS 1-34

CASE NO.: A-15-728510-B	HEARING DATE: December 28, 2015
DEPT: XI	TIME: 10:00 A.M.
PLAINTIFF: NuVeda, LLC, Shane Terry and Jennifer Goldstein	Attorney for Plaintiffs: Erika Pike Turner, Esq. And Dylan T. Ciciliano
DEFENDANTS: Pejman Bady and Pouya Mohajer	Attorney for Defendant Pejamn Bady: Veincent Aiello, Esq.
and a deligible of the control of th	Attorney for Defendant Pouya Mohajer: William Maupin, Esq.

	Description	Bates Nos.	Offered	Object Yes/No	Admitted
1	NuVeda, LLC Operating Agreement, dated July 9, 2014	NUVEDA 0000001- 000028	DEC 2 8 2015		DEC 2 8 2015
2	NuVeda, LLC Ownership Interest	NUVEDA 000029- 000030	DEC 2 8 2015	083	DEC 2 8 2015
3	August 11, 2015 Email from Pejman Bady to Shane Terry Re: Percentage	NUVEDA 000031 -000034	DEC 2 8 2015	083	DEC 2 8 2015
5	December 15, 2015 email from Pejman Bady to Shane Terry Re: % Change for Phil	NUVEDA 000035- 000047	DEC 2 8 2015	OBJ	DEC 2 8 2015
5	Letter of Intent to Purchase Real Property	NUVEDA 000048- 000049	EC 2 8 2015	5771	DEC 2 8 2015
6	October 14, 2015 email from Pejman Bady to the "Team"	NUVEDA 000050- 000052	DEC 2 8 2015	NO	DEC 2 8 2015
	Action by Written Consent of the Disinterested Voting Members of NuVeda, LLC, dated November 20, 2015	NUVEDA 000053- 000057	DEC 2 8 2015	877 P	DEC 2 8 2015
8	November 8, 2015 email from Joe Kennedy to Shane Terry Re: K-1's	NUVEDA 000058- 000067	AN 0 6 2016	NO	JAN 0 6 2016
9	November 8, 2015 email from Jennifer Goldstein to John Penders Re: NuVeda K-1's	NUVEDA 000068- 000070	en e		
10	November 8, 2015 email from Pejman Bady Re: Meeting on October 6	NUVEDA 000071- 000076			
11	November 12, 2015 email from Joe Kennedy to Pouya Mohajer Re: NuVeda Members Meeting	NUVEDA 000077- 000078			
12	November 4, 2015 email from Pejman Bady to Shane Terry Re: Timeline for	NUVEDA 000079- 000081			

PLAINTIFFS EXHIBIT INDEX

VOLUME I

EXHIBITS 1-34

	Description	Bates Nos.	Offered	Object Yes/No	Admitted
	Vesting Documents				
13	November 2015 Project LV Preliminary	NUVEDA 00082- 000085	Aco o o oos		DEC 2 0 2016
16.	Indicative Terms and Conditions		DEC 2 8 2015	5770	DEC 2 8 2015
14	November 23, 2015 email from Shane	NUVEDA 000086- 000091	1		11777777777777777777777777777777777777
	Terry to Pejman Bady Re: Minutes of		J. 0 7 2040	NO	1111077010
	the Meeting		JAN 0 7 2016		JAN 0 7 2016
1.5	Written Consent in Lieu of Special	NUVEDA 000092- 000097			
	Meeting of the Members of NuVeda,				DEC 0 0 2015
#	LLC, A Nevada Limited Liability		PEC 2 8 2015	STIP	DEC 2 8 2015
	Company, dated November 24, 2015	NT 11 10 D 4 000000 000100			
16	Written Consent in Lieu of Special	NUVEDA 000098- 000109			
	Meeting of the Members of NuVeda,		ACC 2 0 2015	0.773.43	NEC 2 0 2015
	LLC, A Nevada Limited Liability		DEC 2 8 2015	SIIP	DEC 2 8 2015
17	November 24, 2015 email between Mr.	NUVEDA 000110- 000113			
1.7	Aiello and Ms. Stevenson, Re: NuVeda,	NOVEDA OOOTIO- OOOTIO	10 PM		
*	LLC - Removal and Invitation to Meet		DEC 2 8 2015	517P	DEC 2 8 2015
18	November 25, 2015 email from Jin Ho	NUVEDA 000114- 000115			
	to Shane Terry Re: NuVeda				
9	Letter to Shane Terry from Mohsen	NUVEDA 000116- 000118	DEC 2 8 2015	OBJ	0000000
#	Bahri		DEC 1 0 1013	UPJ	DEC 2 8 2015
20	December 2, 2015 correspondence from	NUVEDA 000119- 000133			diamond and an analysis of the second and analysis of the second and an analysis of the second analysis of the second and an analysis of the second analysis of the second and an analysis
	Ms. Knight to Ms. Stevenson Re:	designation	DEC 2 8 2015	OBJ	DEC 2 8 2015
	Mohsen Bahri v. NuVeda, LLC			~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
21	December 2015 Project LV- Cultivation	NUVEDA 000134- 000137	11.05.05.00 min 11.05.05.00 mi		
	Preliminary Indicative Terms and		DEC 2 8 2015	OBJ	DEC 2 8 2015
	Conditions			***************************************	
22	Membership Purchase Agreement, dated	NUVEDA 000138- 000178	DEC 2 8 2015	577 P	DEC 2 8 2015
L.	December 6, 2015	NUMBER ADDIZE ADDIZE	**************************************		
23	Notice of Agenda City of North Las	NUVEDA 000179- 000187	DEC 2 8 2015	A 8 7	neo o o nour
*	Vegas Planning Commission, dated December 9, 2015		DEC 7 0 1013	UPU	DEC 2 8 2015
24	Renewal application submitted on	NUVEDA 000188- 000238			
27	December 9, 2015 by Pej Bady	110111111111111111111111111111111111111	DEC 2 8 2015	577P	DEC 2 8 2015
25	Email from Erika Pike Turner to	NUVEDA 000239- 000241			***************************************
	Counsel Re: Preliminary Injunction				
	Hearing, dated December 14, 2015	18000000000000000000000000000000000000			
26	Email from Erika Pike Turner to	NUVEDA 000242- 000243			
	Counsel Re: Transfer of Ownership	To reconstruction			***************************************
	dated December 15, 2015				

PLAINTIFFS EXHIBIT INDEX

VOLUME I

EXHIBITS 1-34

	Description	Bates Nos.	Offered	Object Yes/No	Admitted
27	June 17, 2015 email from Pejman Bady to Jennifer Goldstein Re: Mknight Lease with Comments	NUVEDA 000244- 000245			
28	July 22, 2015 email from Jennifer Goldstein to Pejman Bady Re: Mknight Lease	NUVEDA 000246- 00248			
29	Complaint Re: McKnight v. Bady et al, filed on December 14, 2015	NUVEDA 000249- 000287	DEC 2 8 2015	OBJ	DEC 2 8 2015
30	Renewal Applications forms for Medical Marijuana Establishments, dated December 15, 2015	NUVEDA 000288- 000336	DEC 2 8 2015	STIP	DEC 2 8 2015
31	Corporate & Personal Liabilities Chart	NUVEDA 000338- 000340	DEC 2 8 2015	081	DEC 2 8 2015
32	The record of NuVeda financial obligations known by Plaintiffs.	NUVEDA 000341- 000342	DEC 2 8 2015	OBJ	DEC 2 8 2015
33 %	December 9, 2015 Guidance	NUVEDA 000343- 000355	DEC 2 8 2015	OBJ	
34	Pejman Bady's agreement alleged failure to report litigation	NUVEDA 000356- 000372	300		The same of the sa

* 33A. CLEAN COPY OF EXHIBIT 33

12-28-15 NO 12-28-15

PLAINTIFF'S EXHIBITS (CONTINUED)

CASE NO. A 728510

	Date Offered	Objection	Date Admitted
35. AND JOINT ESCREN HESTERS	JAN 0 6 2016	NO	JAN 0 6 2016
36. ASSIGNEE INSTRUCTIONS	JAN 0 6 2016	NO	JAN 0 6 2016
37. UPDON AGREENENS	JAN 0 6 2016	NO	JAN 0 6 2016
35. ANALYSIS	JAN 0 7 2016	NO	JAN 0 7 2016
	JAN 0 8 2016	081	JAN 0 8 2016
40. CLOSING STATEMENT (ESTIMATED)		THE RESERVE OF THE PARTY OF THE	SUSTAINED
41. # SAME AS EXHIBIT 5 *			
42. LEASE AGREEMENT	WITHDRAW		
		additional control of the Control of	
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DEFENDANTS POUYA MOHAJOR S

INDEX OF EXHIBITS

Exhibit	DOCUMENT
101	NuVeda Operating Agreement
102	Loan Agreement between Joe Kennedy and Pejman Bady*
103	Nye LLC and Clark LLC Articles of Incorporation
104	Promissory Note between Shane Terry and Pejman Bady*
105	August 28, 2015 letter to Shane Terry showing different ownership percentages
106	Promissory Note between 2Prime and Shane Terry (Dated October 15, 2015)*
107	November 17 and 18, 2015 E-mails from Brian Padgett to Pejman Bady*
108	November 18, 2015 E-mail transmitting Jaccarino Demand Letter to Pejman Bady
109	November 18, 2015 Jaccarino Demand Letter to Pejman Bady
/ 10	November 18, 2015 Jaccarino Demand Letter to Pouya Mohajer*
J 11	CWNevada Letter of Intent (Executed November 23, 2015)
∠12	4Front Letter of Intent
1 13	AFS Nevada Letter of Intent
∠ 14	November 20, 2015 Vote to Expel Pejman Bady and Pouya Mohajer
⊉ 15	November 23, 2015 Vote to Terminate Terry and Goldstein Pursuant to 4.1
116	November 24, 2015 E-mail from Stevenson
∡ 17	November 24, 2015 Vote to Expel Terry pursuant to 6.2
∡ 18	November 24, 2015 Vote to Expel Goldstein pursuant to 6.2
£ 19	November 25, 2015 NuVeda Articles of Incorp. Amended by Stevenson*
⊉20	November 25, 2015 (maybe 23) Vote to Terminate Bady and Mohajer
£21	CWNevada and NuVeda Purchase Agreement (Executed December 6, 2015) (sealed)
£ 22	December 9, 2015 License Renewal Forms submitted by Pejman Bady
£ 23	December 15, 2015 License Renewal Forms submitted by Terry
£ 24	December 23, 2015 E-mail to Erika Turner demanding access to NuVeda e-mail*
1 25	Declaration of Shane Terry
⊉ 26	Declaration of Pantea Farhi Stevenson
1 27	Declaration of Pejman Bady
1 28	Declaration of Brian C. Padgett
1 29	Declaration of Thomas Frank
1 30	Declaration of Joseph Kennedy

Please see pages 2 and 3 for exhibits admitted into evidence.

t. 5 5

* Please see page 1 for the description of exhibits 101-120.	Date Offered	Objection	Date Admitted
	DEC 2 8 2015	577P	DEC 2 8 2015
4.2			
103.	DEC 2 8 2015	STP	DEC 2 8 2015
16.4. *			
45-			
104:		<u></u>	<u></u>
107.	DEC 2 8 2015	SMP	DEC 2 8 2015
104: *	1999 (1998), talah kalan Japan se kalanda kalanda kalan sebagai kalan sebagai kalanda kalanda kalanda kalanda k		
409:	DEC 2 8 2015	083	DEC 2 8 2015
UO:			
	DEC 2 8 2015	517P	DEC 2 8 2015
43.			
U4.			
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<u> </u>			
<i>113.</i> ************************************	/		
U.S.			
119.			annininininining sa siya ya sa
122.	4		
/23.	DEC 2 8 2015	シカカ	DEC 2'8 2015

DEPENDANT POUYA AQHAJER'S EXHIBITS

CASE NO. A 728510

* Please see page 1 for the description of exhibits 101 through 130.	Date Offered	Objection	Date Admitted
THE CONTRACTOR OF THE CONTRACT			
/24.			
/2.5.			
126-			
/2.2. *	•		
128·			
/22. **			
130.			
131. LETTER / ENAIL TO WE TERRY	JAN 0 6 2016	NO	JAN 0 6 2016
		enna en	динала си септеми си симен разроди, по се постоя
			00.000

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	Date Offered	Objection	Date Admitted
200. LETTER TO MS. STEVENSON FROM MR. ALELLO	DEC 2 8 2015	NO	DEC 2 8 2015
201- EMAIL FROM SHANE TERRYTO	JAN 0 6 2016	NO	JAN 0 6 2016
202. EMAIL	JAN 0 6 2016	NO	JAN 0 6 2016
203. TRS WEBSITE INFORMATION PACE	JAN 0 6 2016	NO	JAN 0 6 2016
204 WRITTEN CONSENT PERSOLUTION	JAN 0 6 2016	NO	JAN 0 6 2016
205 APPRAISAL	JAN 0 6 2016	OBJ	<u> 2</u> SUS 12 12 452
206 ARTICLES OF ORGANIZATION	JAN 0 6 2016	MO	JAN 0 6 2016
207 . DUPLICATE OF 206			
2074 BANENDED 115T	JAN 0 6 2016	WO	JAN 0 6 2016
LENDENSHIP INTEREST 208-AMENDMENT TOEXCHANGE AGREEMENT	JAN 0 7 2016	NO	JAN 0 7 2016
209 FINAL CLOSING STATEMENT	JAN 0 8 2016	877P	JAN 0 8 2016
A MAN FORM ABOUTERS COLLUSION IN POUNT			
210 HALLES DEEN LEADY COLUMN COLUMN TO THE	5 JAN 0 8 2018	NO	JAI* * *
EMAIL FROM JENNIFER GOLDSTEIN TO POUYA 210. MOHAJEZ, PEJMAN BADY, WELLSLITLEFIELD, TERR	§ JAN 0 8 2016	NO	JAL**
210. MOHAJEZ, PEJMAN BADY, WELLS LITTLE FIELD, TERR	Ş JAN 0 8 2016	NO	JAL * *
2/0. MOHAJEZ, PEJMAN BADY, WELLSUITLEFIELD, TEXA	5 JAN 0 8 2016		JAt * * * ·
2/0. HOHATZ, PETRAN BROY, VEUS UTTIEFINIS SAN			JAN 66 66 1
2/0. MOHATEL, PETRAN BADY, VETUS UTTIEFIED, CONTROL CO	SAN 0 8 2016		JAP 16 6

Certification of Copy

State of Nevada County of Clark SS

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

SECOND AMENDED NOTICE OF APPEAL; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT AND CONCLUSIONS OF LAW DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION, DENYING DEFENDANT'S COUNTERMOTION FOR PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222; NOTICE OF ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW DENYING PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION, DENYING DEFENDANT'S COUNTERMOTION FOR PRELIMINARY INJUNCTION AND JOINDER, AND ENTERING PROVISIONAL REMEDY PURSUANT TO N.R.S. 38.222; DISTRICT COURT MINUTES; EXHIBITS LIST

NUVEDA, LLC; SHANE M. TERRY; JENNIFER M. GOLDSTEIN,

Plaintiff(s),

VS.

PEJMAN BADY: POUYA MOHAJER.

Defendant(s),

now on file and of record in this office.

Case No: A728510

Dept No: XI

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This I day of February 2016.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk