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CLERK OF THE COURT

Filed 03:53 p.m. deman<sup>'</sup> reme Court

3	FENNEMORE CRAIG, P.C. 300 S. Fourth St., Suite 1400 Las Vegas, Nevada 89101		Electronically May 25 2016
5	Margaret A. McLetchie, Nevada Bar No. 10931		Tracie K. Lind Clerk of Supr
6	Alina M. Shell, Nevada Bar No. 11711 MCLETCHIE SHELL LLC		
7	701 East Bridger Ave., Suite 520 Las Vegas, NV 89101		
8	Attorneys for Desert Aire Wellness, LLC		
9	DISTRICT CO		
10	CLARK COUNTY,	NEVADA	
11	GB SCIENCES NEVADA, LLC, a Nevada limited liability company	Case No. : Dept. No:	A-15-728448-C I
12	Plaintiff,		
13	VS,	NOTICE OI	FAPPEAL
14	STATE OF NEVADA, DIVISION OF PUBLIC		
15	AND BEHAVIORAL HEALTH OF THE		
16	DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS, a municipal		
17	corporation and political subdivision of the State		
18	of Nevada, DESERT AIRE WELLNESS, LLC, a Nevada limited liability company, DOES 1-10,		
19	and ROE ENTITIES 1-100, inclusive,		
20	Defendants.		
21	DESERT AIRE WELLNESS, LLC, a Nevada		
22	limited liability company,		
23	Counterclaimant,		
24	vs.		
25	GB SCIENCE NEVADA, LLC, a Nevada limited		
26	liability company,		
27	Counterdefendant.		
28			

NOAS

Richard Bryan, Nevada Bar No. 2029

Patrick Sheehan, Nevada Bar No. 3812

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ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 59101 (702)728-5300 (1)/(702)425-5220(F)

(702)425-8220 (F)

1 NOTICE IS HEREBY GIVEN that Desert Aire Wellness, LLC. 2 Defendant/Counterclaimant ("Desert Aire") in the above entitled case, by and through its 3 counsel of record, Richard Bryan and Patrick Sheehan, of the law firm FENNEMORE 4 CRAIG, P.C., and Margaret A. McLetchie and Alina M. Shell, of the law firm MCLETCHIE 5 SHELL, LLC, hereby appeals to the Nevada Supreme Court from the District Court's Order 6 Granting Plaintiff/Respondent's Motion for Summary Judgment entered by this Court on 7 April 28, 2016, attached hereto as Exhibit 1, the District Court's Order Denying Desert Aire 8 Wellness, LLC's Motion to Reconsider/Motion to Alter or Amend Judgment in connection 9 therewith, and all other orders made appealable thereby. This notice is given pursuant to Nevada Rule of Appellate Procedure 4(a)(1). 10

DATED this 25th day of May, 2016

/s/ Margaret A. McLetchie Margaret A. McLetchie, Nevada Bar No. 10931 Alina M. Shell, Nevada Bar No. 11711 MCLETCHIE SHELL LLC 701 East Bridger Ave., Suite 520 Las Vegas, NV 89101 Telephone: (702) 728-5300 Facsimile: (702) 425-8220 Email: maggie@nvlitigation.com

Richard Bryan, Nevada Bar No. 2029 Patrick Sheehan, Nevada Bar No. 3812 FENNEMORE CRAIG, P.C. 300 S. Fourth St., Suite 1400 Las Vegas, Nevada 89101 Telephone: (702) 692-8000 Facsimile: (702) 692-8099 Email: psheehan@fclaw.com

Attorneys for Desert Aire Wellness, LLC

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WWW.WVLITIGATION.COM

### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of MCLETCHIE SHELL, LLC, and that on the 25<sup>th</sup> day of May, 2016, I served a true and correct copy of the foregoing NOTICE OF APPEAL by e-serving a copy on all registered and listed as Service Recipients in Wiznet, the Court's online, electronic filing website, pursuant to Administrative Order 14-2, entered by Chief Judge Jennifer Togliatti, on May 9, 2014.

> /s/ Pharan Burchfield Employee, McLetchie Shell, LLC





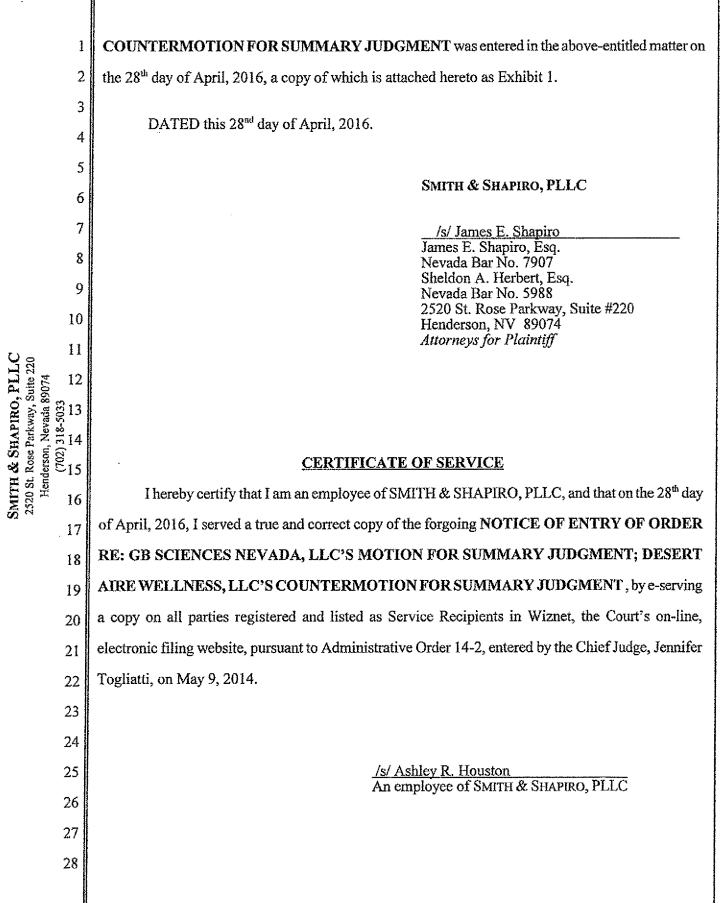
# EXHIBIT 1

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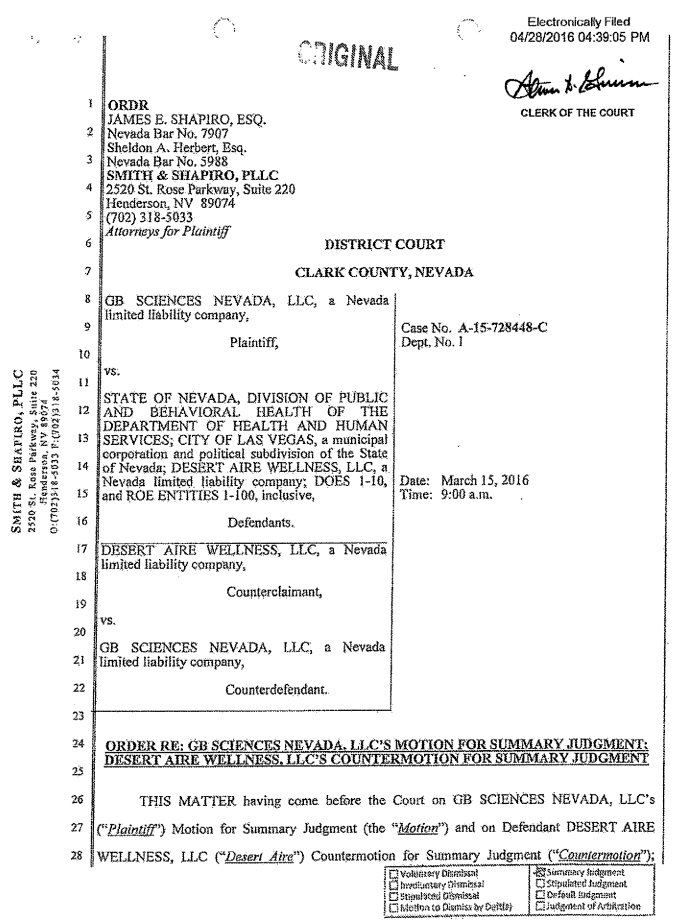
1	NOTC	Alun D. Comm		
2	James E. Shapiro, Esq. Nevada Bar No. 7907 Shaldan A. Uashart, Esa	CLERK OF THE COURT		
3	Sheldon A. Herbert, Esq. Nevada Bar No. 5988			
4	SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite #220			
5	Henderson, NV 89074 (702) 318-5033			
6	Attorneys for Plaintiff DISTRICT C	OURT		
7	CLARK COUNTY, NEVADA			
8	GB SCIENCES NEVADA, LLC, a Nevada limited			
9	liability company,	Case No. A-15-728448-C		
10	Plaintiff,	Dept. No. I		
. 11	VS.			
21 84 12	STATE OF NEVADA, DIVISION OF PUBLIC AND BEHAVIORAL HEALTH OF THE			
vay. 303 ada 89 2033 39	DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS, a municipal			
r Parkway, S n, Nevada 8 ) 318-5033 14	corporation and political subdivision of the State of Nevada; DESERT AIRE WELLNESS, LLC, a			
2520 St. Rose Parkway, Suite 220 Henderson, Nevada 89074 (702) 318-5033 9 5 7 5033 9 5 7 5033	Nevada limited liability company; DOES 1-10, and ROE ENTITIES 1-100, inclusive,	Date: March 15, 2016 Time: 9:00 a.m		
16 He	Defendants.			
17	DESERT AIRE WELLNESS, LLC, a Nevada			
18	limited liability company,			
19	Counterclaimant,			
20	vs.			
21	GB SCIENCES NEVADA, LLC, a Nevada limited liability company,			
22	Counterdefendant.			
23				
24	NOTICE OF ENTRY OF ORDER RE: GB SCIE	NCES NEVADA LLO'S MOTION EOD		
25	SUMMARY JUDGMENT; DESERT AIRE WELI	LNESS, LLC'S COUNTERMOTION FOR		
26	SUMMARY JUD	<u>JANEN I</u>		
27	PLEASE TAKE NOTICE that an ORDER RI	E: GB SCIENCES NEVADA, LLC'S		
28	MOTION FOR SUMMARY JUDGMENT; DESERT AIRE WELLNESS, LLC'S			
11				

SMITH & SHAPIRO, PLLC



# Exhibit "1"

## Exhibit "1"



Case No. A-15-728448-C Order re: MSJ

1 Plaintiff, having appeared by and through its attorneys of record, SMITH & SHAPIRO, PLLC; 2 Defendant STATE OF NEVADA, DEPARTMENT OF HEALTH AND HUMAN SERVICES (the 3 "State" or "Division"), having appeared by and through ADAM PAUL LAXALT, Attorney General 4 through his Chief Deputy Attorney General, LINDA C. ANDERSON; Defendant Desert Aire, 5 having appeared by and through its attorneys of record, MICHAEL H. SINGER, LTD., Defendant 6 CITY OF LAS VEGAS having failed to appear or file any briefs regarding the matter<sup>i</sup>, the Court 7 having reviewed the papers and pleadings on file herein, having heard the arguments of counsel, the 8 Court having stated its findings and conclusions on the record, the Court being fully advised in the 9 premises, and good cause appearing, NOW THEREFORE, THE COURT FINDS AND 10 CONCLUDES:

### UNDISPUTED FACTS

### A. BACKGROUND.

In 2013, Senate Bill 374 was passed which provided for the registration of medical
 marijuana establishments authorized to cultivate or dispense marijuana or manufacture edible
 marijuana products or marijuana-infused products for sale to persons authorized to engage in the
 medical use of marijuana. Senate Bill 374 was codified into N.R.S. Chapter 453A.

Under N.R.S. § 453A.320 et seq., the Division was tasked with processing and
 ranking applications for Medical Marijuana Establishments ("<u>MMEs</u>") for each local jurisdiction in
 Nevada.

There were five types of MME's, including Dispensaries, Cultivation Facilities, and
 Production Facilities. The MME at issue in this lawsuit is a Dispensary.

22

4.

5. The Division, as well as the local jurisdiction, played a role in the ultimate licensing
of MMEs. Specifically, the local jurisdiction was tasked with considering issues such as site plans,
zoning and proximity to other business or facilities (the "Local Application Process") while the

The City of Las Vegas was allocated twelve Dispensary provisional certificates.

SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Hendersen, NV 89074 0:(702)318-5033 F:(702)318-5034

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Page 2 of 7

Plaintiff previously notified the Court that Plaintiff was no longer seeking any claims against the City of Las Vegas as
 the Plaintiff's claims had been rendered moot. Notwithstanding, the City of Las Vegas was included as an interested party to give them an opportunity to heard on the Plaintiff's requested relief against the State of Nevada and Desert Aire
 Wellness, LLC.

### Case No. A-15-728448-C Order re: MSJ

Division focused on public health, public safety, and marijuana as a medicine (the "<u>Division</u>
 Application Process").

<sup>3</sup> 6. In accordance with its responsibilities, the City of Las Vegas enacted Ordinance No.
 <sup>4</sup> 6321 and 6324 to establish zoning regulations, licensing regulations, and standards for MME
 <sup>5</sup> locations.

6

The Division issued its application packet (the "<u>Division Application</u>").

8. While the Division was allowed to accept all applications submitted, under N.R.S. §
453A.322, the Division could only issue a medical marijuana establishment registration certificate
(a "*Provisional Certificate*") if the applicant's application included six (6) specific items and if the applicant otherwise met the requirements established by N.R.S. Chapter 453A.

9. One of the six (6) items required by law before the Division could issue a Provisional
 Certificate is found in N.R.S. § 453A.322(3)(a)(5), which states:

(5) If the city, town or county in which the proposed medical marijuana establishment will be located has enacted zoning restrictions, proof of licensure with the applicable local governmental authority or a letter from the applicable local governmental authority or a letter from the applicable local governmental authority certifying that the proposed medical marijuana establishment is in compliance with those restrictions and satisfies all applicable building requirements. (NRS § 453A.322(3)(a)(5))

19 B. DESERT AIRE'S APPLICATION.

20 10. Plaintiff and Desert Aire were two of the 49 applicants for a Dispensary License in
21 the City of Las Vegas.

22 11. On October 28-29, 2014, the Las Vegas City Council held a special meeting to
23 consider each applicant for a special use permit and compliance permit for an MME Dispensary.

Prior to the October 28-29, 2014 Las Vegas City Council meeting, Desert Aire
withdrew their application for a special use permit and compliance permit.

26 13. On October 30, 2014, the City of Las Vegas sent a letter to the Division notifying the
27 Division that Desert Aire's application for a special use permit and compliance permit from the City
28 of Las Vegas had been withdrawn and identifying for the Division the twenty-eight (28) applicants
28 Page 3 of 7

SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 0:(702)318-5633 F:(702)318-5034

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who had been granted a special use permit and compliance permit for purposes of NRS §
 453A.322(3)(a)(5).

<sup>3</sup> 14. The City of Las Vegas letter was intended to comply, and did comply, with NRS
<sup>4</sup> 453A.322(3)(a)(5).

Specifically, pursuant to Las Vegas Municipal Code Section 6.95.080, the letter was
to give notice to the Division, as intended in subsection 3(a)(5), as to those medical marijuana
applicants which the City of Las Vegas had found to be or not to be in conformance with land use
and zoning restrictions, and eligible for consideration for a business license. This letter described the
applicable building requirements and zoning restrictions as outlined in the statute.

10 16. Notwithstanding, on or about November 3, 2014, the Division registered Desert Aire
 11 as a medical marijuana establishment and issued a provisional registration certificate for an MME
 12 Dispensary (the "*Provisional License*").

13 17. While Desert Aire subsequently obtained a special use permit, that did not occur until
14 after November 3, 2014. Desert Aire ultimately opened for business.

15 18. At the time the Department registered Desert Aire and issued a Provisional License, 16 Desert Aire did not meet the requirements of N.R.S. § 453A.322, which specifically permitted the 17 Division to register a medical marijuana establishment and issue a registration certificate if the 18 business seeking to register had completed all of the requirements of subsection 3(a), including 19 providing a letter from the applicable local authority certifying that the proposed medical marijuana 20 establishment is in compliance with [zoning] restrictions and satisfies all applicable building 21 requirements.

Pursuant the plain terms of the statute, the Division should not have registered Desert
Aire and issued a registration certificate as Desert Aire had not met all the requirements of the
statute.

25 20. The Nevada Department of Health and Human Services should have registered and
26 issued the registration certificate to the medical marijuana establishment to the top twelve ranked
27 applicants which met all the requirements of the statute.

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Page 4 of 7

SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suito 220 Henderson, NV 89074 0:(702)318-5033 F:(702)318-5034

Case No. A-15-728448-C Order re: MSJ

21. If any of the forgoing findings of fact are properly conclusions of law, they shall be treated as if appropriately identified and designated.

### CONCLUSIONS OF LAW

Summary judgment is appropriate where the pleadings, depositions, answers to
interrogatories, admissions and affidavits on file, show that there exists no genuine issue as to any
material fact, and that the moving party is entitled to judgment as a matter of law. <u>Bird v. Casa</u>
<u>Rovale W.</u>, 97 Nev. 67, 624 P.2d 17 (1981).

8 23. The Nevada Supreme Court has noted that "Rule 56 should not be regarded as a
9 'disfavored procedural shortcut'" but instead as an integral part of the rules of procedure as a whole,
10 which are designed "to secure the just, speedy and inexpensive determination of every action."
11 Wood v. Safeway, Inc., 121 Nev. 724, 730, 121 P.3d 1026, 1030 (2005).

12 24. NRS § 30.040 gives this Court the ability to make certain declarations regarding the
 13 rights, status or other legal relations of parties to a lawsuit.

Further, this Court has the authority to issue mandatory injunctions "to restore the
status quo, to undo wrongful conditions." <u>Leonard v. Stoebling</u>, 102 Nev. 543, 728 P.2d 1358
(1986); <u>Memory Gardens of Las Vegas, Inc. v. Pet Ponderosa Memorial Gardens, Inc.</u>, 492 P.2d
123, 88 Nev. 1 (Nev., 1972).

26. One of the stated purposes of mandatory injunctions is "compelling the undoing of
acts that had been illegally done." <u>City of Reno v. Matley</u>, 378 P.2d 256, 79 Nev. 49 (Nev., 1963).

20 27. The Division has acknowledged that a complaint for declaratory and injunctive relief
21 is appropriate.

22 28. The issuance of the Provisional Certificate to Desert Aire was in error and contrary to
23 NRS § 453A.322(3).

24 29. Desert Aire should have been disqualified due to their non-compliance with NRS §
25 453A.322(3)(a)(5).

30. If any of the forgoing conclusions of law are properly findings of fact, they shall be
treated as if appropriately identified and designated.

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Page 5 of 7

SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 0:(702)318-5033 P:(702)318-5034 ٨,

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NOW THEREFORE:

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2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 O'(702)318-5033 P:(702)318-5033 SMITH & SHAPJRO, PLLC

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2 IT IS HEREBY ORDERED Plaintiffs Motion for Summary Judgment is GRANTED 31, З in part and DENIED in part.

4 IT IS FURTHER ORDERED that Plaintiff's Motion is GRANTED to the extent that 32. 5 Desert Aire should not have been registered or issued a certification of registration as a medical ő marijuana establishment because it had not met all the necessary requirements of 453A.322(3)(a).

7 33. IT IS FURTHER ORDERED that the Division shall rescind or withdraw the 8 dispensary registration previously issued to Desert Aire.

9 IT IS FURTHER ORDERED that Plaintiff's Motion for is DENIED to the extent 34. 10 Plaintiff seeks the re-issue of Desert Aire's dispensary registration to Plaintiff.

11 IT IS FURTHER ORDERED Defendant Desert Aire's Countermotion for Summary 35. 12 Judgment is DENIED.

13 IT IS FURTHER ORDERED that there being no other unresolved claims or issues, 36. this matter is and shall be CLOSED and this Order shall be a FINAL, APPEALABLE ORDER. 14

IT IS SO ORDERED this 14 day of April, 2016.

DISTRICT COURT

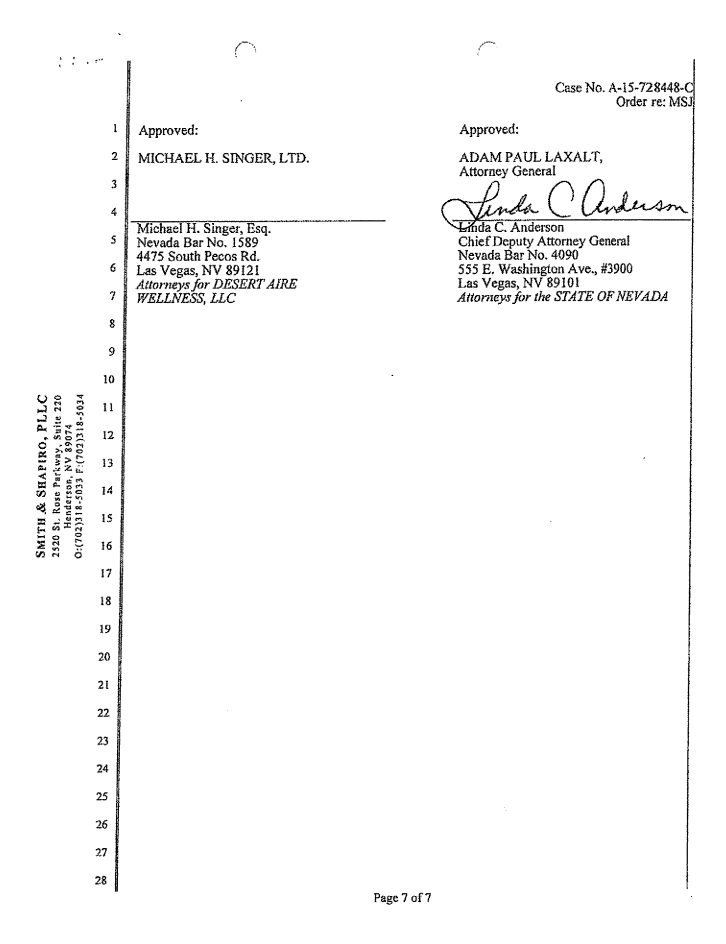
Respectfully Submitted by:

SMITH & SHAPIRO, PLLC 19

James E. Shapiro, Esq. 21 Nevada Bar No. 7907 2520 Saint Rose Parkway, Suite 220 22Henderson, Nevada 89074

23 Attorneys for Plaintiff

Page 6 of 7



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1	ASTA	A	in p. Ehren
2	Richard Bryan, Nevada Bar No. 2029 Patrick Sheehan, Nevada Bar No. 3812	CLE	RK OF THE COURT
3	FENNEMORE CRAIG, P.C. 300 S. Fourth St., Suite 1400		
4	Las Vegas, Nevada 89101		
5	Margaret A. McLetchie, Nevada Bar No. 10931 Alina M. Shell, Nevada Bar No. 11711		
6	MCLETCHIE SHELL LLC		
7	701 East Bridger Ave., Suite 520 Las Vegas, NV 89101		
8	Attorneys for Desert Aire Wellness, LLC		
9	DISTRICT COUF	RT	
10	CLARK COUNTY, NE	EVADA	
11	GB SCIENCES NEVADA, LLC, a Nevada limited		A-15-728448-C
12	liability company	Dept. No:	Ι
13	Plaintiff,	CÁCE ÁDDE	AL STATEMENT
§ 14	VS.	CASE AFTE	AL STATEMENT
14 15	STATE OF NEVADA, DIVISION OF PUBLIC AND BEHAVIORAL HEALTH OF THE		
16	DEPARTMENT OF HEALTH AND HUMAN		
<sup>∗</sup> 17	SERVICES; CITY OF LAS VEGAS, a municipal corporation and political subdivision of the State of		
18	Nevada, DESERT AIRE WELLNESS, LLC, a Nevada limited liability company, DOES 1-10, and		
19	ROE ENTITIES 1-100, inclusive,		
20	Defendants.		
21	DESERT AIRE WELLNESS, LLC, a Nevada limited		
22	liability company,		
23	Counterclaimant,		
24	VŠ.		
25	GB SCIENCE NEVADA, LLC, a Nevada limited liability company,		
26	Counterdefendant.		
27			

ALTORNEYS AT LAW 701 EAST BRIDGREA AVD., SUITE 520 1.AS VEGAS, NV 83101 (702)725-5500 (7) (702)425-8220 (F) WWW.NVLITIGATION.COM Ô

1	CASE APPEAL STATEMENT
2	
3	1. <b>Name of appellant filing this case appeal statement:</b> Desert Aire Wellness, LLC.
4	2. Judge issuing the decision, judgment, or order appealed from: The Honorable
5	Kenneth C. Cory.
6	3. Name and address of appellant's counsel:
7	Margaret A. McLetchie, Nevada Bar No. 10931
8	Alina M. Shell, Nevada Bar No. 11711 MCLETCHIE SHELL LLC
9	701 Bridger Avenue, Suite 520
10	Las Vegas, NV 89101
11	Patrick Sheehan, Nevada Bar No. 3812
12	Richard Bryan, Nevada Bar No. 2029 FENNEMORE CRAIG, P.C.
. E 13	300 S. Fourth St., Suite 1400
11 12 13 14 14 14 15 15 15 14 14 15 15 15 15 15 15 15 15 15 15	Las Vegas, Nevada 89101
WE STATE AND	4. Name and address of respondents' counsel:
ATTORNE ATTORNE AND AND AND AND AND AND AND AND AND AND	James E. Shanim, Navada Dar No. 7007
01 EASY WWW WWW	James E. Shapiro, Nevada Bar No. 7907 Sheldon Herbert, Nevada Bar No. 5988
	SMITH & SHAPIRO, PLLC
18	2250 St. Rose Parkway, Suite 220 Henderson, Nevada 89074
19	Counsel for Respondent GB Sciences, LLC
20	Linda Anderson, Nevada Bar No. 4090
21	Chief Deputy Attorney General
22	555 E. Washington Ave., #3900 Las Vegas, Nevada 89101
23	Counsel for Respondent State of Nevada
24	5. Attorneys not licensed to practice law in Nevada: None
25	6. Whether appellant was represented by appointed or retained counsel in the
26	district court: Appellant was represented by retained counsel in the district court.
27	7. Whether appellant is represented by appointed or retained counsel on appeal:
28	Appellant is represented by retained counsel on appeal.
	Appenant is represented by retained counser on appear.
	2

1 8. Whether appellant was granted leave to proceed in forma pauperis: Appellant 2 is not proceeding in forma pauperis.

3 9. Date the proceedings commenced in the district court: Plaintiff/Respondent GB 4 Sciences Nevada, LLC December 2, 2015.

5 10. A brief description of the nature of the action and result in the district court, 6 including the type of judgment or order being appealed and the relief granted by the 7 district court: Defendant/Appellant Desert Aire Wellness, LLC appeals from the District 8 Court's Order Granting Plaintiff/Respondent's Motion for Summary Judgment entered on 9 April 28, 2016 in this action, District Court's Order Denying Desert Aire Wellness, LLC's 10 Motion to Reconsider/Motion to Alter or Amend Judgment, and all other orders or rulings 11 made appealable thereby.

11. Whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: This case has not previously been the subject of an appeal or original writ proceeding in the Supreme Court.

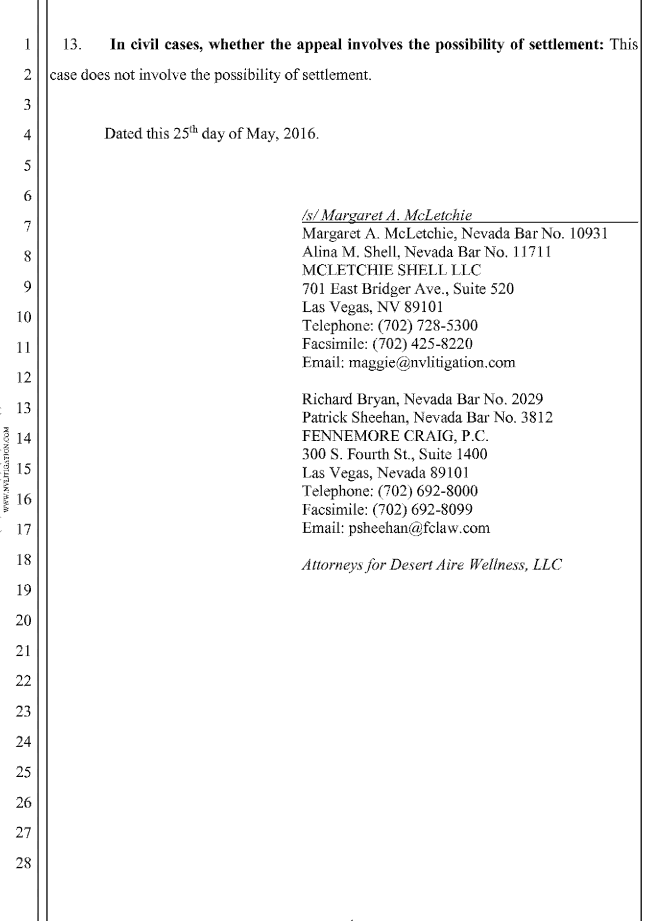
12. Whether the appeal involves child custody or visitation: This appeal does not involve child custody or visitation.

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- 19 ///
- 20III
- 21 III
- 22 111
- 23 III
- 24 ||||
- 25 HI
- 26 111
- 27|||
- $\overline{28}$ 111

ALTORNEYS AT LAW 701 EAST BROGRA AVE., SUITE 520 LAS VEGAS, NV 59101 (702)728-5300 (7) (702)925-8220 (F) WWW.NVLITIGATION.COM 14 15 16 17

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ATTORNEYS ATLAW ATTORNEYS ATLAW 701 EAST BRIDGEN AVE., SUITE 520 1.4.8 VEGAS, NV 89101 (702)728-5300 (7) / (702)425-8220 (F)

### CERTIFICATE OF SERVICE

I hereby certify that I am an employee of MCLETCHIE SHELL, LLC, and that on the 25<sup>th</sup> day of May, 2016, I served a true and correct copy of the foregoing CASE APPEAL STATEMENT by e-serving a copy on all registered and listed as Service Recipients in Wiznet, the Court's online, electronic filing website, pursuant to Administrative Order 14-2, entered by Chief Judge Jennifer Togliatti, on May 9, 2014.

> /s/ Pharan Burchfield Employee, McLetchie Shell, LLC



### CASE SUMMARY CASE SUMMARY CASE NO. A-15-728448-C

VS.	es Nevada LLC, Plaintiff(s) partment of Behavioral Health and Hun efendant(s)	8 8 8 8 8	Judicial Officer:	Department 1 Cory, Kenneth 12/02/2015 A728448
		CASE INFORM	ATION	
Statistical Cl			Case Type:	Other Civil Matters
04/28/2016	Summary Judgment		Case Flags:	Appealed to Supreme Court Arbitration Exemption Granted
DATE		CASE ASSIGN	MENT	
	Court D Date Assigned 12	-15-728448-C epartment 1 2/02/2015 ory, Kenneth		
		PARTY INFORM	IATION	
Plaintiff	GB Sciences Nevada LLC			Lead Attorneys <b>Shapiro, James E.</b> Retained 702-796-4000(W)
Defendant	City of Las Vegas			<b>Jerbic, Bradford Robert</b> <i>Retained</i> 702-229-6629(W)
	Desert Aire Wellness LLC			<b>Sheehan, Patrick J.</b> <i>Retained</i> 702-692-8011(W)
	Nevada Department of Behavio	oral Health and I	Human Services	<b>Laxalt, Adam Paul</b> <i>Retained</i> 702-486-3420(W)
Counter Cla	imant Desert Aire Wellness LLC			<b>Sheehan, Patrick J.</b> <i>Retained</i> 702-692-8011(W)
Counter Defendant	GB Sciences Nevada LLC			<b>Shapiro, James E.</b> <i>Retained</i> 702-796-4000(W)

DATE	<b>EVENTS &amp; ORDERS OF THE COURT</b>	INDEX
12/02/2015	Complaint Filed By: Counter Defendant GB Sciences Nevada LLC <i>Complaint</i>	
12/17/2015	Affidavit of Service Filed By: Counter Defendant GB Sciences Nevada LLC Affidavit of Service - City of Las Vegas	
12/17/2015	Initial Appearance Fee Disclosure Filed By: Counter Claimant Desert Aire Wellness LLC Initial Appearance Fee Disclosure	

### CASE SUMMARY CASE SUMMARY CASE NO. A-15-728448-C

12/17/2015	Answer and Counterclaim Filed By: Counter Claimant Desert Aire Wellness LLC Answer and Counterclaim
12/24/2015	Answer Filed By: Defendant Nevada Department of Behavioral Health and Human Services Answer
12/24/2015	Motion to Intervene Party: Other Samantha Inc Motion of Samantha Inc. d/b/a Samantha's Remedies to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings
12/28/2015	Certificate of Service Filed by: Other Samantha Inc <i>Certificate of Service</i>
12/29/2015	Response Filed by: Defendant Nevada Department of Behavioral Health and Human Services State Response to Samantha Remedies' Motion to Intervene and Motion to Stay
01/08/2016	Opposition to Motion Filed By: Counter Claimant Desert Aire Wellness LLC DESERT AIRE WELLNESS LLC'S OPPOSITION TO SAMANTHA INC. d/b/a SAMANTHA'S REMEDIES MOTION TO INTERVENE AS PLAINTIFF PURSUANT TO NRCP 24 AND MOTION TO STAY PROCEEDINGS PENDING RESOLUTION OF SUPREME COURT PROCEEDINGS
01/14/2016	Opposition to Motion Filed By: Counter Defendant GB Sciences Nevada LLC Plaintiff's Opposition to Motion of Samantha Inc. d'b/a Samantha's Remedies to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceeding Pending Resolution of Supreme Court Proceedings
01/15/2016	Supplemental Filed by: Counter Claimant Desert Aire Wellness LLC Desert Aire Wellness LLC's Supplement to Opposition to Samantha Inc. d/b/a Samantha's Remedies Motion to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings
01/19/2016	Reply to Opposition Filed by: Other Samantha Inc Brief in Support of Motion of Samantha Inc. d/b/a Samantha's Remedies to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings, and in Reply to Oppositions
01/19/2016	Answer to Complaint Filed by: Defendant Nevada Department of Behavioral Health and Human Services City of Las Vegas' Answer to Complaint
01/21/2016	Motion for Summary Judgment Filed By: Counter Defendant GB Sciences Nevada LLC Motion for Summary Judgment Against Desert Aire Wellness, LLC
01/25/2016	

### CASE SUMMARY CASE NO. A-15-728448-C

	UASE NU. A-13-/28448-U
	Motion to Intervene (3:00 AM) (Judicial Officer: Cory, Kenneth) Events: 12/24/2015 Motion to Intervene Samantha Inc. d/b/a Samantha's Remedies Motion to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings
02/08/2016	Countermotion For Summary Judgment Filed By: Counter Claimant Desert Aire Wellness LLC Desert Aire Wellness LLC's Opposition to Plaintiff's Motion For Summary Judgment Against Desert Aire Wellness LLC and Countermotion For Summary Judgment Against GB Sciences Nevada LLC
02/09/2016	Affidavit of Service Filed By: Counter Defendant GB Sciences Nevada LLC Affidavit of Service (State of Nevada - Office of the Attorney General)
02/09/2016	Affidavit of Service Filed By: Counter Defendant GB Sciences Nevada LLC Affidavit of Service (State of Nevada, Division of Public and Behavior Health of the Department of Health and Human Services.
02/09/2016	Affidavit of Service Filed By: Counter Defendant GB Sciences Nevada LLC Affidavit of Service (Desert Aire Wellness, LLC)
02/09/2016	Affidavit of Service Filed By: Counter Defendant GB Sciences Nevada LLC Affidavit of Service (State of Nevada - Office of the Attorney General)
02/18/2016	Notice of Entry of Order Filed By: Counter Defendant GB Sciences Nevada LLC Notice of Entry of Order Denying Samantha Inc. d/b/a Samantha's Remedies Motion to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceeding Pending Resolution of Supreme Court Proceedings
02/18/2016	Order Filed By: Counter Defendant GB Sciences Nevada LLC Order Denying Samantha Inc. d/b/a Samantha's Remedies Motion to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings
02/18/2016	Reply to Opposition Filed by: Counter Defendant GB Sciences Nevada LLC Reply to Desert Aire Wellness, LLC's Opposition to Plaintiff's Motion for Summary Judgment Against Desert Aire Wellness, LLC and Opposition to Countermotion for Summary Judgment Against GB Sciences Nevada, LLC
02/19/2016	Certificate of Service Filed by: Counter Defendant GB Sciences Nevada LLC Certificate of Service
02/22/2016	Supplemental Filed by: Defendant Nevada Department of Behavioral Health and Human Services Supplement to Desert Aire Wellness LLC's Opposition to Plaintiff's Motion For Summary Judgment Against Desert Aire Wellness LLC and Countermotion For Summary Judgment Against GB Sciences Nevada LLC

### CASE SUMMARY

CASE NO. A-15-728448-C

02/23/2016	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) Events: 01/21/2016 Motion for Summary Judgment Plaintiff's Motion for Summary Judgment Against Desert Aire Wellness, LLC
02/23/2016	<b>Opposition and Countermotion</b> (9:00 AM) (Judicial Officer: Cory, Kenneth) Desert Aire Wellness LLC's Opposition to Plaintiff's Motion For Summary Judgment Against Desert Aire Wellness LLC and Countermotion For Summary Judgment Against GB Sciences Nevada LLC
02/23/2016	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AGAINST DESERT AIRE WELLNESS, LLCDESERT AIRE WELLNESS LLC'S OPPOSITION TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AGAINST DESERT AIRE WELLNESS LLC AND COUNTERMOTION FOR SUMMARY JUDGMENT AGAINST GB SCIENCES NEVADA LLC Parties Present: Attorney Singer, Michael H. Attorney Anderson, Linda Christine Attorney Shapiro, James E.
02/26/2016	Motion for Summary Judgment Filed By: Counter Defendant GB Sciences Nevada LLC Motion for Summary Judgment
03/03/2016	Countermotion For Summary Judgment Filed By: Counter Claimant Desert Aire Wellness LLC Desert Aire Wellness LLC's Opposition to Plaintiff/Counterdefendant's Motion For Summary Judgment and Countermotion For Summary Judgment
03/03/2016	Response Filed by: Defendant Nevada Department of Behavioral Health and Human Services State Response To Motion For Summary Judgment
03/08/2016	Reply to Opposition Filed by: Counter Defendant GB Sciences Nevada LLC Reply to Desert Aire Wellness LLC's Opposition to Plaintiff/Counter-Defendant's Motion for Summary Judgment and Opposition to Countermotion for Summary Judgment Against GB Sciences Nevada LLC
03/08/2016	Reply Filed by: Counter Defendant GB Sciences Nevada LLC Reply to State Response to Motion for Summary Judgment
03/15/2016	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Cory, Kenneth) Plaintiff's Motion for Summary Judgment
03/15/2016	<b>Opposition and Countermotion</b> (9:00 AM) (Judicial Officer: Cory, Kenneth) Desert Aire Wellness LLC's Opposition to Plaintiff/Counterdefendant's Motion For Summary Judgment and Countermotion For Summary Judgment
03/15/2016	All Pending Motions (9:00 AM) (Judicial Officer: Cory, Kenneth) PLAINTIFF'S MOTION FOR SUMMARY JUDGMENTDESERT AIRE WELLNESS LLC'S OPPOSITION TO PLAINTIFF/COUNTERDEFENDANT'S MOTION FOR SUMMARY JUDGMENT AND COUNTERMOTION FOR SUMMARY JUDGMENT Parties Present: Attorney Singer, Michael H. Attorney Anderson, Linda Christine Attorney Shapiro, James E.
03/17/2016	Commissioners Decision on Request for Exemption - Granted Party: Counter Defendant GB Sciences Nevada LLC

### CASE SUMMARY

CASE NO. A-15-728448-C

	Commissioner's Decision on Request for Exemption
03/18/2016	Arbitration File <i>Arbitration File</i>
03/22/2016	Transcript of Proceedings Transcript Re: Plaintiff's Motion for Summary Judgment Desert Aire Wellness LLC's Opposition to Plaintiff/Counter-Defendant's Motion for Summary Judgment and Countermotion for Summary Judgment 03-15-16
04/07/2016	Substitution of Attorney Filed by: Counter Claimant Desert Aire Wellness LLC Substitution of Attorney
04/14/2016	Motion to Reconsider Filed By: Counter Claimant Desert Aire Wellness LLC Motion for Reconsideration and Request that the Court Reverse and Grant Defendant Summary Judgment to Defendant or at a Minimum Grant a Stay Pending an Appeal
04/26/2016	Response Filed by: Defendant Nevada Department of Behavioral Health and Human Services State Response To Motion For Reconsideration
04/28/2016	Order Filed By: Counter Defendant GB Sciences Nevada LLC Order Re: GB Sciences Nevada, LLC's Motion for Summary Judgment; Desert Aire Wellness, LLC's Countermotion for Summary Judgment
04/28/2016	Notice of Entry of Order Filed By: Counter Defendant GB Sciences Nevada LLC Notice of Entry of Order Re: GB Sciences Nevada, LLC's Motion for Summary Judgment; Desert Aire Wellness, LLC's Countermotion for Summary Judgment
04/28/2016	Partial Summary Judgment (Judicial Officer: Cory, Kenneth) Debtors: Desert Aire Wellness LLC (Defendant) Creditors: GB Sciences Nevada LLC (Plaintiff) Judgment: 04/28/2016, Docketed: 05/05/2016
05/02/2016	Deposition to Motion Filed By: Counter Defendant GB Sciences Nevada LLC Opposition to Motion for Reconsideration and Request That the Court Reverse and Grant Defendant Summary Judgment to Defendant or at a Minimum a Stay Pending Appeal
05/10/2016	Reply Filed by: Counter Claimant Desert Aire Wellness LLC Reply in Support of Motion to Alter or Amend Judgment, Countermotion for Summary Judgment or in the Alternative a Stay Pending an Appeal
05/16/2016	Motion For Reconsideration (3:00 AM) (Judicial Officer: Cory, Kenneth) Defendant's Motion for Reconsideration and Request that the Court Reverse and Grant Defendant Summary Judgment to Defendant or at a Minimum Grant a Stay Pending an Appeal
05/25/2016	Notice of Appearance Party: Counter Claimant Desert Aire Wellness LLC <i>Notice of Appearance</i>

### CASE SUMMARY CASE NO. A-15-728448-C

05/25/2016	Notice of Appeal	
	Filed By: Counter Claimant Desert Aire Wellness LLC Notice of Appeal	
	······· 0·4f.····	
05/25/2016	Case Appeal Statement	
	Filed By: Counter Claimant Desert Aire Wellness LLC	
	Case Appeal Statement	
DATE	ETNIANCE AT INTEGRATION	

#### DATE

#### FINANCIAL INFORMATION

Total Charges	657.50
Total Payments and Credits	657.50
Balance Due as of 5/25/2016	0.00
Other Samantha Inc	
Total Charges	7.00
Total Payments and Credits	7.00
Balance Due as of 5/25/2016	0.00
Counter Defendant GB Sciences Nevada LLC	
Total Charges	670.00
Total Payments and Credits	670.00
Balance Due as of 5/25/2016	0.0

### DISTRICT COURT CIVIL COVER SHEET A-15-728448-C

		County, Nevada							
	Case No.	I I							
1. Party Information (provide both h	(Asigned by Clerk	s ogacej —							
Plaintifis) (name/address/phone):	while and manifing utilitesses of differently	Defendant(s) (name/address/phone):							
GB SCIENCES NEVADA, LLC, a N	avada limitad liability company								
	revaua simeu sabiny company	STATE OF NEVADA, DIVISION OF PUBLIC AND							
		BEHAVIORAL HEALTH OF THE DEPAR IMENT OF HEALTH AND HUMAN SERVICES;							
	······	CITY OF LAS VEGAS; DESERT AIRE WELLNESS, LLC;							
· · · · · · · · · · · · · · · · · · ·		DOES 1-10, and ROE ENTITIES 1-100, inclusive,							
Autorney (name/address/phone):	A	Attorney (name/address/phone):							
James E. Shapiro, Esq. and S									
Smith & Shap		· · · · · · · · · · · · · · · · · · ·							
2520 St. Rose Park	way, Suite 220								
Henderson, N	V 89074								
II. Nature of Controversy (please :	select the one most applicable filing type	e belaw)							
Civil Case Filing Types									
Real Property		Torts							
Landlord/Tenant	Negligence	Other Torts							
Unlawful Detainer	Auto	Product Liability							
Other Landlord/Tenant	Premises Liability	Intentional Misconduct							
Title to Property	Other Negligence	Employment Tort							
Ludicial Foreclosure	Malpractice	Insurance Tort							
Offier Title to Property	Medical/Dental	Other Tort							
Other Real Property	Legal								
Condemnation/Eminent Domain	Accounting								
Other Real Property	Other Malpractice								
Probate	Construction Defect & Centr	ract Judicial Review/Appeal							
Probate (select case type and estate value)	Construction Defect	Judicial Review							
Summary Administration	Chapter 40	Foreclosure Mediation Case							
General Administration	Other Construction Defect	Potition to Seal Records							
Special Administration	Contract Case	Mental Competency							
Set Aside	Uniform Commercial Code	Nevada State Agency Appeal							
Trust/Conservatorship	Building and Construction	Department of Motor Vehicle							
Other Probate	Insurance Carrier	Worker's Compensation.							
Estate Value	Commercial Instrument	Other Nevada State Agency							
Over \$200,000	Collection of Accounts	Appeal Other							
Between \$100,000 and \$200,000	Employment Contract	Appeal from Lower Court							
Under \$100,000 or Unknown	Other Contract	Other Judicial Review/Appeal							
Under \$2,500	1								
******	l Writ	Other Civil Filing							
Civil Writ	farmer?	Other Civil Filing							
Writ of Habeas Corpus	Writ of Prohibition	Compromise of Minor's Claim							
Writ of Mandamus	Other Civil Writ	Foreign Judgment							
Writ of Quo Warrant		Tother Civil Matters							
Business Ce	ourt filings should be filed using the	Business Court civil coversheet.							
12/2/2015									
Date		Signature of initiating party representative							
	ing a second of the	and the second se							
	See other side for family-rela	Red cuse filings.							
		Martin Contraction of the Contra							

**Electronically Filed** 04/28/2016 04:39:05 PM CLERK OF THE COURT

Sheldon A. Herbert, Esq. Nevada Bar No. 5988 SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 (702) 318-5033 Attorneys for Plaintiff DISTRICT COURT CLARK COUNTY, NEVADA GB SCIENCES NEVADA, LLC, a Nevada limited liability company, Case No. A-15-728448-C Plaintiff. Dept. No. 1 STATE OF NÉVADA, DIVISION OF PUBLIC BEHAVIORAL HEALTH OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS, a municipal corporation and political subdivision of the State of Nevada; DESERT AIRE WELLNESS, LLC, a Nevada limited liability company; DOES 1-10, Date: March 15, 2016 and ROE ENTITIES 1-100, inclusive, Time: 9:00 a.m. Defendants. DESERT AIRE WELLNESS, LLC, a Nevada

Counterclaimant,

Counterdefendant.

GB SCIENCES NEVADA, LLC, a Nevada

2520 St. Rojse Párkway, Suite 220 Headerson, NV 89074 00(702)318-5033 P.(702)318-5034 SMITH & SHAPIRO, PLLC

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VS.

VS.

AND

limited liability company,

limited liability company,

ORDR

JAMES E. SHAPIRO, ESQ.

Nevada Bar No. 7907

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ESERT .		WEI					_									*********		AR	Ϋ,	iUI	36	M	<u>EN</u> D

THIS MATTER having come before the Court on GB SCIENCES NEVADA, LLC'S 27 ("Plaintiff") Motion for Summary Judgment (the "Motion") and on Defendant DESERT AIRE WELLNESS, LLC ("Desert Aire") Countermotion for Summary Judgment ("Countermotion"): 28

Volustary Dismissal	- Summary Judgment	
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Case No. A-15-728448-C Order re: MSJ

1 Plaintiff, having appeared by and through its attorneys of record, SMITH & SHAPIRO, PLLC; 2 Defendant STATE OF NEVADA, DEPARTMENT OF HEALTH AND HUMAN SERVICES (the 3 "State" or "Division"), having appeared by and through ADAM PAUL LAXALT, Attorney General 4 through his Chief Deputy Attorney General, LINDA C. ANDERSON; Defendant Desert Aire, 5 having appeared by and through its attorneys of record, MICHAEL H. SINGER, LTD., Defendant 6 CITY OF LAS VEGAS having failed to appear or file any briefs regarding the matter<sup>1</sup>, the Court 7 having reviewed the papers and pleadings on file herein, having heard the arguments of counsel, the 8 Court having stated its findings and conclusions on the record, the Court being fully advised in the 9 premises, and good cause appearing, NOW THEREFORE, THE COURT FINDS AND 10 CONCLUDES:

### UNDISPUTED FACTS

A. BACKGROUND.

In 2013, Senate Bill 374 was passed which provided for the registration of medical
 marijuana establishments authorized to cultivate or dispense marijuana or manufacture edible
 marijuana products or marijuana-infused products for sale to persons authorized to engage in the
 medical use of marijuana. Senate Bill 374 was codified into N.R.S. Chapter 453A.

Under N.R.S. § 453A.320 et seq., the Division was tasked with processing and
 ranking applications for Medical Marijuana Establishments ("*MMEs*") for each local jurisdiction in
 Nevada.

3. There were five types of MME's, including Dispensaries, Cultivation Facilities, and
Production Facilities. The MME at issue in this lawsuit is a Dispensary.

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4. The City of Las Vegas was allocated twelve Dispensary provisional certificates.

5. The Division, as well as the local jurisdiction, played a role in the ultimate licensing
of MMEs. Specifically, the local jurisdiction was tasked with considering issues such as site plans,
zoning and proximity to other business or facilities (the "*Local Application Process*") while the

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 <sup>&</sup>lt;sup>1</sup> Plaintiff previously notified the Court that Plaintiff was no longer seeking any claims against the City of Las Vegas as
 the Plaintiff's claims had been rendered moot. Notwithstanding, the City of Las Vegas was included as an interested party to give them an opportunity to heard on the Plaintiff's requested relief against the State of Nevada and Desert Aire
 Wellness, LLC.

1 Division focused on public health, public safety, and marijuana as a medicine (the "Division 2 Application Process").

3 6. In accordance with its responsibilities, the City of Las Vegas enacted Ordinance No. 4 6321 and 6324 to establish zoning regulations, licensing regulations, and standards for MME 5 locations.

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7. The Division issued its application packet (the "Division Application").

7 8. While the Division was allowed to accept all applications submitted, under N.R.S. § 8 453A.322, the Division could only issue a medical marijuana establishment registration certificate 9 (a "Provisional Certificate") if the applicant's application included six (6) specific items and if the 10applicant otherwise met the requirements established by N.R.S. Chapter 453A.

11 9. One of the six (6) items required by law before the Division could issue a Provisional 12 Certificate is found in N.R.S. § 453A.322(3)(a)(5), which states:

(5) If the city, town or county in which the proposed medical marijuana establishment will be located has enacted zoning restrictions, proof of licensure with the applicable local governmental authority or a letter from the applicable local governmental authority certifying that the proposed medical marijuana establishment is in compliance with those restrictions and satisfies all applicable building requirements. (NRS  $\S$  453A.322(3)(a)(5))

19 В.

**DESERT AIRE'S APPLICATION.** 

Plaintiff and Desert Aire were two of the 49 applicants for a Dispensary License in 20 10. the City of Las Vegas. 21

22 11. On October 28-29, 2014, the Las Vegas City Council held a special meeting to consider each applicant for a special use permit and compliance permit for an MME Dispensary. 23

 $\mathbf{24}$ 12. Prior to the October 28-29, 2014 Las Vegas City Council meeting, Desert Aire withdrew their application for a special use permit and compliance permit. 25

26 13. On October 30, 2014, the City of Las Vegas sent a letter to the Division notifying the Division that Desert Aire's application for a special use permit and compliance permit from the City 27 of Las Vegas had been withdrawn and identifying for the Division the twenty-eight (28) applicants 28 Page 3 of 7

2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 0:(702)318-5033 F:(702)318-5034 SMITH & SHAPIRO, PLLC

who had been granted a special use permit and compliance permit for purposes of NRS §
 453A.322(3)(a)(5).

<sup>3</sup> 14. The City of Las Vegas letter was intended to comply, and did comply, with NRS
<sup>4</sup> 453A.322(3)(a)(5).

<sup>5</sup> 15. Specifically, pursuant to Las Vegas Municipal Code Section 6.95.080, the letter was <sup>6</sup> to give notice to the Division, as intended in subsection 3(a)(5), as to those medical marijuana <sup>7</sup> applicants which the City of Las Vegas had found to be or not to be in conformance with land use <sup>8</sup> and zoning restrictions, and eligible for consideration for a business license. This letter described the <sup>9</sup> applicable building requirements and zoning restrictions as outlined in the statute.

10 16. Notwithstanding, on or about November 3, 2014, the Division registered Desert Aire
 11 as a medical marijuana establishment and issued a provisional registration certificate for an MME
 12 Dispensary (the "*Provisional License*").

13 17. While Desert Aire subsequently obtained a special use permit, that did not occur until
 14 after November 3, 2014. Desert Aire ultimately opened for business.

15 18. At the time the Department registered Desert Aire and issued a Provisional License, 16 Desert Aire did not meet the requirements of N.R.S. § 453A.322, which specifically permitted the 17 Division to register a medical marijuana establishment and issue a registration certificate if the 18 business seeking to register had completed all of the requirements of subsection 3(a), including 19 providing a letter from the applicable local authority certifying that the proposed medical marijuana 20 establishment is in compliance with [zoning] restrictions and satisfies all applicable building 21 requirements.

19. Pursuant the plain terms of the statute, the Division should not have registered Desert
Aire and issued a registration certificate as Desert Aire had not met all the requirements of the
statute.

25 20. The Nevada Department of Health and Human Services should have registered and 26 issued the registration certificate to the medical marijuana establishment to the top twelve ranked 27 applicants which met all the requirements of the statute.

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Page 4 of 7

SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 0:(702)318-5033 F:(702)318-5034 <u>^</u>~

21. If any of the forgoing findings of fact are properly conclusions of law, they shall be 2 treated as if appropriately identified and designated.

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### CONCLUSIONS OF LAW

4 22. Summary judgment is appropriate where the pleadings, depositions, answers to 5 interrogatories, admissions and affidavits on file, show that there exists no genuine issue as to any 6 material fact, and that the moving party is entitled to judgment as a matter of law. Bird v. Casa 7 Royale W., 97 Nev. 67, 624 P.2d 17 (1981).

8 23. The Nevada Supreme Court has noted that "Rule 56 should not be regarded as a 9 'disfavored procedural shortcut'" but instead as an integral part of the rules of procedure as a whole, 10 which are designed "to secure the just, speedy and inexpensive determination of every action." 11 Wood v. Safeway, Inc., 121 Nev. 724, 730, 121 P.3d 1026, 1030 (2005).

12 24. NRS § 30.040 gives this Court the ability to make certain declarations regarding the rights, status or other legal relations of parties to a lawsuit. 13

14 25. Further, this Court has the authority to issue mandatory injunctions "to restore the 15 status quo, to undo wrongful conditions." Leonard v. Stoebling, 102 Nev. 543, 728 P.2d 1358 (1986); Memory Gardens of Las Vegas, Inc. v. Pet Ponderosa Memorial Gardens, Inc., 492 P.2d 16 17 123, 88 Nev. 1 (Nev., 1972).

18 26. One of the stated purposes of mandatory injunctions is "compelling the undoing of acts that had been illegally done." City of Reno v. Matley, 378 P.2d 256, 79 Nev. 49 (Nev., 1963). 19

2027. The Division has acknowledged that a complaint for declaratory and injunctive relief is appropriate. 21

28.The issuance of the Provisional Certificate to Desert Aire was in error and contrary to 22 NRS § 453A.322(3). 23

29. Desert Aire should have been disqualified due to their non-compliance with NRS § 24 453A.322(3)(a)(5). 25

30. If any of the forgoing conclusions of law are properly findings of fact, they shall be 26 treated as if appropriately identified and designated. 27

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Page 5 of 7

2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 O:(702)318-5033 F:(702)318-5034 SMITH & SHAPIRO, PLLC

NOW THEREFORE:

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2520 St. Rose Parkway, Snite 220 Henderson, NV 89074 O(702)348-5033 F:(702)348-5034

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SMITH & SHAPIRO, PLLC

2 IT IS HEREBY ORDERED Plaintiffs Motion for Summary Judgment is GRANTED 31. 3 in part and DENIED in part.

4 32. IT IS FURTHER ORDERED that Plaintiff's Motion is GRANTED to the extent that ð Desert Aire should not have been registered or issued a certification of registration as a medical ō marijuana establishment because it had not met all the necessary requirements of 453A.322(3)(a).

7 IT IS FURTHER ORDERED that the Division shall rescind or withdraw the 33. 8 dispensary registration previously issued to Desert Aire.

9 IT IS FURTHER ORDERED that Plaintiff's Motion for is DENIED to the extent 34. Plaintiff seeks the re-issue of Desert Aire's dispensary registration to Plaintiff. 10

11 IT IS FURTHER ORDERED Defendant Desert Aire's Countermotion for Summary 35. 12 Judgment is DENIED.

IT IS FURTHER ORDERED that there being no other unresolved claims or issues, 13 36. this matter is and shall be CLOSED and this Order shall be a FINAL, APPEALABLE ORDER. 14

IT IS SO ORDERED this 14 day of April, 2016.

DISTRICT COURT JUDG

Respectfully Submitted by: 18

SMITH & SHAPIRO, PLLC 19

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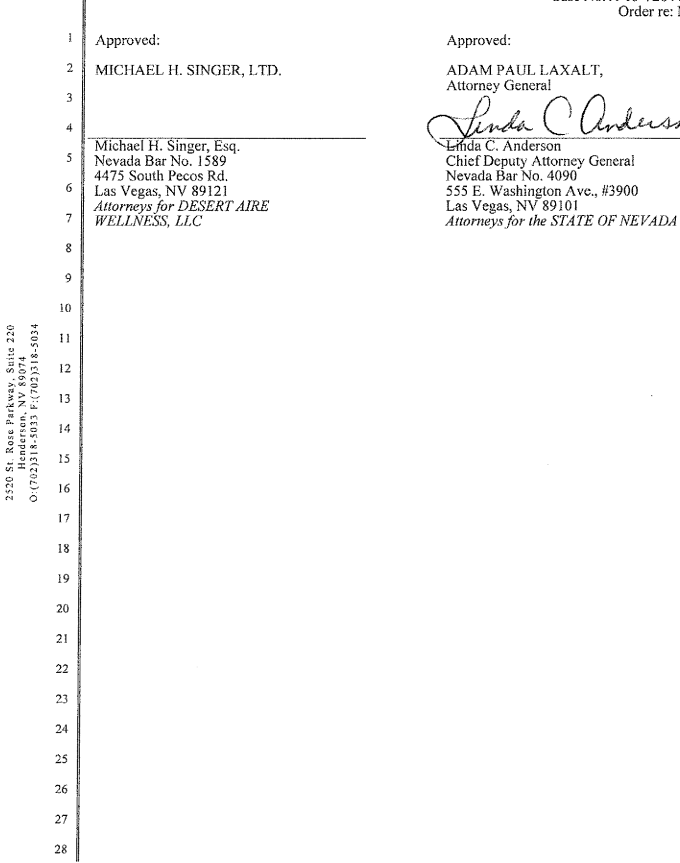
James E. Shapiro, Esq. Nevada Bar No. 7907 2520 Saint Rose Parkway, Suite 220 Henderson, Nevada 89074 22

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Attorneys for Plaintiff

Page 6 of 7

Case No. A-15-728448-C Order re: MSJ



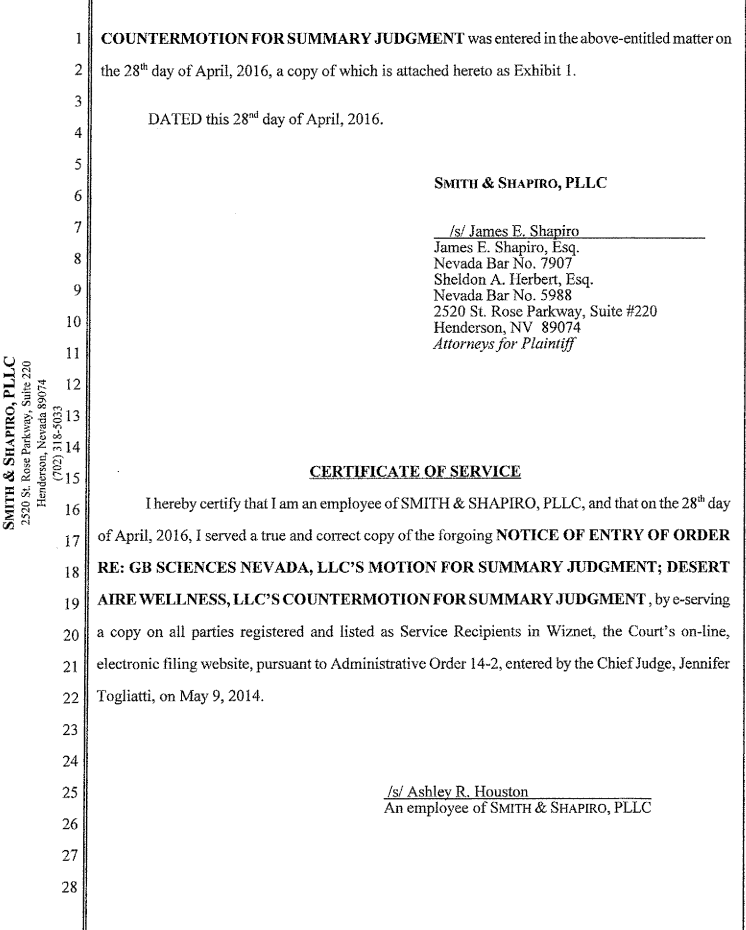
SMITH & SHAPIRO, PLLC

Page 7 of 7

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1		Alun A. Comm
2	James E. Shapiro, Esq. Nevada Bar No. 7907	CLERK OF THE COURT
4	Sheldon A. Herbert, Esq.	
3		
4	SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite #220	
	Henderson, NV 89074	
5	(702) 318-5033 Attorneys for Plaintiff	
6	DISTRICT C	OURT
7	CLARK COUNTY	, NEVADA
8	GB SCIENCES NEVADA, LLC, a Nevada limited	
	liability company,	
9	Plaintiff,	Case No. <b>A-15-728448-C</b> Dept. No. I
10	r taintiit,	Бері. 100. 1
11	VS.	
	STATE OF NEVADA, DIVISION OF PUBLIC	
ITH & SHAPIRO, PI0 St. Rose Parkway, Suite0 St. Rose Parkway, SuiteHenderson, Nevada 89074(702) 318-5033111<	AND BEHAVIORAL HEALTH OF THE DEPARTMENT OF HEALTH AND HUMAN	
HAPIRO, Parkway, S Nevada 8, 1318-5033 718-5033	SERVICES; CITY OF LAS VEGAS, a municipal	
HAP Park New New	corporation and political subdivision of the State of Nevada; DESERT AIRE WELLNESS, LLC, a	
<b>&amp; SI</b> Rose ] (702)	Nevada, DESERT AIRE WEELINESS, EDC, a Nevada limited liability company; DOES 1-10, and	Date: March 15, 2016
H St. R St. R St. R	ROE ENTITIES 1-100, inclusive,	Time: 9:00 a.m
SMITH & SHAPIRO, PLL( 2520 St. Rose Parkway, Suite 220 Henderson, Nevada 89074 (702) 318-5033 91 51 85033 91 51 85033	Defendants.	
17	DESERT AIRE WELLNESS, LLC, a Nevada	
18	limited liability company,	
	Counterclaimant,	
19	counteronannant,	
20	vs.	
21	GB SCIENCES NEVADA, LLC, a Nevada limited	
	liability company,	
22	Counterdefendant.	
23		
24		
	NOTICE OF ENTRY OF ORDER RE: GB SCIE	INCES NEVADA, LLC'S MOTION FOR
25	SUMMARY JUDGMENT; DESERT AIRE WELL SUMMARY JUI	
26		
27	PLEASE TAKE NOTICE that an ORDER R	E: GB SCIENCES NEVADA. LLC'S
28	MOTION FOR SUMMARY JUDGMENT; DESE	RT AIRE WELLNESS, LLC'S



# Exhibit "1"

# Exhibit "1"

		$\sim$	Electronically Filed 04/28/2016 04:39:05 PM				
•	, <u>;</u>	CARANAL					
		1	Alun J. Chimm				
	I	ORDR	CLERK OF THE COURT				
	2	2 Nevada Bar No. 7907					
	3	Sheldon A. Herbert, Esq. Nevada Bar No. 5988					
	4	SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220					
	5	Henderson, NV 89074 (702) 318-5033					
	6	Attorneys for Plainliff DISTRICT	COURT				
	7	CLARK COUNTY, NEVADA					
	8	GB SCIENCES NEVADA, LLC, a Nevada					
	9	limited liability company,	Case No. A-15-728448-C				
	10	Plaintiff,	Dept, No. I				
220 220	11	vs.					
SBAPLRO, PLLC 19 Parkway, Suite 220 19 N. NV 89074 5033 P:(702)318-5034	12	STATE OF NEVADA, DIVISION OF PUBLIC AND BEHAVIORAL HEALTH OF THE					
(1.R.O way, 170 89	13	DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS, a municipal					
SHAPLRC Parkway, 100, NV 8 033 P.(702	14	corporation and political subdivision of the State of Nevada; DESERT AIRE WELLNESS, LLC, a					
SMITH & SHAPLRO, PLLC 2520 St. Ruse Parkway, Suite 221 Henderson, NV 89074 O:(702)318-5033 P:(702)318-503.		Nevada limited liability company; DOES 1-10, and ROE ENTITIES 1-100, inclusive,	Date: March 15, 2016 Time: 9:00 a.m.				
SM( 2520 0:(70	16	Defendants.					
	17 18	DESERT AIRE WELLNESS, LLC, a Nevada limited liability company,					
		Counterclaimant,					
	19	vs.					
	20 21	GB SCIENCES NEVADA, LLC, a Nevada limited liability company,					
	22	Counterdefendant.					
	23						
	24	ORDER RE: GB SCIENCES NEVADA, LLC'S MOTION FOR SUMMARY JUDGMENT:					
	25	DESERT AIRE WELLNESS, LLC'S COUNTERMOTION FOR SUMMARY JUDGMENT					
	26	THIS MATTER having come before the Court on GB SCIENCES NEVADA, LLC' ("Plaintiff") Motion for Summary Judgment (the "Motion") and on Defendant DESERT AIRI					
	27						
	28	WELLNESS, LLC ("Desert Aire") Countermotion for Summary Judgment ("Countermotion");					
			Volumery Diamissul     Summary Ludgment       Inveitancery Diamissul     Stipulated Judgment       Stipulated Diamissul     Drisul Ludgment       Montes to Diamiss by OpiU(3)     Ludgment of Arthfration				

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Case No. A-15-728448-C Order re: MSJ

1 Plaintiff, having appeared by and through its attorneys of record, SMITH & SHAPIRO, PLLC; 2 Defendant STATE OF NEVADA, DEPARTMENT OF HEALTH AND HUMAN SERVICES (the 3 "State" or "Division"), having appeared by and through ADAM PAUL LAXALT, Attorney General 4 through his Chief Deputy Attorney General, LINDA C. ANDERSON; Defendant Desert Aire, 5 having appeared by and through its attorneys of record, MICHAEL H. SINGER, LTD., Defendant 6 CITY OF LAS VEGAS having failed to appear or file any briefs regarding the matter<sup>1</sup>, the Court 7 having reviewed the papers and pleadings on file herein, having heard the arguments of counsel, the 8 Court having stated its findings and conclusions on the record, the Court being fully advised in the 9 premises, and good cause appearing, NOW THEREFORE, THE COURT FINDS AND 10 CONCLUDES:

#### UNDISPUTED FACTS

#### A. BACKGROUND.

In 2013, Senate Bill 374 was passed which provided for the registration of medical
 marijuana establishments authorized to cultivate or dispense marijuana or manufacture edible
 marijuana products or marijuana-infused products for sale to persons authorized to engage in the
 medical use of marijuana. Senate Bill 374 was codified into N.R.S. Chapter 453A.

17 2. Under N.R.S. § 453A.320 et seq., the Division was tasked with processing and
18 ranking applications for Medical Marijuana Establishments ("<u>MMEs</u>") for each local jurisdiction in
19 Nevada.

There were five types of MME's, including Dispensaries, Cultivation Facilities, and
 Production Facilities. The MME at issue in this lawsuit is a Dispensary.

4. The City of Las Vegas was allocated twelve Dispensary provisional certificates.

5. The Division, as well as the local jurisdiction, played a role in the ultimate licensing
of MMEs. Specifically, the local jurisdiction was tasked with considering issues such as site plans,
zoning and proximity to other business or facilities (the "*Local Application Process*") while the

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Plaintiff previously notified the Court that Plaintiff was no longer seeking any claims against the City of Las Vegas as
 the Plaintiff's claims had been rendered moot. Notwithstanding, the City of Las Vegas was included as an interested party to give them an opportunity to heard on the Plaintiff's requested relief against the State of Nevada and Desert Aire
 Wellness, LLC.

Division focused on public health, public safety, and marijuana as a medicine (the "*Division Application Process*").

<sup>3</sup> 6. In accordance with its responsibilities, the City of Las Vegas enacted Ordinance No.
<sup>4</sup> 6321 and 6324 to establish zoning regulations, licensing regulations, and standards for MME
<sup>5</sup> locations.

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7. The Division issued its application packet (the "*Division Application*").

8. While the Division was allowed to accept all applications submitted, under N.R.S. §
453A.322, the Division could only issue a medical marijuana establishment registration certificate
(a "*Provisional Certificate*") if the applicant's application included six (6) specific items and if the
applicant otherwise met the requirements established by N.R.S. Chapter 453A.

9. One of the six (6) items required by law before the Division could issue a Provisional
 Certificate is found in N.R.S. § 453A.322(3)(a)(5), which states:

(5) If the city, town or county in which the proposed medical marijuana establishment will be located has enacted zoning restrictions, proof of licensure with the applicable local governmental authority or a letter from the applicable local governmental authority certifying that the proposed medical marijuana establishment is in compliance with those restrictions and satisfies all applicable building requirements. (NRS § 453A.322(3)(a)(5))

19 B. DESERT AIRE'S APPLICATION.

20 10. Plaintiff and Desert Aire were two of the 49 applicants for a Dispensary License in
21 the City of Las Vegas.

22 11. On October 28-29, 2014, the Las Vegas City Council held a special meeting to
23 consider each applicant for a special use permit and compliance permit for an MME Dispensary.

24 12. Prior to the October 28-29, 2014 Las Vegas City Council meeting, Desert Aire
25 withdrew their application for a special use permit and compliance permit.

13. On October 30, 2014, the City of Las Vegas sent a letter to the Division notifying the
Division that Desert Aire's application for a special use permit and compliance permit from the City
of Las Vegas had been withdrawn and identifying for the Division the twenty-eight (28) applicants
Page 3 of 7

who had been granted a special use permit and compliance permit for purposes of NRS §
 453A.322(3)(a)(5).

<sup>3</sup> 14. The City of Las Vegas letter was intended to comply, and did comply, with NRS
<sup>4</sup> 453A.322(3)(a)(5).

5 15. Specifically, pursuant to Las Vegas Municipal Code Section 6.95.080, the letter was 6 to give notice to the Division, as intended in subsection 3(a)(5), as to those medical marijuana 7 applicants which the City of Las Vegas had found to be or not to be in conformance with land use 8 and zoning restrictions, and eligible for consideration for a business license. This letter described the 9 applicable building requirements and zoning restrictions as outlined in the statute.

16. Notwithstanding, on or about November 3, 2014, the Division registered Desert Aire
 as a medical marijuana establishment and issued a provisional registration certificate for an MME
 Dispensary (the "*Provisional License*").

13 17. While Desert Aire subsequently obtained a special use permit, that did not occur until
 14 after November 3, 2014. Desert Aire ultimately opened for business.

15 18. At the time the Department registered Desert Aire and issued a Provisional License, 16 Desert Aire did not meet the requirements of N.R.S. § 453A.322, which specifically permitted the 17 Division to register a medical marijuana establishment and issue a registration certificate if the 18 business seeking to register had completed all of the requirements of subsection 3(a), including 19 providing a letter from the applicable local authority certifying that the proposed medical marijuana 20 establishment is in compliance with [zoning] restrictions and satisfies all applicable building 21 requirements.

22 19. Pursuant the plain terms of the statute, the Division should not have registered Desert
23 Aire and issued a registration certificate as Desert Aire had not met all the requirements of the
24 statute.

25 20. The Nevada Department of Health and Human Services should have registered and 26 issued the registration certificate to the medical marijuana establishment to the top twelve ranked 27 applicants which met all the requirements of the statute.

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SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 0:(702)318-5033 F:(702)318-5034 21. If any of the forgoing findings of fact are properly conclusions of law, they shall be
 treated as if appropriately identified and designated.

#### CONCLUSIONS OF LAW

Summary judgment is appropriate where the pleadings, depositions, answers to
interrogatories, admissions and affidavits on file, show that there exists no genuine issue as to any
material fact, and that the moving party is entitled to judgment as a matter of law. <u>Bird v. Casa</u>
Royale W., 97 Nev. 67, 624 P.2d 17 (1981).

8 23. The Nevada Supreme Court has noted that "Rule 56 should not be regarded as a
9 'disfavored procedural shortcut'" but instead as an integral part of the rules of procedure as a whole,
10 which are designed "to secure the just, speedy and inexpensive determination of every action."
11 Wood v. Safeway, Inc., 121 Nev. 724, 730, 121 P.3d 1026, 1030 (2005).

12 24. NRS § 30.040 gives this Court the ability to make certain declarations regarding the
 13 rights, status or other legal relations of parties to a lawsuit.

Further, this Court has the authority to issue mandatory injunctions "to restore the
status quo, to undo wrongful conditions." Leonard v. Stoebling, 102 Nev. 543, 728 P.2d 1358
(1986); Memory Gardens of Las Vegas. Inc. v. Pet Ponderosa Memorial Gardens. Inc., 492 P.2d
123, 88 Nev. 1 (Nev., 1972).

One of the stated purposes of mandatory injunctions is "compelling the undoing of
acts that had been illegally done." <u>City of Reno v. Matley</u>, 378 P.2d 256, 79 Nev. 49 (Nev., 1963).

20 27. The Division has acknowledged that a complaint for declaratory and injunctive relief
21 is appropriate.

22 28. The issuance of the Provisional Certificate to Desert Aire was in error and contrary to
23 NRS § 453A.322(3).

24 29. Desert Aire should have been disqualified due to their non-compliance with NRS §
25 453A.322(3)(a)(5).

30. If any of the forgoing conclusions of law are properly findings of fact, they shall be
treated as if appropriately identified and designated.
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SMITH & SHAPIRO, PLLC 2520 Sl. Rose Parkway, Suite 220 Henderson, NV 39074 0:(702)318-5033 F:(702)318-5034 3

NOW THEREFORE:

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<sup>2</sup> 31. IT IS HEREBY ORDERED Plaintiffs Motion for Summary Judgment is GRANTED
 <sup>3</sup> in part and DENIED in part.

IT IS FURTHER ORDERED that Plaintiff's Motion is GRANTED to the extent that
 Desert Aire should not have been registered or issued a certification of registration as a medical
 marijuana establishment because it had not met all the necessary requirements of 453A.322(3)(a).

7 33. IT IS FURTHER ORDERED that the Division shall rescind or withdraw the
8 dispensary registration previously issued to Desert Aire.

9 34. IT IS FURTHER ORDERED that Plaintiff's Motion for is DENIED to the extent
 10 Plaintiff seeks the re-issue of Desert Aire's dispensary registration to Plaintiff.

35. IT IS FURTHER ORDERED Defendant Desert Aire's Countermotion for Summary
 Judgment is DENIED.

13 36. IT IS FURTHER ORDERED that there being no other unresolved claims or issues,
14 this matter is and shall be CLOSED and this Order shall be a FINAL, APPEALABLE ORDER.

IT IS SO ORDERED this  $\chi \zeta$  day of April, 2016.

DISTRICT COURT JUDG

18 Respectfully Submitted by:

19 SMITH & SHAPIRO, PLLC

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SMITH & SHAPIRO, PLLC 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 O.(702)318-5033 P:(702)318-5033

21 James E Shapiro, Esq. Nevada Bar No. 7907 2520 Saint Rose Parkway, Suite 220 22Henderson, Nevada 89074

23 Attorneys for Plaintiff

Page 6 of 7

ł Approved: Approved: ADAM PAUL LAXALT, Attorney General MICHAEL H. SINGER, LTD. Linda C. Anderson Chief Deputy Attorney General Nevada Bar No. 4090 Michael H. Singer, Esq. Nevada Bar No. 1589 4475 South Pecos Rd. Las Vegas, NV 89121 Attorneys for DESERT AIRE WELLNESS, LLC 555 E. Washington Ave., #3900 Las Vegas, NV 89101 Attorneys for the STATE OF NEVADA 2520 St. Rose Parkway, Suite 220 Henderson, NV 89074 O:(702)318-5033 F:(702)318-5034 2 I 

SMITH & SHAPIRO, PLLC

Case No. A-15-728448-C Order re: MSJ

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Other Civil Matters		COURT MINUTES	January 25, 2016
A-15-728448-C	vs.	ada LLC, Plaintiff(s) nent of Behavioral Health and	. Human Services, Defendant(s)
January 25, 2016	3:00 AM	Motion to Intervene	
HEARD BY: Cory, k	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	ichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- COURT ORDERED, Samantha Inc. d/b/a Samantha's Remedies Motion to Intervene as Plaintiff Pursuant to NRCP 24 and Motion to Stay Proceedings Pending Resolution of Supreme Court Proceedings DENIED. Mr. Shapiro to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: James Shapiro, Esq., Michael Singer, Esq., Linda Anderson, Esq., and Kimberly Maxson-Rushton, Esq. via e-mail. /mlt

Other Civil Matte	ers	COURT MINUTES	February 23, 2016
A-15-728448-C	vs.	/ada LLC, Plaintiff(s) nent of Behavioral Health and	Human Services, Defendant(s)
February 23, 2016	9:00 AM	All Pending Motions	
HEARD BY: Co	ry, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Michele Tucker			
<b>RECORDER:</b> La	isa Lizotte		
<b>REPORTER:</b>			
9	Anderson, Linda - Chi Shapiro, James E. Singer, Michael H.	ristine Attorney Attorney Attorney	

# JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AGAINST DESERT AIRE WELLNESS, LLC...DESERT AIRE WELLNESS LLC'S OPPOSITION TO PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AGAINST DESERT AIRE WELLNESS LLC AND COUNTERMOTION FOR SUMMARY JUDGMENT AGAINST GB SCIENCES NEVADA LLC

Mr. Shapiro gave factual back ground and argued Senate Bill 247, City Ordinance 6321 & 6324, and argued NRS 453A.322. Mr. Shapiro gave summary of hearing in which the City made their decisions on the application. Further arguments by Mr. Shapiro as to provisional letter. Ms. Anderson advised the motion was not made against the Division and a response has not been filed. Ms. Anderson further advised the Division based their decision on their ranking not on the letters and as they had not received letters from anyone. Statements by the Court regarding the statute requiring the letter. Ms. Anderson advised no one had submitted letters and the Division made the decision to go forward as they were trying to meet the needs of the community. The Court read the statute and made further statements regarding the requirement of the letter. Mr. Shapiro requested the matter be continued in order for them to file a motion for summary judgment against the State. Statements by the Court. Mr. Singer advised they have relied upon the City and the State and have appeared before

PRINT DATE: 05/25/2016

the City Council many times and they have not appeared to object. Mr. Singer argued they have done everything they were supposed to do and spent enormous amounts of money. Mr. Singer further argued Price/Carson City case. Ms. Anderson requested filing supplemental briefs. Colloquy. COURT ORDERED, Motions DENIED WITHOUT PREJUDICE and it would allow filing with a more encompassing motion. COURT FURTHER ORDERED, Plaintiff's motion due February 26, 2016, Defendants Opposition due March 4, 2016, Reply due March 8, 2016 and Matter SET for hearing.

3/15/16 9:00 AM MOTION FOR SUMMARY JUDGMENT

Other Civil Matt	ers	COURT MINUTES	March 15, 2016
A-15-728448-C	VS.	ada LLC, Plaintiff(s) nent of Behavioral Health and	l Human Services, Defendant(s)
March 15, 2016	9:00 AM	All Pending Motions	
HEARD BY: Co	ory, Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: Michele Tucker			
RECORDER: Lisa Lizotte			
<b>REPORTER:</b>			
	Anderson, Linda Chr Shapiro, James E. Singer, Michael H.	istine Attorney Attorney Attorney	

# JOURNAL ENTRIES

# - PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT...DESERT AIRE WELLNESS LLC'S OPPOSITION TO PLAINTIFF/COUNTERDEFENDANT'S MOTION FOR SUMMARY JUDGMENT AND COUNTERMOTION FOR SUMMARY JUDGMENT

Following arguments by counsel, COURT ORDERED, Desert Aire Wellness LLC's Opposition to Plaintiff/Counterdefendant's Motion for Summary Judgment and Countermotion for Summary Judgment DENIED. COURT FURTHER ORDERED, Plaintiff's Motion for Summary Judgment GRANTED as to the license was improperly granted and DENIED as to the remaining. Court STATED the State did not act in accordance with the law in the way they acted and must do so. The Court applauds the State's concerns about acting in accordance with the law, as they have been vested with that discretion by the legislative. The Court hopes the State moves quickly, so long as it is carefully and methodically as to the care, health, and welfare of the State, as this is a new area. Mr. Shapiro to prepare the Order.

Other Civil Matters		COURT MINUTES	May 16, 2016
A-15-728448-C	vs.	vada LLC, Plaintiff(s) ment of Behavioral Health and	Human Services, Defendant(s)
May 16, 2016	3:00 AM	Motion For Reconsideration	
HEARD BY: Cory,	Kenneth	COURTROOM:	RJC Courtroom 16A
COURT CLERK: M	fichele Tucker		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- COURT ORDERS, Defendant's Motion for Reconsideration and Request that the Court Reverse and Grant Defendant Summary Judgment to Defendant or at a Minimum Grant a Stay Pending an Appeal DENIED IN ITS ENTIRETY. Mr. Shapiro to prepare the Order.

CLERK'S NOTE: The above minute order has been distributed to: James Shapiro, Esq. (jshapiro@smithshapiro.com), Patrick Shehan, Esq. (psheehan@fclaw.com), and Linda Anderson, Esq. (landerson@ag.nv.gov). /mlt



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

RICHARD BRYAN 300 S. FOURTH ST., SUITE 1400 LAS VEGAS, NV 89101

> DATE: May 25, 2016 CASE: A-15-728448-C

#### **RE CASE:** GB SCIENCES NEVADA, LLC vs. STATE OF NEVADA, DIVISION OF PUBLIC AND BEHAVIORAL HEALTH OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS; DESERT AIRE WELLNESS, LLC

NOTICE OF APPEAL FILED: May 25, 2016

#### YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

#### PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

- \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)\*\*
   If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)\*\*
- - NRAP 7: Bond For Costs On Appeal in Civil Cases
- □ Case Appeal Statement
  - NRAP 3 (a)(1), Form 2
- Order re: Written Order regarding Motion for Reconsideration
- Notice of Entry of Order re: Written Order regarding Motion for Reconsideration

#### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

#### Please refer to Rule 3 for an explanation of any possible deficiencies.

\*\*Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

# **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):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; ORDER RE: GB SCIENCES NEVADA, LLC'S MOTION FOR SUMMARY JUDGMENT; DESERT AIRE WELLNESS, LLC'S COUNTERMOTION FOR SUMMARY JUDGMENT; NOTICE OF ENTRY OF ORDER RE: GB SCIENCES NEVADA, LLC'S MOTION FOR SUMMARY JUDGMENT; DESERT AIRE WELLNESS, LLC'S COUNTERMOTION FOR SUMMARY JUDGMENT; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

GB SCIENCES NEVADA, LLC,

Plaintiff(s),

Case No: A-15-728448-C

Dept No: I

VS.

STATE OF NEVADA, DIVISION OF PUBLIC AND BEHAVIORAL HEALTH OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES; CITY OF LAS VEGAS; DESERT AIRE WELLNESS, LLC,

Defendant(s),

now on file and of record in this office.

e a state for the section of the sec IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 25 day of May 2016. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk