Exhibit K

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CLERK OF THE COURT

Samuel A. Schwartz, Esq.

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Attorneys for Plaintiffs

DISTRICT COURT

CLARK COUNTY, NEVADA

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

Case No. A-13-686303-C

Dept. XXVII

Plaintiffs,

V.

SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive, PLAINTIFFS' (A) REPLY TO
DEFENDANTS' OPPOSITION TO
MOTION FOR RECONSIDERATION
OR RELEIF FROM ORDER
GRANTING MOTION FOR PARTIAL
SUMMARY JUDGMENT; AND (B)
REQUEST FOR ORAL ARGUMENT

Defendants.

PLAINTIFFS (A) REPLY TO DEFENDANTS' OPPOSITION TO MOTION FOR RECONSIDERATION OR RELIEF FROM ORDER GRANTING MOTION FOR PARTIAL SUMMARY JUDGMENT AND (B) REQUEST FOR ORAL ARGUMENT

Plaintiffs Carlos A. Huerta and Go Global, Inc., as assignee of the interests and claims of The Alexander Christopher Trust, a Trust established in Nevada (collectively, the "Plaintiffs"), by and through their attorneys of record, Schwartz Flansburg PLLC, hereby file their (a) reply (the "Reply") to the opposition of Sig Rogich, aka Sigmund Rogich, as Trustee of The Rogich

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Family Irrevocable Trust ("Rogich" or the "Defendant") to the Plaintiffs' Motion for Reconsideration or Relief from Order Granting Motion for Partial Summary Judgment; and (b) request for oral argument (the "Motion")¹ and request this Court set a hearing for oral argument on the same. This Reply is made and based upon the pleadings and papers on file herein, the following Memorandum of Points & Authorities, and any oral argument entertained by the Court at the time of the hearing on this matter.

Dated this 22nd day of March, 2016.

SCHWARTZ FLANSBURG PLLC

By: /s/ Samuel A. Schwartz
Samuel A. Schwartz, Esq.
Nevada Bar No. 10985
Bryan A. Lindsey, Esq.
Nevada Bar No. 10662
Schwartz Flansburg PLLC
6623 Las Vegas Blvd. South, Suite 300
Las Vegas, Nevada 89119
Attorneys for Plaintiffs

MEMORANDUM OF POINTS AND AUTHORITIES

Preliminary Statement

- 1. Similar to his previous strategy in this case, Rogich primarily opposes the Motion on procedural issues. As set forth herein, this Court has a procedural basis to reconsider its prior Partial Summary Judgment Order under NRCP 54(b) and NRCP 60(b). Indeed, the 6 month time limit in NRCP 60(b) does not apply to sections 4 (judgment is void) and 5 (manifest injustice, no longer equitable to enforce the order).
- 2. Turning to the substantive issues, the Motion provides evidence creditors were paid in full, and to the extent this Court requires additional evidence, such evidence is attached

¹ Capitalized terms not otherwise defined herein shall have those meanings ascribed to them in the Motion.

hereto. Importantly, Rogich's statements regarding allegations that the Plaintiffs' creditors were "grossly prejudiced" does not even remotely reflect the record in the Bankruptcy Court and the fact that all impaired classes of creditors in the Plaintiffs' bankruptcy case voted to accept the Chapter 11 Plan.

3. Finally, this Court's Prior Summary Judgment Order must be reconsidered because the Bankruptcy Order's prior disclosure statement order, which found the Disclosure Statement to contain "adequate information" as required by 11 U.S.C. § 1125, operates as res judicate to Rogich's previous arguments, as is an order for which this Court must give full faith and credit to pursuant to 28 U.S.C. § 157. In fact, this Court did not even have jurisdiction to rule whether the Disclosure Statement contained adequate information, as only the Bankruptcy Court is the proper jurisdiction to determine such issues. Accordingly, the Plaintiffs' Motion should be granted.

Argument

A. Current Procedural Posture and Applicable Standard.

This Court May Reconsider the Partial Summary Judgment Order Under NRCP 54(b).

- 4. Rogich first opposes the Plaintiffs' Motion and argues this Court's prior Order cannot be reconsidered under NRCP 54(b) because: (i) the fourth claim of Nanyah Vegas, LLC ("Nanyah") in the action is "totally separate and misjoined" from the Plaintiffs' claims; and (ii) this Court entered a Final Judgment against the Plaintiffs on February 23, 2015 (see Opposition, Exhibit 7). Rogich is incorrect on both accounts.
- 5. First, Rogich cites no rule, statute or case law to support his position that Nanyah's claims were totally separate and misjoined from the Plaintiffs' claims, rather, Rogich simply states the claims were litigated separately, decided separately, and appealed separately.

- 6. The flaw in Rogich's argument, however, is that while it made sense from a procedural standpoint to litigate the claims of Nanyah and the Plaintiffs' separately, all claims of Nanyah and the Plaintiffs' arise from the same set of facts and transactions. Accordingly, a claim cannot be certified by the court as final if it arises from the same set of facts and transactions that gave rise to other claims in the action. KDI Sylvan Pools, Inc. v. Workman, 107 Nev. 340, 343, 810 P.2d 1217, 1219 (1991).
- 7. Second, while Rogich cites to this Court's entry of Final Judgment against the Plaintiffs, the Final Judgment, which did not adjudicate the claims of Nanyah, can only be entered upon the court's express determination that "there is no reason for delay." NRCP 54(b); Rae v. All American Life and Cas. Co., 95 Nev. 920, 922, 605 P.2d 196, 197 (1979).
- 8. Here, the Final Order entered by this Court on February 23, 2015, does not contain the express language that "there is no reason for delay." Importantly, as the Nanyah judgment was reversed by the Nevada Supreme Court,² this Court has not adjudicated all of the claims in this case. See Butler v. Eaton, 141 U.S. 240, 244 (1891) (explaining that a judgment reversed by a higher court is "without any validity, force, or effect, and ought to have never existed"). Therefore, the Order against the Plaintiffs is interlocutory, and may be reconsidered "at any time" by this Court under NRCP 54(b).

This Court May Reconsider the Partial Summary Judgment Order Under NRCP 60(b).

9. Rogich's argument against reconsideration under NRCP 54(b) is essentially an equitable argument, citing not rule, statute or case law, regarding his allegations that the claims of Nanyah and the Plaintiffs were totally separate and misjoined. Interestingly, Rogich then

After the filing of the Motion, Defendant Rogich filed a Petition for Rehearing in the Nevada Supreme Court regarding the Nanyah Reversal Order. To the extent deemed necessary by this Court, the Plaintiffs consent to a continuance of the Court's decision on the Motion until the Nevada Supreme Court resolves the Petition for Rehearing.

argues against reconsideration under NRCP 60(b), based strictly on the 6-month time limit language of the rule. Simply put, Rogich cannot have his cake and eat it too.

- 10. As set forth in the Motion, the Order may also be reconsidered under NRCP 60(b), which allows the court to reconsider a motion for: (1) mistake, advertence, surprise, or excusable neglect; (2) newly discovered evidence; (3) fraud; (4) a void judgment; and (5) the judgment has been satisfied, released, or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that an injunction should have prospective application.
- 11. Although provisions (1), (2), and (3) of NRCP 60(b) carry a statutory time restraint, it is proper for a court to "depart from a prior holding if it is convinced that it is clearly erroneous and adhering to it would work a manifest injustice." Hsu v. County of Clark, 123 Nev. 625, 630-32, 173 P.3d 724, 728-729 (2007). A manifest injustice is an observable error that must be reversed because it is the result of overlooked conditions or a subsequent change in circumstance. Hsu, 123 Nev. at 630-32, 173 P.3d at 728-729; Black's Law Dictionary 1048 (9th ed. 2009).
- 12. Here, the court Order was based on considerations for the Chapter 11 Bankruptcy matter. That matter, however, is now resolved as the Plaintiffs' creditors were paid in full. Hence, when the Order was entered, this Court based its decision on the potential effect on the Plaintiffs' creditors for the non-disclosure of the Plaintiffs' claims against Rogich. As such, creditors were paid in full and, now, this Court has the power to reconsider its Order to prevent manifest injustice to the Plaintiffs so that this case may be tried on the merits.
- 13. Alternatively, the court may also reconsider its Order on the grounds that it is no longer equitable to enforce it. NRCP 60(b)(5). The time restraint on a motion to reconsider does

not apply to NRCP 60(b)(5). Stoecklein v. Johnson Elec., Inc., 109 Nev. 268, 271-272, 849 P.2d 305, 308 (1993). Reconsideration under this provision must only be made within a reasonable time, which "can only be determined when considering the facts of each case." <u>United States v. Holtzman</u>, 762 F.2d 720, 725 (9th Cir. 1985).

- 14. The provision is applicable where the matter involves the same parties and concerns of claim or issue preclusion may arise. Ford v. Branch Banking and Trust Co., 131 Nev. Adv. Op. 53, 353 P.3d 1200, 1202 (2015). Regardless of its label, the court categorizes a judgment based on how it functions. Bally's Grand Hotel & Casino v. Reeves, 112 Nev. 1487, 1488, 929 P.2d 936, 937 (1996).
- 15. Here, the Order functions like an injunction because it prevents the Plaintiffs from pursuing their claim. Because the Order functions like an injunction, it is properly classified as such. Also at issue here is Defendants' inference of claim or issue preclusion. Accordingly, NRCP 60(b)(5) applies, and allows the Court to reconsider its prior Order.

B. The Plaintiffs Paid All Unsecured Creditors In Full.

The Evidence Demonstrates Plaintiffs' Creditors Were Paid in Full.

- 16. Rogich next opposes the substance of the Motion and argues there is no evidence the Plaintiffs' paid their creditors in full. Despite the declarations of Samuel A. Schwartz and Carlos Huerta in support of the Motion, Rogich argues there is no evidence the creditors were paid.
- 17. In addition to the two declarations filed with the Motion, attached hereto as **Exhibit A** contains a spreadsheet (the "**Spreadsheet**") used by the Plaintiffs to determine the scheduled and allowed claims in the Plaintiffs' Chapter 11 bankruptcy cases.
 - 18. Importantly, Carlos Huerta personally paid the claims of creditors indicated as

"Paid by Carlos" on the Spreadsheet. See Declaration of Carlos Huerta, attached hereto as Exhibit B. Additionally, as indicated in the declaration of Samuel A. Schwartz attached to the Motion, Schwartz Flansburg PLLC issued checks for all remaining creditors listed on the Spreadsheet. Copies of each check, along with a cover letter, are attached hereto to the Declaration of Samuel A. Schwartz, attached hereto as Exhibit C.

Plaintiffs' Creditors Were Not Prejudiced by any Failure to Disclose the Rogich Claim.

- 19. In his Opposition, Rogich also argues that notwithstanding whether Plaintiffs paid their creditors in full, Plaintiffs' creditors were "grossly prejudiced by the failure of the Plaintiffs to apprise the creditors of their alleged Rogich claim." See Opposition, p. 5, ll. 14-15. First, if Plaintiffs' creditors were "grossly prejudiced," then it appears Rogich admits there is significant merit to Plaintiffs' claims against him, which supports Plaintiffs' Motion for Reconsideration to prevent manifest injustice.
- 20. Second, notwithstanding the above, Plaintiffs' creditors were not "grossly prejudiced" by any lack of disclosure in the Disclosure Statement, because all impaired classes of creditors voted to accept the Plaintiffs' Chapter 11 Plan. See Voting Declaration in Bankruptcy Case (the "Voting Declaration"), a copy of which is attached hereto as Exhibit D. Specifically, the Voting Declaration indicates the Plaintiffs received affirmative votes accepting their Chapter 11 Plan in all creditor classes allowed to vote on the Plan. Id. Thus, regardless of whether the Plaintiffs disclosed that creditors would be paid from recoveries from the Plaintiffs' nearly \$5 million judgment against Hugo Paulson and his related entities (the "Paulson Judgment") or whether creditors would be paid from both the Paulson Judgment and the Rogich Claim, creditors' votes would not have changed, as all impaired creditor classes already voted to accept the Plaintiffs' Plan. Simply put, disclosure of the Rogich Claim would not have improved

upon 7 "yes" votes and zero "no" votes for the Plaintiffs' Plan.

The Glazier Group v. Premium Supply Co., Inc. is Directly on Point.

- The Glazier Group v. Premium Supply Co., Inc. case is directly on point, despite Rogich's allegations to the contrary. In fact, Rogich's attempts to distinguish Glazier are misplaced. In Glazier, the defendant, Premium, sought to dismiss the complaint of the debtor, The Glazier Group ("Glazier" or "GGI"), based on a theory of judicial estoppel because the claim against Premium was not disclosed in the debtor's: (i) schedules; and (ii) disclosure statement. The Glazier Group v. Premium Supply Co., Inc., 2013 WL 1727155, *1-2 (N.Y. Sup. 2013). The court in Glazier ruled disclosure of the claim was not required in the debtor's schedules because it arose post-petition. Id. at *2. That difference, as argued by Rogich, is not material here, as the Plaintiffs' claim against Rogich was disclosed in the Plaintiffs' schedules.
- 22. Importantly, the rest of the facts of the Glazier case regarding disclosure of the claim against Premium in the debtor's disclosure statement are directly on point. First, the claim against Premium was known to the debtor and not disclosed in the disclosure statement. Id. at *1-2. Second, Premium was not a creditor of the debtor, as its claim against the debtor was expunged. Id. at *1. Third, the debtor's confirmation order in Glazier vested all assets in the debtor post-confirmation. Id. at *3-4. Fourth, the Glazier court found disclosure of the claim against Premium would not have materially affected the way creditors voted on the debtor's plan because any recoveries against Premium would have been paid to secured creditors, not unsecured creditors. Id. at *4. Fifth, all unsecured creditors who voted on the debtor's plan accepted the plan. Id. Based on these facts, the Glazier court found:

"[T]he disclosure of the causes of action against Premium in the disclosure statement would not have been material, because it was unlikely to have affected the unsecured creditors' vote on the plan."

- 23. In this matter, all five facts outlined above apply in this matter. First, the claim against Rogich was not disclosed in the disclosure statement. Second, Rogich is not a creditor of the Plaintiffs. Third, the Plaintiffs' Chapter 11 Plan vests all assets in the Plaintiffs, including causes of action. See Confirmation Order, Bankruptcy Case No. 10-14804-LED, Docket No. 507, Plan, Section E. Fourth, the disclosure of the Rogich Claim in the Disclosure Statement would not have affected the vote of the Plaintiffs' creditors, as all voting creditors already accepted the Plaintiffs' plan. Fifth, all creditors to vote on the Plaintiffs' plan voted in favor of the Plan. See Exhibit D, attached hereto.
- Despite the above facts, Rogich, while citing no evidence or authority, argues in his Opposition that "[s]urely, if the creditors were aware of an alleged claim of more than \$2 1/2 million, it would have been a material consideration affecting the impairment of their claims." See Opposition, p. 5, Il. 16-17. Based on the above facts, this statement could not be further from the truth.

Reconsideration is Appropriate Because the Plaintiffs' Disclosure Statement Order is a Final Order for Which this Court Must Give Full Faith and Credit

25. Finally, this Court's prior Partial Summary Judgment Order must be reconsidered by this Court for two reasons. First, prior to the Partial Summary Judgment Order, the Bankruptcy Court entered an order approving the Plaintiffs' Disclosure Statement (the "Disclosure Statement Order"), a copy of which is attached hereto as Exhibit E, and such order operates as res judicata as to whether the Plaintiffs' Disclosure Statement contained

Even if all voting creditors did not vote in favor of the Plan, disclosure of the Rogich Claim would not have made a difference, as the Plaintiffs proposed to pay creditors from the recoveries to be collected from a <u>judgment</u> (the Paulson Judgment). Adding recoveries from a claim (the Rogich Claim) is immaterial, as it is far quicker and easier to recover from a judgment than a claim.

"adequate information" within the meaning of section 1125 of the Bankruptcy Code. In fact, the <u>Glazier</u> court stated the following:

In any event, the Bankruptcy Court approved GGI's disclosure statement by entering the Disclosure Statement Order, and such order is res judicata as to whether GGI's disclosure statement contained "adequate information" within the meaning of section 1125 of the Bankruptcy Code. Because Premium participated in GGI's Chapter 11 case, and failed to challenge the Disclosure Statement Order, Premium is precluded from collaterally attacking the Disclosure Statement Order in this Court.

The Glazier Group v. Premium Supply Co., Inc., 2013 WL 1727155, *4 (N.Y. Sup. 2013).

- 26. Here, the adequacy of information contained in the Plaintiffs' Disclosure Statement was already determined by the Bankruptcy Court as "adequate" pursuant to section 1125 of the Bankruptcy Code. See Disclosure Statement Order, p. 2. Second, res judicata applies to Rogich here because he knew about the Plaintiffs' bankruptcy case and was mailed a copy of the Disclosure Statement and a notice of the hearing on the Disclosure Statement. See Certificate of Service in Bankruptcy Case, Case No. 10-14804-BAM, Docket No. 436, p. 9-11, a copy of which is attached hereto as **Exhibit F**. In fact, Melissa Olivas, chief financial officer of Rogich Communications, previously testified in this case as follows:
 - Q. Were you aware that Carlos filed Chapter 11 bankruptcy?
 - A. Yes.
 - Q. How did you find out about that?
 - A. They noticed us. I mean, we received a notice in the mail.

See Deposition Transcript of Melissa Olivas, pp. 116-17, ll. 23-3, a copy of which is attached hereto as **Exhibit G**. In fact, Rogich did receive notice of the Plaintiffs' bankruptcy filing, and is listed on the mailing matrix of the bankruptcy case, a copy of which is attached hereto as **Exhibit** H.

27. Accordingly, Rogich could have objected to the Disclosure Statement and chose not to do so. Pursuant to the Nevada Supreme Court's rulings in <u>Five Star Capital Corporation v.</u>

Ruby, 124 Nev. 1048, 1057, 194 P.3d 709, 715 (2008) and Weddell v. Sharp, 350 P.3d 80 (Nev. 2015), res judicata applies and this Court's prior Partial Summary Judgment Order should be vacated.

- 28. Second, reconsideration of this Court's Partial Summary Judgment Order is necessary under NRCP 60(b)(5), as the judgment is void. Specifically, this Court is required to give full faith and credit to the Disclosure Statement Order, as the Bankruptcy Court is the proper jurisdiction to hear and determine all issues relating to the adequacy of information contained in the disclosure statement. 28 U.S.C. §§ 157, 1409; see also The Glazier Group v. Premium Supply Co., Inc., 2013 WL 1727155, *4-5 (N.Y. Sup. 2013) (finding the New York state court is required to give full faith and credit to the disclosure statement order of the bankruptcy court when determining all issues relating to the adequacy of information contained in the disclosure statement).
- 29. Accordingly, this Court did not give full faith and credit to the Disclosure Statement Order as required by federal law, and this Court lacked jurisdiction to even make a finding that the Disclosure Statement contained insufficient information in accordance with 11 U.S.C. § 1125. Because this Court did not give full faith and credit to the Disclosure Statement Order and lacked jurisdiction to enter a judgment contrary to the Disclosure Statement Order, this Court's prior Partial Summary Judgment Order is void.

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Conclusion

30. For the reasons stated above, this Court should grant the Plaintiffs' Motion and vacate the prior Partial Summary Judgment Order granted in favor of Rogich. The Plaintiffs also request that this Court set the Motion for oral argument.

SCHWARTZ FLANSBURG PLLC

By: /s/ Samuel A. Schwartz Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq. 10 Nevada Bar No. 10662 Schwartz Flansburg PLLC 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741

Attorneys for Plaintiffs

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was sent via Regular

U.S. Mail to the following on March 22, 2016:

Eldorado Hills, LLC c/o Andrew M. Leavitt, Esq.

Matthew D. Cox, Esq.

Law Office of Andrew M. Leavitt, Esq.

633 South Seventh Street

Las Vegas, NV 89101

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Sig Rogich, as Trustee of the Rogich Family Irrevocable Trust

c/o Samuel S. Lionel, Esq.

Brenoch R. Wirthlin, Esq.

Fennemore Craig, P.C.

300 South Fourth Street, Ste. 1400

Las Vegas, NV 89101

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/s/ Christy L. Cahall

Christy L. Cahall

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Exhibit A

TOTAL:	Sierra Vista Ranchos HOA	Randall Daugherty	Gap Credit Card Citibank, N.A Quantum Collections	Foley & Oakes	HA Card Services/Bank of America HA Card Services/Bank of America FIA Card Services/Bank of America	Fairway Pines HOA	Chase Bank USA, N.A Chase Bank USA, N.A Discover Financial	Chase Bank USA, N.A Chase Bank USA, N.A	Biltmore Village HOA	Bank of America	American Express	ACS/Nelnet (Education)	Ray Korohali	Nevada State Bank	LL Bradford & Co.	Kolesar & Leatham	Gordon & Silver	Bank of America	Bailus Cook & Kelesis	Arie Fisher	American Express	Creditor Name
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	P.O. Box 13044, Las Vegas, Nevada 89112	10541 Broadhead Court, Las Vegas, Nevada 89135	P.O. Box 960017, Orlando, Florida 32896 P.O Box 6305, The Lakes, NV 88901 3224 Civic Center Dr., North Las Vegas, Nevada 89036	850 East Bonneville Avenue, Las Vegas, Nevada 8910	c/o Becket and Lee, LLP, P.O. Box 3001, Malvern, PA 1 c/o Becket and Lee, LLP, P.O. Box 3001, Malvern, PA 1 c/o Becket and Lee, LLP, P.O. Box 3001, Malvern, PA 1	858 Tanager Street, Suite M, Incline Village, NV 8945.	P.O. Box 15145, Wilmington, Dt 19850 P.O. Box 15145, Wilmington, Dt 19850 P.O. Box 3025, New Albany, OH 43054	P.O. Box 15145, Wilmington, DE 19850	c/o Cadicorp Management Group, 7700 N. Kendall Drive, PH II, Miami, FL 33156	P.O. Box 37279, Baltimore, MD 21297	P.O. Box 0001, Los Angeles, CA 90096	501 Bleecker Street, Utica, NY 13501	3055 Via Sarafina Avenue, Henderson, Nevada 89052	P.O. Box 990, Las Vegas, NV 89125	8880 W. Sunset Road, Third Floor, Las Vegas, Nevada	3320 W. Sahara Avenue, Suite 380, Las Vegas, Nevada 89102	3960 Howard Hughes Pkwy, 9th Floor, Las Vegas, NV 89169	P.O. Box 26012 NC4-105-02-77, Greensboro, NC 27410	et, Suite 300	16 Rashi Street, Ra'anana, Israel 43214	P.O Box 0001, Los Angeles, CA 90096	
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Exhibit B



1	Samuel A. Schwartz, Esq. Nevada Bar No. 10985						
2	Bryan A. Lindsey, Esq.						
3	Nevada Bar No. 10662 Schwartz Flansburg PLLC						
4	6623 Las Vegas Blvd. South, Suite 300						
5	Las Vegas, NV 89119 Telephone: (702) 385-5544						
5 6	Facsimile: (702) 385-2741 Attorneys for the Plaintiff's						
7							
8	DISTRICT COURT						
9	CLARK COUNTY, NEVADA						
10	CARLOS A. HUERTA, an individual; GO	Case No. A-13-686303-C					
11	GLOBAL, INC., a Nevada corporation, as assignee of interests of THE ALEXANDER	Dept. XXVII					
12	CHRISTOPHER TRUST, a Trust established in	Daga. Marka					
13	Nevada; NANYAH VEGAS, LLC, a Nevada limited liability company,						
	Plaintiffs.						
74 74	V.						
15	SIG ROGICH aka SIGMUND ROGICH as						
16	Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada limited						
17	liability company; DOES I-X; and/or ROE						
18	CORPORATIONS I-X, inclusive.						
19	Defendants.						
20							
21	DECLARATION OF CARLOS A. HUERTA						
22	STATE OF NEVADA)						
23	COUNTY OF CLARK) ss:						
24							
25	CARLOS HUERTA, being duly sworn, deposes and says:						
26	1. I am over the age of eighteen, mentally competent, and unless otherwise indicated, I						
27	have personal knowledge of the facts set forth herein. I am the principal of Go Global, Inc. ("Go						
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Global"), and Go Global, along with myself, are Plaintiffs in the above-captioned matter. I make this declaration in support of the Plaintiffs Reply to Defendants' Opposition to Motion for Reconsideration or Relief from Order Granting Motion for Partial Summary Judgment (the "Motion").

- 2. Attached to the Motion as Exhibit A is a true and correct copy of the spreadsheet (the "Spreadsheet") used by the Plaintiffs to determine the scheduled and allowed claims in the Plaintiffs' Chapter 11 bankruptcy cases.
- 3. I personally paid the claims of creditors indicated as "Paid by Carlos" on the Spreadsheet.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 22nd day of March, 2016.

ARLOS HUERTA

Exhibit C

1	Samuel A. Schwartz, Esq. Nevada Bar No. 10985							
2	Bryan A. Lindsey, Esq.							
3	Nevada Bar No. 10662 Schwartz Flansburg PLLC							
4	6623 Las Vegas Blvd. South, Suite 300 Las Vegas, NV 89119							
5	Telephone: (702) 385-5544 Facsimile: (702) 385-2741							
6	Attorneys for the Plaintiffs							
7								
8	DISTRICT COURT							
9	CLARK COUNTY, NEVADA							
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11	GLOBAL, INC., a Nevada corporation, as assignee of interests of THE ALEXANDER	Dept. XXVII						
12	CHRISTOPHER TRUST, a Trust established in Nevada; NANYAH VEGAS, LLC, a Nevada							
13								
14	Plaintiffs,							
15	V.							
16	SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust;							
17								
18	CORPORATIONS I-X, inclusive,							
19	Defendants.							
20								
21	DECLARATION OF SAMUEL A. SCHWARTZ							
22								
23	STATE OF NEVADA) ss:							
24	COUNTY OF CLARK)							
25	SAMUEL A. SCHWARTZ, being duly sworn, deposes and says:							
26								
27								
28		1						

- 1. I am over the age of eighteen, mentally competent, and unless otherwise indicated, I have personal knowledge of the facts set forth herein. I am an attorney and manager of Schwartz Flansburg PLLC ("SF"), and am licensed to practice law in the State of Nevada. I am counsel to Carlos Huerta and Go Global, Inc. in this matter, and served their bankruptcy counsel in their Chapter 11 cases. I make this declaration in support of the Plaintiffs' Reply to Defendants' Opposition to Motion for Reconsideration or Relief from Order Granting Motion for Partial Summary Judgment (the "Motion").
- 2. Attached to the Motion as <u>Exhibit A</u> is a true and correct copy of the spreadsheet (the "**Spreadsheet**") prepared by SF to determine the scheduled and allowed claims in the Plaintiffs' Chapter 11 bankruptcy cases. SF determined the scheduled and allowed claims by reviewing the Plaintiffs' bankruptcy schedules, reviewing all proofs of claim filed in the bankruptcy cases, and reviewing all other relevant documents and pleadings related to claims in the bankruptcy cases.
- 3. As manager of SF, I caused SF to issue checks and cover letters to all claims listed on the Spreadsheet, other than those indicated as "Paid by Carlos." Attached hereto are true and correct copies of the cover letters and checks issued to each creditor.
- 4. Only two checks were returned as "undeliverable," one to Quantum Collections for \$138.00, and one to Bank of America for \$260.00. Upon receiving the two checks as "undeliverable," SF obtained current addresses for these creditors and reissued the checks.
- 5. As of the date hereof, all checks have cleared SF's bank account, with the exception of one check to Bank of America in the amount of \$260.00. SF expects that check to clear shortly.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. /s/ Samuel A. Schwartz SAMUEL A. SCHWARTZ, ESQ.

Dated this 22nd day of March, 2016.



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Quantum Collections 3224 Civic Center Dr. N. Las Vegas, NV 89030

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804; In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456; Account Ending in 5190

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$138.00, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

SCHWARTZ-FLANSBURG PLLC

IOLTA ACCOUNT

6623 Las Vegas Bivd S Unit 300

Las Vegas, NV 89191-3246

PAY TO THE ORDER OF Quantum Collections

One Hundred Thirty-Eight and 00/100****

Quantum Collections

Quantum Collections

Void IF Not Cashed IN 90 Days

3224 Civic Center Drive
North Las Vegas, NV 89030

MEMO



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.†
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

[†] Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Gap Credit Card P.O. Box 960017 Orlando, FL 32896

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804; In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456; Account Ending in 3757

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "Bankruptcy Court") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$459.44, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

d America S dib Si

SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Blvd S Unit 300 Las Vegas, NV 89119-3246 Bank of America 300 S 4th St Las Vegas, NV 89101 94-72/1224

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2/9/2016

PAY TO THE ORDER OF Gap Credit Card

\$ **459.44

******** DOLLA

Gap Credit Card PO Box 960017 Orlando, FL 32896

VOID IF NOT CASHED IN 90 DAYS

мемо



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.†
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

FIA Card Services/Bank of America c/o Becket and Lee, LLP P.O. Box 3001 Malvern, PA 19355

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 5842

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$73.67, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

SCHWARTZ FLANSBURG PLLC

IOLTA ACCOUNT

6623 Lns Vegas Bivd S Unit 300
Las Vegas, NV 89119-3246

PAY TO THE ORDER OF FIA Card Services/Bank of America

Seventy-Three and 67/100****

PAGE OF Becket and Lee, LLP
PO Box 3001
Malvern, PA 19355

MEMO

Bank of America
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Bank of America
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Bank of America
1001206

2/9/2016

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94-72/1924

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94-72/1924

2/9/2016

DOLLARS

VOID IF NOT CASHED IN 90 DAYS
1001206

Memo

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Samuel A. Schwartz, Esq.* Frank M. Flansburg III, Esq.[†] Bryan A. Lindsey, Esq. Brian Blankenship, Esq. Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois. ⁴ Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

FIA Card Services/Bank of America c/o Becket and Lee, LLP P.O. Box 3001 Malvern, PA 19355

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 2396

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "Debtors") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "Bankruptcy Court") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$34.37, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours.

Samuel A. Schwartz, Esq.

Enclosure:

Carlos A. Huerta (via electronic mail) cc:

001207 Bank of America 300 S 4th St Lac Vogas, NV 89101 94-72/1224 2/9/2016 **34.37 DOLLARS **VOID IF NOT CASHED IN 90 DAYS**

SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Blvd S Unit 300 Les Vegas, NV 89119-3246

FIA Card Services/Bank of America

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FIA Card Services/Bank of America c/o Becket and Lee, LLP PO Box 3001 Malvern, PA 19355

мемо

PAY TO THE ORDER OF



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.†
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

FIA Card Services/Bank of America c/o Becket and Lee, LLP P.O. Box 3001 Malvern, PA 19355

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 1270

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "Bankruptcy Court") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$9,352.05, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

SCHWARTZ FLANSBURG PLLC
10LTA ACCOUNT
623 Las Vegas Bivd S Unit 300
624 Las Vegas NV 89101
627 Las Vegas NV 89119-3246

PAY TO THE ORDER OF FIA Card Services/Bank of America

PAY TO THE ORDER OF FIA Card Services/Bank of America

STATE OF THE ORDER OF



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.†
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Discover Financial P.O. Box 3025 New Albany, OH 43054

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 1814

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$6,156.25, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

001204
Bank of America
300 \$ 4th St
Las Vegas, NV 89101
94-72/1224

2/9/2016

\$ **6,156.25

DOLLARS

VOID IF NOT CASHED IN 90 DAYS

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SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Blvd S Unit 300 Las Vegas, NV 89119-3246

Discover Financial

New Albany, OH 43054

Discover Financial PO Box 3025

MEMO

Six Thousand One Hundred Fifty-Six and 25/100****



Samuel A. Schwartz, Esq.*
Frank M. Flansburg III, Esq.†
Bryan A. Lindsey, Esq.
Brian Blankenship, Esq.
Troy Domina, Esq.

*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Citibank, N.A. P.O. Box 6305 The Lakes, NV 88901

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 7033

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$441.47, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

cc: Carlos A. Huerta (via electronic mail)

| SCHWARTZ FLANSBURG PLLC | 10LTA ACCOUNT | 3603 st. https://doi.org/10.100/10.



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Chase P.O. Box 15298 Wilmington, DE 19850

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 4735

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$1,743.31, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC

OLTA ACCOUNT
6623 Las Vegas, Blvd S Unit 300
Las Vegas, NV 89119-3246

PAY TO THE ORDER OF
Chase

Chase

Chase

PO Box 15298
Wilmington, DE 19850

MEMO

SCHWARTZ FLANSBURG PLLC
1900 S 481.53
11.26 Vegas, NV 89101
194-72/1224
2/9/2016

2/9/2016

S **1,743.31

DOLLARS

VOID IF NOT CASHED IN 90 DAYS



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Chase P.O. Box 15298 Wilmington, DE 19850

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 4253

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$8,485.55, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

001203 Bank of America 300 S 4th St Las Vegas, NV 89101 94-72/1224 2/9/2016 \$ **8,485.55 **VOID IF NOT CASHED IN 90 DAYS**

SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Bivd S Unit 300 Las Vegas, NV 89119-3246

PAY TO THE ORDER OF

Chase Bank USA, N.A.

Chase Bank USA, N.A.

PO Box 15145 Wilmington, DE 19850

MEMO



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Chase P.O. Box 15298 Wilmington, DE 19850

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 3432

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$23,987.41, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC
JOLTA ACCOUNT
6623 Les Vegas Blvd S Unit 300
Las Vegas, NV 89119-3246

PAY TO THE ORDER OF Chase Bank USA, N.A.

Twenty-Three Thousand Nine Hundred Eighty-Seven and 41/100****

Chase Bank USA, N.A.

VOID IF NOT CASHED IN 90 DAYS

PO Box 15145
Wilmington, DE 19850

MEMO



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Chase P.O. Box 15298 Wilmington, DE 19850

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 2884

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$3,149.03, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC

OLTA ACCOUNT	Soo S 4th St	Las Vegas, NV 89101	94-72/1224
DEATH	ORDER OF	OF The Chase Bank USA, N.A.	\$ **3,149.03
Three Thousand One Hundred Forty-Nine and 03/100	DOLLARS		
Chase Bank USA, N.A.	Void if Not Cashed in 90 days		
PO Box 15145	Wilmington, DE 19850	MEMO	

HIS DOCUMENT CONTAINS A COLOTED BACKOROUND ON WHITE PAPER. MICROPRINT IS LOCATED BELOW THIS WARNING BAND



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Chase P.O. Box 15298 Wilmington, DE 19850

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 0898

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$398.45, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC

SCHWARTZ FLANSBURG PLLC

10LTA ACCOUNT

6673 Las Vegas, NV 89101

6673 Las Vegas, NV 89119-3246

PAY TO THE ORDER OF

Chase Bank USA, N.A.

Three Hundred Ninety-Eight and 45/100

Chase Bank USA, N.A.

VOID IF NOT CASHED IN 90 DAYS

PO Box 15145

Wilmington, DE 19850

MEMO



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Bank of America P.O. Box 26012 NC4-105-02-77 Greensboro, NC 27410

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804; In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456; Account Ending in 5099

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "Debtors") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "Bankruptcy Court") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$46,946.67, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC

JOLTA ACCOUNT

6623 Los Veges Blvd S Unit 300
Las Vegas, INV 89119-3246

PAY TO THE Bank of America
ORDER OF

Forty-Six Thousand Nine Hundred Forty-Six and 67/100****

Bank of America
PO Box 26012
NC4-105-02-77
Greenboro, NC 27410

MEMO

DOLLARS

PARAMETER SECONMENT CONTAINES ACCOUNTS BACKGROUND ON WHILE PARAM, ANGEOFFRING IS AMERICA. SECONMENT SEARCH.



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

Bank of America P.O. Box 37279 Baltimore, MD 21297

Re: In re Go Global, Inc., Bankruptcy Case No. 10-14804;

In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456;

Account Ending in 2390

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "**Debtors**") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "**Bankruptcy Court**") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$260.00, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

Bank of America 300 S 4th St Las Vegas, NV 89101 94-72/1224

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2/9/2016

001198

PAY TO THE ORDER OF

Bank of America

SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Bivd S Unit 300 Las Vegas, NV 89119-3246

\$ **260.00

VOID IF NOT CASHED IN 90 DAYS

Bank of America PO Box 37279 Baltimore, MD 21297

мемо



*Also licensed in Arizona, Florida and Illinois.

† Also licensed in Washington.

VIA U.S. MAIL

February 9, 2016

ACS /Nelnet (Education) 501 Bleecker Street Utica, NY 13501

Re:

In re Go Global, Inc., Bankruptcy Case No. 10-14804; In re Carlos & Christine Huerta, Bankruptcy Case No. 10-14456; Account Ending in 3881

Dear Creditor:

We represent In re Go Global, Inc., and Carlos & Christine Huerta (collectively, the "Debtors") in connection with their confirmed Chapter 11 bankruptcy cases pending before the United States Bankruptcy Court (the "Bankruptcy Court") for the District of Nevada, Case Nos. 10-14804 and 10-14456.

Please be advised that on July 22, 2013, the Bankruptcy Court entered an order approving the Debtors' Chapter 11 plan of reorganization (the "Plan"), which Plan became effective on October 6, 2014. Please also be advised that on April 8, 2014, the Bankruptcy Court entered an order granting the Debtors their discharge in the Chapter 11 case.

Pursuant to the terms of the Plan, enclosed please find a check in the amount of \$17,033.00, which is the full amount of your allowed claim under the Plan. Should you have any questions regarding the contents of this letter, please do feel free to contact the undersigned.

Very Truly Yours,

Samuel A. Schwartz, Esq.

Enclosure:

SCHWARTZ FLANSBURG PLLC IOLTA ACCOUNT 6623 Las Vegas Blvd S Unit 300 Las Vegas, NV 89119-3246 Bank of America 300 S 4th SI Las Vegas, NV 89101 94-72/1224

CHOPRINT IS LOCATED DELOW THIR MAN

2/9/2016

PAY TO THE ORDER OF _

ACS/NeInet

\$ **17,033.00

DOLLARS

ACS/Nelnet 501 Bleecker Street Utica, NY 13501

MEMO

VOID IF NOT CASHED IN 90 DAYS

Exhibit D

1	Samuel A. Schwartz, Esq.	
_	Nevada Bar No. 10985	
2	Bryan A. Lindsey	
3	Nevada Bar No. 10662	
4	The Schwartz Law Firm, Inc.	
4	6623 Las Vegas Blvd. South, Suite 300	
5	Las Vegas, Nevada 89119	
6	Telephone: (702) 385-5544	
	Facsimile: (702) 385-2741	
7	Attorneys for the Debtors	
8	UNITED STATES BANKRUPTCY C	OURT FOR THE DISTRICT OF NEVADA
10	In re:) Joint Administration Under
10	Go Global, Inc.,) CASE NO.: 10-14804-BAM
11	Debtor,)
12	In re:) CASE NO.: 10-14804-BAM
	Carlos A. Huerta, and) CASE NO.: 10-14456-BAM
13	Christine H. Huerta,) CASE NO.: 11-27226-BAM
14	Debtors.) CASE NO.: 11-28681-BAM
15	In re:)
	Charleston Falls, LLC,	Ś
16	Debtor.) Chapter 11
17	In re:)
18	HPCH, LLC,) Confirmation Hearing Dates and Times:
	Debtor.) June 19, 2013, at 9:00 a.m.
19	2 00001.) June 20, 2013, at 9:30 a.m.
20		
21	SUPPLEMENTAL DECLARA	TION OF SAMUEL A. SCHWARTZ
	CERTIFYING VOTING ON AND TA	ABULATION OF BALLOTS ACCEPTING
22	AND REJECTING THE DEBTORS	S' JOINT PLAN OF REORGANIZATION
23		
24	SAMUEL A. SCHWARTZ, ESQ., be	ing duly sworn, deposes and says:
25	1. I am the principal of The Sch	wartz Law Firm, Inc. ("SLF" or the "Firm"), 6623
26		
27	Las Vegas Blvd. South, Suite 300, Las Veg	gas, Nevada 89119. I am authorized to make this
28	declaration on SLF's behalf and unless othe	erwise indicated, I have personal knowledge of the
29	facts set forth herein.	
30	• • • • • • • • • • • • • • • • • • •	
31	2. On June 11, 2013, I filed to	that certain declaration certifying voting on and
32	tabulation of ballots accepting and rejecting	g the Debtors' plan of reorganization (Docket No.
33		
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499). I now file this supplemental declaration to inform this Court that in Class 2(d), The Lionel Foundation accepted the Debtors' Plan, and in Class 4, Hugo R. Paulson and the Paulson Entities accepted the Debtors' Plan. Accordingly, as of the date and time of this Declaration, SLF received 7 acceptances of the Plan and no rejections of the Plan.

- 3. In Class 2(a), Nevada State Bank **ACCEPTED** the Plan.
- 4. In Class 2(c), Wells Fargo Bank, N.A. **ACCEPTED** the Plan.
- 5. In Class 2(d), The Lionel Foundation **ACCEPTED** the Plan.
- 6. In Class 2(e), Aurora Loan Servicing, LLC ACCEPTED the Plan.
- 7. In Class 4, Hugo R. Paulson and the Paulson Entities **ACCEPTED** the Plan.
- 8. In Class 5, Nevada State Bank **ACCEPTED** the Plan.
- 9. In Class 6, Discover Bank and Ray Koroghli **ACCEPTED** the Plan.
- 10. No other votes were received.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 18th day of June, 2013.

/s/ Samuel A. Schwartz
SAMUEL A. SCHWARTZ, ESQ.
Nevada Bar No. 10985
The Schwartz Law Firm, Inc.
6623 Las Vegas Blvd. South, Suite 300
Las Vegas, Nevada 89119
Telephone: (702) 385-5544
Facsimile: (702) 385-2741
Attorneys for the Debtors

Exhibit E

3 4

5

Entered on Docket

April 08, 2013 Samuel A. Schwartz, Esq.

Nevada Bar No. 10985

Bryan A. Lindsey, Esq.

Nevada Bar No. 10662

The Schwartz Law Firm, Inc.

Las Vegas, Nevada 89119

Telephone: (702) 385-5544

Facsimile: (702) 385-2741

Attorneys for the Debtor

6623 Las Vegas Blvd. South, Suite 300

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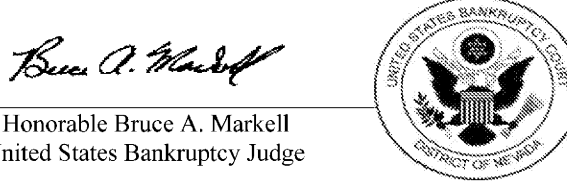
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Buc a. March

United States Bankruptcy Judge



UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

n re:)	Joint Administration Under
Go Global, Inc.,)	CASE NO.: 10-14804-BAM
, ,)	
	Debtor.)	CASE NO.: 10-14804-BAM
n re:)	CASE NO.: 10-14456-BAM
Carlos A. Huerta, an	d)	CASE NO.: 11-27226-BAM
Christine H. Huerta,)	CASE NO.: 11-28681-BAM
,)	
	Debtors.	Ć	
n re:		Ś	Chapter 11
Charleston Falls, LL	С.	Ś	1
,	- ,	Ś	
	Debtor.	Ś	
n re:	2 000011	Ś	
HPCH, LLC,		Ś	Date of Hearing: March 26, 2013
, LLC,	Debtor.	Ś	Time of Hearing: 10:00 a.m.
	20001.	, ,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		<i>,</i>	

ORDER (i) APPROVING THE DISCLOSURE STATEMENT; (ii) APPROVING THE FORM OF BALLOTS AND PROPOSED SOLICITATION AND TABULATION PROCEDURES; (iii) FIXING THE VOTING DEADLINE WITH RESPECT TO THE DEBTORS' CHAPTER 11 PLAN; (iv) PRESCRIBING THE FORM AND MANNER OF NOTICE THEREOF; (v) FIXING THE LAST DATE FOR FILING OBJECTIONS TO CHAPTER 11 PLAN; (vi) SCHEDULING A HEARING TO CONSIDER CONFIRMATION OF THE CHAPTER 11 PLAN; AND (vii) APPOINTING THE SCHWARTZ LAW FIRM AS SOLICITATION AND TABULATION AGENT

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Upon the application dated January 22, 2013 (the "Scheduling Motion"), with the First Amended Disclosure Statement dated January 17, 2013, and the First Amended Plan of Reorganization dated January 17, 2013, of the above-captioned debtors and debtors-inpossession (the "Debtors"), for an order, (i) approving the disclosure statement; (ii) approving the form of ballots and proposed solicitation and tabulation procedures for the Plan; (iii) fixing the voting deadline with respect to the Plan, (iv) prescribing the form and manner of notice thereof; (v) fixing the last day for filing objections to the Plan; (vi) scheduling a hearing to consider the confirmation of the Plan, and (vii) approving The Schwartz Law Firm, Inc. as the Debtors' solicitation and tabulation agent (the "Solicitation and Tabulation Agent"); and it appearing that the Court has jurisdiction over this matter; and Hugo Paulson, individually and as Trustee of the Hugo Paulson SEP-IRA ("Paulson") having filed an objection to the Disclosure Statement; and the Debtors having filed their Second Amended Disclosure Statement and Second Amended Plan of Reorganization on March 8, 2013 to address the issues raised by Paulson; and the Debtors having filing their Third Amended Disclosure Statement (the "Disclosure Statement") and Third Amended Plan of Reorganization (the "Plan") on March 28, 2013 to accommodate additional requests by Paulson; and it further appearing that the relief requested in the Scheduling Motion is in the best interests of the Debtors, their bankruptcy estates and their creditors; and upon all of the proceedings had before the Court; and after due deliberation and sufficient cause appearing therefore, it is hereby:

ORDERED that the Pursuant to section 1125 of the Bankruptcy Code and Rule 3017(b) of the Federal Rules of Bankruptcy Procedure, the Disclosure Statement, as amended, is hereby approved, and it is further

¹ All capitalized terms not otherwise defined herein have the meaning ascribed to such terms in the Scheduling Motion.

ORDERED that the Debtors shall commence solicitation of their Plan by April 8, 2013; and it is further

ORDERED that pursuant to Bankruptcy Rule 3017(c), May 13, 2013, shall be the last date to vote to accept or reject the Plan (the "Voting Deadline"); and it is further

ORDERED that any replies to objections to the Plan, ballot voting summaries and any confirmation hearing briefs shall be due on May 31, 2013; and it is further

ORDERED that lists of witnesses and exhibits to be used at the Confirmation Hearing shall be filed by June 7, 2013; and it is further

ORDERED that a pre-trial conference shall be held on June 11, 2013 at 11:00 a.m.; and it is further

ORDERED that pursuant to section 1128(a) of the Bankruptcy Code and Bankruptcy Rule 3017(c), the Confirmation Hearing in these Chapter 11 cases shall be held on June 19, 2013, at 9:30 a.m. and June 20, 2013 at 9:30 a.m.; and it is further

ORDERED that pursuant to Bankruptcy Rules 3020(b) and 9006(c)(1), objections, if any, to confirmation of the Plan shall be in writing and shall (a) state the name and address of the objecting party and the nature and amount of the claim or interest of such party, (b) state with particularity the basis and nature of each objection or proposed modification to the Plan and (c) be filed, together with proofs of service, with the Court (with a copy delivered to chambers) and served so that such objections are actually received by the parties listed below, no later than May 13, 2013 (the "**Confirmation Objection Deadline**"):

Samuel A. Schwartz, Esq.
The Schwartz Law Firm
6623 Las Vegas Blvd. South, Suite 300
Las Vegas, Nevada 89119
Facsimile: (702) 385-2741

and it is further

ORDERED that that any party failing to file and serve an objection to the Plan in compliance with this Order shall be barred from raising any objections at the Confirmation Hearing; and it is further

ORDERED that the Confirmation Hearing may be adjourned from time to time without prior notice to holders of claims, holders of equity interests, or other parties in interest other than the announcement of the adjourned hearing date at the Confirmation Hearing; and it is further

ORDERED that pursuant to Bankruptcy Rules 3018(c) and 3017(a), the form of ballots, attached to the Scheduling Motion as <u>Exhibit B</u> are approved; and it is further

ORDERED that pursuant to Bankruptcy Rules 3017(c) and 3018(a), the holders of claims in Classes 1, 2, 3, 4, 5, 6 and 7 of the Plan as of the Record Date (as defined in the Plan) may vote to accept or reject the Plan by indicating their acceptance or rejection of the Plan on the ballots provided therefore; and it is further

ORDERED that the provision of notice in accordance with the procedures set forth in this Order and the Voting Procedures shall be deemed good and sufficient notice of the Confirmation Hearing, the Voting Deadline and the Confirmation Objection Deadline; and it is further

ORDERED that, pursuant to Bankruptcy Rule 3017(c), but except as otherwise expressly provided in the Voting Procedures, in order to be considered as acceptances or rejections of the Plan, all ballots must be properly completed, executed, marked and actually received by the Solicitation and Tabulation Agent on or before the Voting Deadline; and it is further

ORDERED that the Solicitation and Tabulation Agent is authorized and directed to effect any action reasonably necessary to accomplish the solicitation and tabulation services contemplated by the Disclosure Statement and the Voting Procedures; and it is further

ORDERED that the Debtors are not required to mail a Solicitation Package, an Unimpaired Class Notice or a Shareholder Notice (as the case may be) to any individual or entity at an address from which notice of the Disclosure Statement Hearing was returned by the United States Postal Office as undeliverable, unless the Debtors or the Solicitation and Tabulation Agent are provided with a more accurate address prior to the Record Date. The Solicitation and Tabulation Agent shall report any undeliverable solicitation packages in its ballot declaration; and it is further

ORDERED that any entity entitled to vote to accept or reject the Plan may change its vote before the Voting Deadline by casting a superseding ballot so that such superseding ballot is actually received by the Solicitation and Tabulation Agent on or before the Voting Deadline; and it is further

ORDERED that creditors who timely file an objection prior to the Confirmation Objection Deadline, but fail to cast a ballot prior to the Voting Deadline, may cast a ballot through the time of the Confirmation Hearing in connection with the resolution of their objection; and it is further

ORDERED that the Debtors are authorized and empowered to take such other actions and execute such other documents as may be necessary or appropriate to implement the terms of this Order; and it is further

ORDERED that this Court shall, and hereby does, retain jurisdiction with respect to all matters arising from or in relation to the implementation of this Order. SUBMITTED BY: THE SCHWARTZ LAW FIRM, INC. By: /s/ Samuel A. Schwartz Samuel A. Schwartz, Esq., NBN 10985 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Attorneys for Debtors

SUBMISSION TO COUNSEL FOR APPROVAL PURSUANT TO LR 9021 1 2 In accordance with LR 9021, counsel submitting this document certifies that the order 3 accurately reflects the court's ruling and that (check one): 4 The court has waived the requirement set forth in LR 9021(b)(1). 5 6 No party appeared at the hearing or filed an objection to the motion. 7 X I have delivered a copy of this proposed order to all counsel who appeared at the 8 hearing, and any unrepresented parties who appeared at the hearing, and each has 10 approved or disapproved the order, or failed to respond, as indicated below [list each 11 party and whether the party has approved, disapproved, or failed to respond to the 12 13 document]: 14 I certify that this is a case under Chapter 7 or 13, that I have served a copy of this 15 order with the motion pursuant to LR 9014(g), and that no party has objected to the 16 17 form or content of this order. 18 APPROVED: Bradley J. Stevens, Esq. 19 20 **DISAPPROVED:** 21 FAILED TO RESPOND: 22 Submitted by: 23 24 THE SCHWARTZ LAW FIRM, INC. 25 By: /s/ Samuel A. Schwartz 26 Samuel A. Schwartz, Esq., NBN 10985 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 28 Attorneys for Debtors 29 ### 30 31

32

Exhibit F

1 2 3 4 5	Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtors	E-Filed: January 22, 2013	
7		COURT FOR THE DISTRICT OF NEVADA	
8	In re:) CASE NO.: 10-14804-BAM	
10	Go Global, Inc.,) Chapter 11	
11	Carlos A. Huerta and Christine H. Huerta,) Joint Administration With:) 10-14456-BAM	
12	Charleston Falls, LLC,) 11-27226-BAM) 11-28681-BAM	
13 14	HPCH, LLC,) Hearing date: March 5, 2013	
15	Debtors.) Hearing time: 10:00 a.m.	
16 17	CERTIFICA	TE OF SERVICE	
18	I HEREBY CERTIFY that true and correct co	opies of the following:	
19 20	Disclosure Statement with all exhibits attached, including the Debtor's Plan of Reorganization; and		
21	2. Notice of Hearing for Approval of the Disclosure Statement		
22	were sent via Electronic Mail on January 17, 2013, to the following:		
23	MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY		
2425	yvette@ccfirm.com;mrosales@ccfirm.com;ro@ccfirm.com	desimone@ccfirm.com;jcraig@ccfirm.com;jessica	
26	RANDOLPH L. HOWARD on behalf of Sperhoward@klnevada.com, ckishi@klnevada.com	ecial Counsel KOLESAR & LEATHAM, CHTD.	
27			
28			

1	ASSIGNEES AND/OR SUCCESSORS
2	bknotice@mccarthyholthus.com, chunter@mccarthyholthus.com;nvbkcourt@mccarthyholthus.com
3	
4	P STERLING KERR on behalf of Debtor HPCH, LLC psklaw@aol.com, ecfnoticesbk@gmail.com
5 6	JAMES A KOHL on behalf of Interested Party CANTANGO CAPITAL ADVISORS jak@h2law.com, sgeorge@howardandhoward.com
7 8	BRANDON B. MCDONALD on behalf of Debtor HPCH, LLC brandon@mlglawyer.com, veronica@mlglawyer.com
9 10	SHAWN W MILLER on behalf of Creditor WELLS FARGO BANK, N.A. smiller@millerwrightlaw.com, cmiller@millerwrightlaw.com,randerson@millerwrightlaw.com,efile@millerwrightlaw.com
11 12	SUSAN L. MYERS on behalf of Creditor HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org;bklsclv@lionelsawyer.com
13	AMBRISH S. SIDHU on behalf of Counter-Claimant DANIEL DEARMAS ecfnotices@sidhulawfirm.com
15 16	MARK G SIMONS on behalf of Counter-Defendant GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
17 18	JENNIFER A. SMITH on behalf of Counter-Claimant AZURE SEAS HOLDINGS, LLC cobrien@lionelsawyer.com, bklscr@lionelsawyer.com
19 20	NATHAN F. SMITH on behalf of Creditor Nationstar Mortgage LLC. nathan@mclaw.org, amy@mclaw.org
21	JEFFREY R. SYLVESTER on behalf of Creditor NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com;bridget@sylvesterpolednak.com
22	U.S. TRUSTEE - LV - 11 USTPRegion17.lv.ecf@usdoj.gov
24 25	UNITED ONE EQUITIES, LLC (all) Loanresolutions@aol.com
26 27	GREGORY L. WILDE on behalf of Creditor WELLS FARGO BANK, N.A. nvbk@tblaw.com, jrgiordano@tblaw.com;mlbenson@tblaw.com;jlferran@tblaw.com;grgarrett@tblaw.com;pjkut
28	neski@tblaw.com;maerwin@tblaw.com;tmrovere@tblaw.com

5

I HEREBY CERTIFY that true and correct copies of the following:

- 1. Motion of the Debtor for the Entry of an Order: (i) Approving the Disclosure Statement; (ii) Approving the Form of Ballots and Proposed Solicitation and Tabulation Procedures; (iii) Fixing the Voting Deadline with Respect to the Debtor's Chapter 11 Plan; (iv) Prescribing the Form and Manner of Notice Thereof; (v) Fixing the Last Date for Filing Objections to the Chapter 11 Plan; (vi) Scheduling a Hearing to Consider Confirmation of the Chapter 11 Plan; and (vii) Appointing the Schwartz Law Firm, Inc. as Solicitation and Tabulation Agent; and
- 2. Notice of Hearing for Motion of the Debtor for the Entry of an Order: (i) Approving the Disclosure Statement; (ii) Approving the Form of Ballots and Proposed Solicitation and Tabulation Procedures; (iii) Fixing the Voting Deadline with Respect to the Debtor's Chapter 11 Plan; (iv) Prescribing the Form and Manner of Notice Thereof; (v) Fixing the Last Date for Filing Objections to the Chapter 11 Plan; (vi) Scheduling a Hearing to Consider Confirmation of the Chapter 11 Plan; and (vii) Appointing the Schwartz Law Firm, Inc. as Solicitation and Tabulation Agent
- were sent via Electronic Mail on January 22, 2013, to the following:
- MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY yvette@ccfirm.com;mrosales@ccfirm.com;rdesimone@ccfirm.com;jcraig@ccfirm.com;jessica@ccfirm.com
- RANDOLPH L. HOWARD on behalf of Special Counsel KOLESAR & LEATHAM, CHTD. rhoward@klnevada.com, ckishi@klnevada.com;bankruptcy@klnevada.com
- CHRISTOPHER M. HUNTER on behalf of Creditor AURORA BANK, FSB, ITS ASSIGNEES AND/OR SUCCESSORS
- bknotice@mccarthyholthus.com,
- chunter@mccarthyholthus.com;nvbkcourt@mccarthyholthus.com
- P STERLING KERR on behalf of Debtor HPCH, LLC psklaw@aol.com, ecfnoticesbk@gmail.com
- JAMES A KOHL on behalf of Interested Party CANTANGO CAPITAL ADVISORS jak@h2law.com, sgeorge@howardandhoward.com
- BRANDON B. MCDONALD on behalf of Debtor HPCH, LLC brandon@mlglawyer.com, veronica@mlglawyer.com
- SHAWN W MILLER on behalf of Creditor WELLS FARGO BANK, N.A. smiller@millerwrightlaw.com,
- cmiller@millerwrightlaw.com,randerson@millerwrightlaw.com,efile@millerwrightlaw.com

1	SUSAN L. MYERS on behalf of Creditor HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org;bklsclv@lionelsawyer.com		
2	AMBRISH S. SIDHU on behalf of Counter-Claimant DANIEL DEARMAS ecfnotices@sidhulawfirm.com		
4 5	MARK G SIMONS on behalf of Counter-Emsimons@rbslattys.com, jalhasan@rbslatty	·	
6 7	JENNIFER A. SMITH on behalf of Counte cobrien@lionelsawyer.com, bklscr@lionels	r-Claimant AZURE SEAS HOLDINGS, LLC sawyer.com	
8	NATHAN F. SMITH on behalf of Creditor Nationstar Mortgage LLC. nathan@mclaw.org, amy@mclaw.org		
10	JEFFREY R. SYLVESTER on behalf of Creditor NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com;bridget@sylvesterpolednak.com		
12	U.S. TRUSTEE - LV - 11 USTPRegion17.lv.ecf@usdoj.gov		
13 14	UNITED ONE EQUITIES, LLC (all) Loanresolutions@aol.com		
15	GREGORY L. WILDE on behalf of Creditor WELLS FARGO BANK, N.A.		
16 17	nvbk@tblaw.com, jrgiordano@tblaw.com;mlbenson@tblaw.com;jlferran@tblaw.com;grgarrett@tblaw.com;pjku neski@tblaw.com;maerwin@tblaw.com;tmrovere@tblaw.com		
18	I HEREBY CERTIFY that true and correct copies of the following:		
1920	Disclosure Statement with all exhibits attached, including the Debtor's Plan of Reorganization; and Notice of Happing for Appropria 6 the Disclosure Statement.		
21	2. Notice of Hearing for Approval of the Disclosure Statement were sent via Regular US Postal Mail on January 22, 2013, to the following:		
22	Securities and Exchange Commission	United States Trustee	
23	Los Angeles Regional Office Rosalind Tyson, Regional Director	300 Las Vegas Blvd. South #4300 Las Vegas, NV 89101	
24	5670 Wilshire Boulevard, 11th Floor		
25	Los Angeles, CA 90036-3648	Clark County Treasurer Reference #138-19-818-006	
26	Internal Revenue Service P.O. Box 7346	500 S. Grand Central Pkwy P.O. Box 551220	
27	Philadelphia, PA 19101-7346	Las Vegas, NV 89155-1220	
28			

1	Nevada Department of Taxation	Antonio Nevada, LLC
	Bankruptcy Section	8880 W. Sunset Road
2	555 E. Washington Avenue, #1300	3rd Floor
3	Las Vegas, NV 89101-1046	Las Vegas, NV 89148
4	Dept. of Employment, Training & Rehab	Arie Fisher
4	Employment Security Division	16 Rashi Street
5	500 East Third Street	Ra'anana, Israel 43214
_	Carson City, NV 89713-0002	
6		Aurora Loan Services
7	State of Nevada Dept. of Motor Vehicles	Attn: Bankruptcy Dept.
	Attn: Legal Division	Po Box 1706
8	555 Wright Way	Scottsbluff, NE 69363
9	Carson City, NV 89711-0001	
9		Aurora Loan Services, LLC
10	Clark County Assessor	c/o McCarthy & Holthus, LLP
	c/o Bankruptcy Clerk	9510 West Sahara Ave. Ste. 110
11	500 S Grand Central Pkwy	Las Vegas, NV 89117
12	Box 551401	Amura Casa II.C
	Las Vegas, NV 89155-1401	Azure Seas, LLC
13	ACND 1421 LLC	5024 E. Lafayette Blvd
1.4	ACND 1431, LLC	Phoenix, AZ 85018
14	3060 E. Post Road, Ste. 110	Pag Homa Loone Carriging
15	Las Vegas, NV 89120	Bac Home Loans Servicing 450 American St
	Acs/nelnet Education	Simi Valley, CA 93065
16	501 Bleecker St	Sim vancy, CA 75005
17	Utica, NY 13501	Bailus Cook & Kelesis
	15501	400 S. Fourth Street, Suite 300
18	Aes/chase Elt Wac Llcn	Las Vegas, NV 89101
19	Pob 2461	
19	Harrisburg, PA 17101	Bank Of America
20	,	Po Box 26078
	American Express	Greensboro, NC 27420
21	PO Box 0001	,
22	Los Angeles, CA 90096-0001	Bank Of America
		Attention: Bankruptcy SV-314B
23	American Express	Po Box 5170
0.4	c/o Becket and Lee LLP	Simi Valley, CA 93062
24	Po Box 3001	
25	Malvern, PA 19355	Bank of America
		P.O. Box 37279
26	Amex	Baltimore, MD 21297
27	c/o Beckett & Lee Po Box 3001	
<i>- '</i>	Po Box 3001	
28	Malvern, PA 19355	

	Bank Of America	Chase Home Finance, LLC
1	4161 Piedmont Pkwy	PP-G7 Bankruptcy Payment Processing
2	Greensboro, NC 27410	Attn: Officer or Director
_		3415 Vision Drive
3	Bank Of America	Columbus, OH 43218-2106
4	Po Box 15026	
4	Wilmington, DE 19850	Chase Mht Bk
5		Attn: Bankruptcy
	Biltmore Village HOA	Po Box 15145
6	c/o Cadicorp Management Group	Wilmington, DE 19850
7	7700 N. Kendall Drive	
,	PH II	Chrysler Financial
8	Miami, FL 33156	11811 N Tatum Blvd Ste 4
		Phoenix, AZ 85028
9	Bmw Financial Services	
10	5550 Britton Parkway	Citi
	Hilliard, OH 43026	Po Box 6241
11		Sioux Falls, SD 57117
10	Bsi Financial Services	
12	314 S Franklin Street	Citibank Usa
13	Titusville, PA 16354	Attn.: Centralized Bankruptcy
	Cap One Na	Po Box 20363
14	Po Box 85520	Kansas City, MO 64195
15	Richmond, VA 23285	
10		Citifinancial Retail Services
16	Capital One, N.a.	Citifinancial/Attn: Bankruptcy Dept
1 7	C/O American Infosource	1111 Northpoint Dr
17	Po Box 54529	Coppell, TX 75019
18	Oklahoma City, OK 73154	Citimartagas Ing
	Chase	Citimortgage Inc Po Box 9438
19	Po Box 15298	Gaithersburg, MD 20898
20	Wilmington, DE 19850	Gardiersourg, MD 20090
	Willington, DL 17030	City National Bank
21	Chase	P.O. Box 60938
22	N54 W 13600 Woodale Dr	Los Angeles, CA 90060-0938
22	Mennomonee, WI 53051	zos i ingeles, el i y coco cyse
23		City of Cedar Park
	Chase Bank USA, N.A.	600 N. Bell Blvd.
24	Po Box 15145	Cedar Park, TX 78613
25	Wilmington, DE 19850-5145	,
		Crovetti Bone and Joint Institute of SN
26	Chase Bank Usa, Na	2779 W. Horizon Ridge Pkwy Suite 200
<u> </u>	Po Box 9007	Henderson, NV 89052-4380
27	Pleasanton, CA 94566	•
28		

1 2 3	Discover Financial Attention: Bankruptcy Department Po Box 3025 New Albany, OH 43054	GEMB / HH Gregg Attention: Bankruptcy Po Box 103106 Roswell, GA 30076
4 5 6	Dsnb Bloom Bloomingdale's Bankruptcy Po Box 8053 Mason, OH 45040	GEMB / Mervyns Attention: Bankruptcy Po Box 103104 Roswell, GA 30076
7 8	Extra Space Storage 3008 E. Sunset Road Las Vegas, NV 89120	GEMB / Old Navy Attention: Bankruptcy Po Box 103104 Roswell, GA 30076
9 10 11	Fairway Pines HOA 848 Tanager Street Ste M Incline Village, NV 89451	Gemb/banana Rep Attn: Bankruptcy Po Box 103104 Roswell, GA 30076
12 13 14	FIA Card Services aka Bank of America c/o Becket and Lee, LLP Attorneys/Agent for Creditor P.O. Box 3001 Malvern, PA 19355-0701	Gemb/gap Po Box 981400 El Paso, TX 79998
15 16 17	Foley & Oakes 850 East Bonneville Avenue Las Vegas, NV 89101	Gemb/gapdc Po Box 981400 El Paso, TX 79998 Gordon & Silver
18 19 20	Fst Usa Bk B 1001 Jefferson Plaza Wilmington, DE 19701	3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169
21 22	G M A C Po Box 12699 Glendale, AZ 85318	Home Comings Financial Attention: Bankruptcy Dept 1100 Virginia Drive Fort Washington, PA 19034
23 24 25	G M A C Po Box 130424 Roseville, MN 55113	Home Depot Credit Services PO Box 6925 The Lakes, NV 88901
26 27 28	GAP Credit Card P.O. Box 960017 Orlando, FL 32896	HPCH, LLC 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120

	Hsbc/rs	Nevada State Bank
1	Pob 15521	P.O. Box 990
2	Wilmington, DE 19805	Las Vegas, NV 89125
3	Hugo Paulson	One Cap Financial
4	c/o Jennifer A. Smith	5440 W. Sahara Avenue
4	Lionel Sawyer & Collins	3rd Floor
5	50 W. Liberty Street, #1100 Reno, NV 89501	Las Vegas, NV 89145
6	1010,117 05501	Pacific Monarch Resort
	Hugo R. Paulson	23091 Mill Creek Dr
7	5024 E. Lafayette Blvd.	Laguna Hills, CA 92653
8	Phoenix, AZ 85018	Lagana IIIIis, Cri 72000
°	1 11001117, 7122 03010	Park City HOA
9	Jjill/cbsd	23807 Aliso Creek Road
	Po Box 6497	Laguna Niguel, CA 92677
10	Sioux Falls, SD 57117	Laguna Niguei, CA 92077
	Sloux Falls, SD 3/11/	Dayle City Hamaayynay'a Association
11	Walagay & Lagthaga	Park City Homeowner's Association
12	Kolesar & Leatham	P.O. Box 171439
	3320 W. Sahara Avenue, Ste. 380	Salt Lake City, UT 84117-1439
13	Las Vegas, NV 89102	D1 '11' - N. C.
		Phillip M. Stone
14	LL Bradford & Co.	6900 McCarran Blvd.
15	8880 W. Sunset Road, 3rd Floor	Ste. 2040
13	Las Vegas, NV 89148	Reno, NV 89509
16	Macys/fdsb	Quantum Collections
17	Macy's Bankruptcy	3224 Civic Center Dr
	Po Box 8053	North Las Vegas, NV 89030
18	Mason, OH 45040	North Las Vegas, IVV 07030
	17145011, 011 43040	Randall Daugherty
19	Mohaydy/comb	10541 Broadhead Court
20	Mohawk/gemb	
20	Po Box 981439	Las Vegas, NV 89135
21	El Paso, TX 79998	Day Vanachli
	Managah Canad Vasations	Ray Koroghli
22	Monarch Grand Vacations	3055 Via Sarafina Avenue
22	P.O. Box 15708	Henderson, NV 89052
23	Sacramento, CA 95852-5708	
24		Realized Gains, LLC
	Nelnet	3060 E. Post Road, Ste. 110
25	Attn: Claims	Las Vegas, NV 89120
	Po Box 17460	
26	Denver, CO 80217	Shell Oil / Citibank
27		Attn.: Centralized Bankruptcy
<i>- 1</i>		Po Box 20507
28		Kansas City, MO 64195
	1	

-1	Sierra Vista Ranchos HOA	Wachov Mtg/ Wells Fargo
1	P.O. box 13044	Attn: Bankruptcy
2	Las Vegas, NV 89112	Po Box 10335
_		Des Moines, IA 50306
3	Sigmund Rogich	
4	3883 Howard Hughes Pkwy	Wells Fargo
4	Ste. 550	P.O. Box 14547
5	Las Vegas, NV 89169	Des Moines, IA 50306
6	Silver State Bank	Wells Fargo Bank N A
7	400 N Green Valley Pkwy	Po Box 31557
,	Henderson, NV 89074	Billings, MT 59107
8		
	Suntrust Mortgage/cc 5	Wells Fargo Hm Mortgage
9	Attention: Bankruptcy	3476 Stateview Blvd
10	Po Box 85092	Fort Mill, SC 29715
	Richmond, VA 23286	
11		Wendover Fin Srvs Corp
	Sweetwater Lift Lodge	1550 Liberty Ridge
12	1255 Empire Avenue	Wayne, PA 19087
13	Park City, UT 84060	
		Wells Fargo Bank, N.A.
14	Unvl/citi	c/o Smith, Gambrell & Russell, LLP
	Attn.: Centralized Bankruptcy	Attn: John T. Vian, Esq.
15	Po Box 20507	
16	Kansas City, MO 64195	Wfnnb/ann Taylor
		Po Box 182273
17	Us Dept Of Education	Columbus, OH 43218
1.0	Attn: Borrowers Service Dept	
18	Po Box 5609	Wfnnb/express
19	Greenville, TX 75403	Attn: Bankruptcy
		Po Box 18227
20	Vegas Valley Collection Services	Columbus, OH 43218
21	P.O. Box 98344	
21	Las Vegas, NV 89193-0344	Wfnnb/j Crew
22		Po Box 182273
	Volvo Finance Na	Columbus, OH 43218
23	P.o. Box 542000	
24	Omaha, NE 68154	World Omni F
		6150 Omni Park Dr
25	VRI HOA	Mobile, AL 36609
	P.O. box 3620	
26	Laguna Hills, CA 92654	Zions Bank
27		Angela Stephenson
<i>- 1</i>		One South Main, Suite 1100
28		Salt Lake City, UT 84133-1109

Nevada State Bank Attn: Mike Hanley 400 Green Valley Pkwy, 2nd Floor Henderson, NV 89074

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McLeod Business Centre c/o Allesi & Koenig 9500 W. Flamingo Road, Ste. 205 Las Vegas, NV 89147

Zunesis, Inc. 9000 E. Nichols Avenue, Ste. 150 Englewood, CA 80112

I HEREBY CERTIFY that true and correct copies of the following:

- 1. Motion of the Debtor for the Entry of an Order: (i) Approving the Disclosure Statement; (ii) Approving the Form of Ballots and Proposed Solicitation and Tabulation Procedures; (iii) Fixing the Voting Deadline with Respect to the Debtor's Chapter 11 Plan; (iv) Prescribing the Form and Manner of Notice Thereof; (v) Fixing the Last Date for Filing Objections to the Chapter 11 Plan; (vi) Scheduling a Hearing to Consider Confirmation of the Chapter 11 Plan; and (vii) Appointing the Schwartz Law Firm, Inc. as Solicitation and Tabulation Agent;
- 2. Notice of Hearing for Motion of the Debtor for the Entry of an Order: (i) Approving the Disclosure Statement; (ii) Approving the Form of Ballots and Proposed Solicitation and Tabulation Procedures; (iii) Fixing the Voting Deadline with Respect to the Debtor's Chapter 11 Plan; (iv) Prescribing the Form and Manner of Notice Thereof; (v) Fixing the Last Date for Filing Objections to the Chapter 11 Plan; (vi) Scheduling a Hearing to Consider Confirmation of the Chapter 11 Plan; and (vii) Appointing the Schwartz Law Firm, Inc. as Solicitation and Tabulation Agent;

were sent via Regular US Postal Mail on January 22, 2013, to the following:

United States Trustee
300 Las Vegas Blvd. South #4300
Las Vegas, NV 89101
United One Equities, LLC
1101 East Tropicana Avenue, Suite 2119

25 SE 2nd Avenue, Suite 1120 Miami, FL 33131-1605 Attn: Ramesh Singh

GE Money Bank

Troy A. Wallin, Esq.
Wallin Harrison PLC
10161 Park Run Drive, Suite 150
Las Vegas, NV 89145

Las Vegas, NV 89119

GE Capital Retail Bank c/o Recovery Management Systems Corp. Attn: Ramesh Singh 25 SE 2nd Avenue, Suite 1120 Miami, FL 33131-1605

c/o Recovery Management Systems Corp.

27

28

1	American Express Bank, FSB	Clark County Treasurer
	c/o Becket and Lee LLP	Reference #138-19-818-006
2	POB 3001	500 S. Grand Central Pkwy
3	Malvern PA 19355 0701	P.O. Box 551220
3	Assemble Comital Course Inc	Las Vegas, NV 89155-1220
4	Ascension Capital Group, Inc. Attn: BMW Bank of North America, Inc	Navada Danautmant of Taxation
	P.O. Box 201347	Nevada Department of Taxation Bankruptcy Section
5	Arlington, TX 76006	555 E. Washington Avenue, #1300
6	Aimigion, 174 70000	Las Vegas, NV 89101-1046
	Stephanie L. Cooper, Esq.	Las vegas, 100 00101-10-10
7	THE COOPER CASTLE LAW FIRM	Dept. of Employment, Training & Rehab
8	A Multi-Jurisdictional Law Firm	Employment Security Division
Ĭ	820 South Valley View Blvd.	500 East Third Street
9	Las Vegas, NV 89107	Carson City, NV 89713-0002
10		• /
10	Kristin A. Schuler-Hintz, Esq.	State of Nevada Dept. of Motor Vehicles
11	McCarthy & Holthus, LLP	Attn: Legal Division
	9510 West Sahara Avenue, Ste. 110	555 Wright Way
12	Las Vegas, NV 89117	Carson City, NV 89711-0001
13		
	Internal Revenue Service	Clark County Assessor
14	P.O. Box 7346	c/o Bankruptcy Clerk
15	Philadelphia, PA 19101-7346	500 S Grand Central Pkwy
		Box 551401
16		Las Vegas, NV 89155-1401
17		
18		
19	/s/ Janine Lee	
	Janine Lee	
20		
21		
22		
23		
24		
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28		

Exhibit G

Me	anssa Onvas		Carios A. Huerta, et al. v. Sig Rogich, et al.
	Page 113		Page 115
1	A. It's defunct. It was an art gallery that Sig	1	A. Yes.
2	owned with some other people, and it was defunct prior	2	Q. October?
3	to or about the time of my employment with the Rogich	3	A. Yes.
4	Communications Group.	4	Q. Okay. Do you believe that well, you said
5	Q. So prior to about 2000?	5	that there was multiple drafts of this?
6	A. Yes.	6	A. Yes.
7	Q. Do you know, is Olaphia, LLC, still active?	7	Q. Okay. And what changed?
8	A. There's nothing in that.	8	A. This number, as you referenced on the other
9	Q. Do you know if Mr. Rogich has any other	9	document, is now 2.7 something
10	trusts?	10	Q. Right.
11	A. Yes.	11	A and so I just remember she sent an updated
12	Q. And what are they?	12	one of these with that number on it.
13	A. The Rogich Family Trust.	13	Q. Do you know what was changed?
14	Q. Okay. Any others?	14	A. Not off the top of my head.
15	A. The Sigmund Rogich 2004 Family Irrevocable	15	Q. Or why?
16		16	A. No.
17	Q. Is that different than the one that	17	Q. Do you know if it was decreased by the amounts
18	A. Yes. Our estate attorney didn't do us any	18	contributed by Jared Smith, Craig Dunlap and Eric Rietz?
19		19	A. I don't.
20		20	Q. And do you recall seeing Nanyah Vegas on this
21	Q. Okay. Do you know when those were set up?	21	document for \$1.5 million through Canamex Nevada, LLC?
	A. 2004. The Rogich Family Trust was 1982.		
22	Q. Do you know if Mr. Rogich is the beneficiary	22	A. Yes.
23		23	Q. And the total at the bottom, it appears these
24	A. I don't believe so.	24	are capital contributions in an amount of \$6,821,046.10.
25	<u></u>	25	Do you see that?
	Page 114		Page 116
_			Page 116
1	communicate with Summer Rellamas regularly?	1	A. Yes.
1 2	communicate with Summer Rellamas regularly? A. Yes.	2	A. Yes.Q. Do you believe those amounts are accurate?
3	communicate with Summer Rellamas regularly? A. Yes. Q. What were the communications that you had with		A. Yes.Q. Do you believe those amounts are accurate?A. I think we have gone through each of those.
3 4	communicate with Summer Rellamas regularly? A. Yes. Q. What were the communications that you had with her?	2 3 4	A. Yes.Q. Do you believe those amounts are accurate?A. I think we have gone through each of those.So if you want to go back through them, we can.
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3 4	communicate with Summer Rellamas regularly? A. Yes. Q. What were the communications that you had with her? A. We had a lot of communications. Q. Discussing the transactions between the	2 3 4 5	A. Yes. Q. Do you believe those amounts are accurate? A. I think we have gone through each of those. So if you want to go back through them, we can. Q. Do you believe that The Rogich Family Irrevocable Trust contributed that \$2,141,625 at that
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	communicate with Summer Rellamas regularly? A. Yes. Q. What were the communications that you had with her? A. We had a lot of communications. Q. Discussing the transactions between the parties? A. Yes. Q. I'm going to hand you a document. I'm not going to mark it as an exhibit just yet. I just want you to take a look at it. MR. McDONALD: Here, Sam. MR. LIONEL: Thank you. BY MR. McDONALD: Q. Do you recognize this document? A. Yes. Q. Do you know what or how do you recognize it? A. It's not the right draft of the one that we used. I think it's probably like the first one that Summer gave me. Q. So you believe that this was sent to you by Summer? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes. Q. Do you believe those amounts are accurate? A. I think we have gone through each of those. So if you want to go back through them, we can. Q. Do you believe that The Rogich Family Irrevocable Trust contributed that \$2,141,625 at that time? A. Yes. Q. And we did go over Go Global. Do you dispute that amount at the top other than the fact that it changed to 2.7 million? A. I told you that the tax accountants were questioning the \$600,000. Q. 600,000? Other than the 600,000, did you have any disputes as to this number? A. As the capital balance at that time, no. MR. McDONALD: Did we mark that I'll mark that as an exhibit. I'm sorry, I didn't know if you were going to actually recognize it or not. 10, Exhibit 10. (Exhibit 10 was marked.) BY MR. McDONALD:

Me	lissa Olivas		Carlos A. Huerta, et al. v. Sig Rogich, et al.
	Page 117		Page 119
1	Q. How did you find out about that?	1	MR. McDONALD: Okay. I'm almost done. Let me
2	A. They noticed us. I mean, we received a notice	2	just take a minute to talk to my client, and then we'll
3	in the mail.	3	be back. I think we'll be about done.
4	Q. When did that happen? Do you recall?	4	(Recess taken.)
5	A. No.	5	BY MR. McDONALD:
6	Q. Do you know the reason why he filed	6	Q. All right, are you ready?
7	bankruptcy?	7	A. Yes.
8	A. No.	8	Q. Just a few follow-up questions.
9	Q. Okay. Did you ever discuss with him any	9	Mr. Rogich in his deposition testified that
10	dealings with a man named Hugo Paulson?	10	Mr. Eliades had invested approximately \$23 million or so
11	A. Yes.	11	into Eldorado Hills. Do you recall that?
12	Q. H-u-g-o. And what was discussed with regards	12	A. Yes.
13	to that?	13	Q. Do you know what his initial investment was?
14	A. I remember there was a lawsuit. They had a	14	A. 6 million.
15	lawsuit. I don't remember what else.	15	Q. Did he eventually pay \$10 million to ANB
16	Q. Carlos and Hugo?	16	Financial?
17	A. Yes.	17	A. No, he didn't pay it to ANB Financial. He
18	Q. Are you aware of the outcome of that case at	18	paid it to the person that bought the loan pool from the
19	all?	19	FDIC.
20	A. No.	20	Q. Okay.
21	Q. Going back to just decisions at your office	21	A. Because remember I told you we were sold,
22	regarding writing of checks, do you have ultimate say as	22	since we got the 5 million, we were sold as a performing
23	to what gets paid, or is that Sig?	23	
24	A. Sig.	24	Q. Right.
25	Q. Do you direct your assistant to print out	25	Okay. So 10 million and then the initial 6
	Page 118		Page 120
1	certain checks for your signature?	1	million. What accounts for the other \$7 million?
2	A. She puts the checks in accounts payable. Then	2	A. The other \$7 million Pete put all kinds of
3	she clicks on them to be paid. I look at them, and I	3	money into the property paying for well, first of
4	say "Yes, pay them" or "No, don't pay them."	4	all, those carry interest, an interest component. The
5	Q. Those are standard transactions, right? When	5	16 million carries an interest component. Pete put all
6	you receive a bill, she enters them in?	6	kinds of money into the property. He built two gun
7	A. Yes, uh-huh.	7	ranges. He graded a bunch of the property. He bought
8	Q. What about nonstandard bills like, you know, a	8	tanks. He built a restaurant. He made all kinds of
9	payback of a loan to somebody that is not an every-month	9	roads and moved towers. So essentially that was the
10	kind of thing? Do you direct her to print out a check	10	-
11	for that kind of thing?	11	Q. Did he did he send you documents
12	A. It varies.	12	demonstrating how much he was putting in?
13	Q. But occasionally you do?	13	A. No. He did not send me documents.
14	A. Occasionally I print out checks?	14	Q. How did you obtain the \$7 million figure I
15	Q. Uh-huh.	15	
16		16	
17	Q. I'm assuming every check isn't run by Sig,	17	over some things because Pete had a huge loan to the
18	correct?	18	club and to Eldorado Hills on his books.
19	A. Correct.	19	Q. Who was his bookkeeper?
20	Q. What types of checks do you have to run by	20	A. Her name was Vallee Swan, V-a-l-l-e-e,
21		21	S-w-a-n. She's no longer with them. She has cancer.
22	Sig? A. Large dollar amount, out of the ordinary	22	Q. Do you know who is his new bookkeeper?
23	, , , , , , , , , , , , , , , , , , ,	23	
	checks. O The ones I was referring to earlier?		A. I don't. Natalie at Bradshaw Smith is
24 25	Q. The ones I was referring to earlier?	24	handling things for him, Natalie I forgot
, <u> </u>	A. Yes.	25	Marshall, Natalie Marshall.

Exhibit H

Label Matrix for local noticing 14-01173-mkn approx 36-3 Entered 03/13/15 12:02:53 Page 2 of A advisors 0978-2 Case 10-14804-led District of Nevada Las Vegas Wed Aug 20 15:06:49 PDT 2014 CHARLESTON FALLS, LLC

C/O BECKET AND LEE LLP POB 3001 MALVERN, PA 19355-0701

C/O HOWARD & HOWARD ATTORNEYS PLLC 3800 HOWARD HUGHES PKWY, STE 1400 LAS VEGAS, NV 89169-5980

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Citibank, N.A. 701 East 60th Street North SIOUX FALLS, SD 57104-0493

GO GLOBAL, INC. 3060 E. POST ROAD #110 LAS VEGAS, NV 89120-4449

HPCH, LLC 3060 E. POST ROAD, STE. 110 LAS VEGAS, NV 89120-4449

KOLESAR & LEATHAM, CHTD 3320 WEST SAHARA AVENUE SUITE 380 LAS VEGAS, NV 89102-3202 NEVADA STATE BANK C/O SYLVESTER & POLEDNAK, LTD. 7371 PRAIRIE FALCON RD, STE 120 LAS VEGAS, NV 89128-0834

Nationstar Mortgage LLC. 608 South 8th Street Las Vegas, NV 89101-7005 RECOVERY MANAGEMENT SYSTEMS CORPORATION 25 S.E. SECOND AVENUE INGRAHAM BUILDING, SUITE 1120 MIAMI, FL 33131-1605

U.S. TRUSTEE - LV - 11 11 300 LAS VEGAS BOULEVARD S. **SUITE 4300** LAS VEGAS, NV 89101-5803

UNITED ONE EQUITIES, LLC (all) UNITED ONE EQUITIES, LLC 1101 E. TROPICANA AVE., STE 2119 LAS VEGAS, NV 89119-6629

WESTERN NATIONAL TRUST COMPANY C/O HOWARD & HOWARD ATTORNEYS, PPLC 3800 HOWARD HUGHES PKWY, STE 1400 LAS VEGAS, NV 89169-5980

United States Bankruptcy Court 300 Las Vegas Blvd., South Las Vegas, NV 89101-5833

AZURE SEAS, LLC C/O HUGO R. PAULSON LIONEL SAWYER & COLLINS ATTN: JENNIFER A. SMITH 50 WEST LIBERTY STREET, #1100 RENO, NV 89501-1951

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Arie Fisher 16 Rashi Street Ra-anana, Israel 43214

Azure Seas, LLC 5024 E. Lafayette Blvd Phoenix, AZ 85018-4430

Bailus Cook & Kelesis 400 South Fourth Street, Suite 300 Las Vegas, NV 89101-6206

(p) BANK OF AMERICA PO BOX 982238 EL PASO TX 79998-2238

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Carlos A. Huerta 3060 E. Post Rd. #110 Las Vegas, NV 89120-4449

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Gordon & Silver 3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169-5978 HUGO R. PAULSON, AS TRUSTEE OF HUGO R. PAULS HUGO R. PAULS HUGO R. PAULS HUGO R. PAULSON, AS TRUSTEE OF HUGO R. PAULSON, AS LIONEL SAWYER & COLLINS ATTN: JENNIFER A. SMITH 50 WEST LIBERTY, SUITE 1100

HUGO R. PAULSON, INDIVIDUALLY LIONEL SAWYER & COLLINS JENNIFER A. SMITH 50 WEST LIBERTY STREET, SUITE 1100 RENO, NV 89501-1951

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THE LIONEL FOUNDATION c/o SAMUEL S. LIONEL 300 SOUTH FOURTH STREET, SUITE 1700 LAS VEGAS, NV 89101-6000

Zions Bank Acct No 0010039798978529001 401 N. Capital Idaho Falls, ID 83402

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One Cap Financial 5440 W. Sahara Avenue 3rd Floor Las Vegas, NV 89146-0354

Ray Koroqhli 3055 Via Sarafina Avenue Henderson, NV 89052-4031

Sigmund Rogich 3883 Howard Hughes Pkwy, Ste. 550 Las Vegas, NV 89169-6751

United One Equities, LLC, 1101 E. Tropicana Avenue Suite #2119 Las Vegas, Nevada 89119-6629

Zions Bank P.O. Box 25855 Salt Lake City, UT 84125

HUGO PAULSON Hugo Paulson Lionel Sawyer & Collins c/o Jennifer A. Smith 1100 W. Liberty St., Ste. 1100 Reno, NV 89501

LIONEL SAWYER & COLLINS ATTN: JENNIFER A. SMITH 50 WEST LIBERTY STREET, SUITE 1100 RENO, NV 89501-1951

(p) INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148-5007

Nevada Dept of Taxation, BK Section 555 E. Washington Ave. #1300 Las Vegas, NV 89101-1046

Park City Homeowner's Association P.O. Box 171439 Salt Lake City, UT 84117-1439

Recovery Management Systems Corporation 25 S.E. 2nd Avenue, Suite 1120 Miami, FL 33131-1605

Sweetwater Lift Lodge 1255 Empire Avenue Park City, UT 84060

United States Trustee 300 Las Vegas Blvd. South #4300 Las Vegas, NV 89101-5803

BRYAN A. LINDSEY THE SCHWARTZ LAW FIRM 6623 LAS VEGAS BLVD. SO.,, STE 300 LAS VEGAS, NV 89119-3246

JOHN DE VRIES C/O TROY A. WALLIN 10161 PARK RUN DRIVE, SUITE 150 LAS VEGAS, NV 89145-8872

Case 14-01173-mkn same 236-3 Entered 03/13/15 12:02:53 Page 4 of 4

MARK G SIMONS

ROBISON, BELAUSTEGUI, SHARP & LOW
71 WASHINGTON ST
RENO, NV 89503-5636

6623 LAS VEGAS BLVD. SO., STE 300 LAS VEGAS, NV 89119-3246

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(d) HPCH, LLC 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120-4449 (d) CARLOS A. HUERTA 3060 E. POST RD. #110 LAS VEGAS, NV 89120-4449 End of Label Matrix
Mailable recipients 61
Bypassed recipients 5
Total 66

Exhibit J

Hum to Colum

CLERK OF THE COURT

Samuel A. Schwartz, Esq. Nevada Bar No. 10985

Bryan A. Lindsey, Esq.

Nevada Bar No. 10662

Schwartz Flansburg PLLC

6623 Las Vegas Blvd. South, Suite 300

Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for Plaintiffs

DISTRICT COURT

CLARK COUNTY, NEVADA

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

Case No. A-13-686303-C

Dept. XXVII

Plaintiffs,

V.

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

PLAINTIFFS' MOTION FOR **RECONSIDERATION OR RELEIF** FROM ORDER GRANTING **MOTION FOR PARTIAL SUMMARY JUDGMENT**

Defendants.

PLAINTIFFS MOTION FOR RECONSIDERATION OR RELIEF FROM ORDER GRANTING MOTION FOR PARTIAL SUMMARY JUDGMENT

Plaintiffs Carlos A. Huerta and Go Global, Inc., as assignee of the interests and claims of The Alexander Christopher Trust, a Trust established in Nevada (collectively, the "Plaintiffs"), by and through their attorneys of record, Schwartz Flansburg PLLC, hereby file their Motion for Reconsideration or Relief from Order Granting Motion for Partial Summary Judgment. This Motion is made and based upon the pleadings and papers on file herein, the following

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1	Memorandum of Points & Authorities, and any oral argument entertained by the Court at the	
2	time of the hearing on this matter.	
3	Dated this 22nd day of February, 2016.	
5	SCHWARTZ FLANSBURG PLLC	
6	By: /s/ Samuel A. Schwartz	
7	Samuel A. Schwartz, Esq. Nevada Bar No. 10985	
8 9	Bryan A. Lindsey, Esq. Nevada Bar No. 10662	
10	Schwartz Flansburg PLLC	
11	6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119	
12 13	Attorneys for Plaintiffs	
14	NOTICE OF MOTION	
15	You and each of you, will please take notice that the MOTION FOR	
16	RECONSIDERATION OR RELIEF FROM ORDER GRANTING PARTIAL SUMMARY	
17 18	JUDGMENT will come on regularly for hearing on the 29 day of March, 2016, at the	
19	In Chambers hour ofxxx, or as soon thereafter as counsel may be heard, in Department XXVI	
20	in the above-referenced court.	
21	Dated this 22nd day of February, 2016.	
22 23	SCHWARTZ FLANSBURG PLLC	
24	By: /s/ Samuel A. Schwartz	
25	Samuel A. Schwartz, Esq.	
26	Nevada Bar No. 10985 Bryan A. Lindsey, Esq.	
27	Nevada Bar No. 10662 Schwartz Flansburg PLLC	
28	6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Attorneys for Plaintiffs	

MEMORANDUM OF POINTS AND AUTHORITIES

Preliminary Statement

- 1. On November 5, 2014, this Court entered an Order Granting Partial Summary Judgment (the "Order") in favor of defendant Sig Rogich aka Sigmund Rogich, as Trustee of The Rogich Family Irrevocable Trust ("Rogich"), and entered its findings of fact and conclusions of law therein. See Order Granting Partial Summary Judgment, attached hereto as Exhibit A.
- 2. The Order granted partial summary judgment to Rogich on procedural grounds, namely, because the claims against Rogich were not disclosed in the disclosure statement (as amended, the "Disclosure Statement"), in the Plaintiffs' Chapter 11 bankruptcy case pending before the United States Bankruptcy Court for the District of Nevada (the "Bankruptcy Case"). As a result, this Court concluded that the creditors of the Plaintiffs in their Bankruptcy Case were never informed there were claims and/or receivables from Rogich to be collected. Consequently, creditors of the Plaintiffs were not fully informed of the Plaintiffs' claims against Rogich when determining whether to accept or reject the Plaintiff's Chapter 11 plan of reorganization (the "Plan"). Therefore, this Court granted Rogich's Motion for Partial Summary Judgment and dismissed the Plaintiff's claims.
- 3. Importantly, however, the Plan provided for payment of claims to the Plaintiffs' creditors in full. In fact, on February 10, 2016, all unsecured creditors of the Plaintiffs were paid in full pursuant to the terms of the Plaintiffs' Plan. See Motion to Close Bankruptcy Cases and Notice of Payment in Full filed in the Bankruptcy Case, attached hereto as **Exhibit B**; see also Declarations of Samuel A. Schwartz and Carlos A. Huerta, attached hereto as **Exhibits C and D**, respectively.

- 4. Accordingly, the Plaintiffs now bring this Motion for Reconsideration or Relief from Order Granting Partial Summary Judgment. As all of the Plaintiffs' creditors were paid in full under the Plan, the disclosure of the Plaintiffs' claims against Rogich in the Disclosure Statement is irrelevant. In fact, the lack of a discussion of the Plaintiffs' claims did not have any impact on the return to creditors, as they are now paid. Importantly, the Plaintiff's claims (via the Trust) are still timely under Nevada law, and should be vetted on their merits.
- 5. The Plan provided that creditors would be paid in full, and as of February 10, 2016, creditors in fact, were paid in full. Thus, this Motion should be granted.

Argument

A. Current Procedural Posture and Applicable Standard.

The Partial Summary Judgment Order and the Findings of Fact and Conclusions of Law are a Partial Adjudication Only, and thus are Interlocutory, Not Final.

- 6. The Court's Partial Summary Judgment Order and related Findings of Fact and Conclusions of Law are only a partial adjudication of this matter, and thus are only an interlocutory, not final decision. See Liberty Mut. Ins. Co. v. Wetzel, 424 U.S. 737, 744 (1976) (holding that orders granting partial summary judgment "are by their terms interlocutory"); Pintlar Corp. v. Fidelity and Cas. Co. of N.Y. (In re Pintlar Corp.), 124 F.3d 1310, 1312 (9th Cir. 1997).
- 7. Importantly, the Partial Summary Judgment Order only adjudicated Huerta's and Go Global's claims against Rogich (via the trust), and did not decide the rights of the remaining plaintiff, Nanyah Vegas, LLC, and thus is interlocutory. Although the Order indicated that on October 1, 2014, an Order Granting Partial Summary Judgment dismissing Plaintiff Nanyah Vegas, LLC's Fourth claim for relief, such order was reversed and remanded by the Nevada Supreme Court on February 12, 2016. See Order of Reversal and Remand, a copy of which is

8. As a result of the Partial Summary Judgment Order being interlocutory, the normal post-judgment avenues for relief -- Rules 59(e), 52(b) and/or 60(b) - are not presently available to the Plaintiffs, as those all require entry of a final judgment before such relief is available. As set forth below, however, the Plaintiffs may still seek reconsideration and relief from the Partial Summary Judgment Order prior to the entry of a final judgment herein.

Masonry & Tile Constrs. V. Jolley Urga & With, Ltd., 941 P.2d 486, 489 (1997) (stating that "A district court may reconsider a previously decided issue if substantially different evidence is subsequently introduced or the decision is clearly erroneous."); Trail v. Faretto, 536 P.32d 1026, 1027 (Nev. 1975) (a district court may "for sufficient cause shown, amend, correct, resettle, modify or vacate, as the case may be, an order previously made . . . "). Moreover, this Court may entertain rehearing if it finds that it overlooked a germane legal or factual matter, which resulted in an erroneous decision. Cannon v. Taylor, 493 P.2d 1313, 1314-15 (1972).

Given the Interlocutory Nature of the Summary Judgment Order, the Court Can Reconsider and Grant Relief from It and Any Other Previous Order Entered in the Case.

10. This Motion is permitted pursuant to Rule 54(b) of the Nevada Rules of Civil Procedure and the Court's inherent power as derived from common law. Specifically, Rule 54(b), provides as follows:

When multiple parties are involved, the court may direct entry of a final judgment

Given the lack of a final judgment in the case at hand, relief pursuant to Rules 59(e) and/or 52(b) is not presently available. See Balla v. Idaho State Bd. or Corrs., 869 F.2d 461, 466-67 (9th Cir. 1989); Winnemucca Farms, Inc. v. Eckersell, 2009 WL 1328870, at *1 n.1 (D. Nev. May 12, 2009). Likewise, relief pursuant to Rule 60(b) is also not presently available because of the lack of a final judgment. See Prudential Real Estate Affiliates, Inc. v. PPR Realty, Inc., 204 F.3d 867, 880 (9th Cir. 2000); In re LDK Solar Secs, Litig., 584 F.Supp. 2d 1230-1252-53 (N.D. Cal. 2008); Santamarina v. Sears, Roebuck & Co., 466 F.3d 570, 572 (7th Cir. 2006).

as to one or more but fewer than all of the parties only upon an express determination that there is no just reason for delay and upon an express direction for the entry of judgment. In the absence of such determination and direction, any order or other form of decision, however designated, which adjudicates the rights and liabilities of fewer than all the parties shall not terminate the action as to any of the parties, and the order or other form of decision is subject to revision at any time before the entry of judgment adjudicating all the rights and liabilities of the parties.

Nev. R. Civ. P. 54(b) (emphasis added).

- 11. "[A] district court has the inherent power to reconsider and modify its interlocutory orders prior to the entry of judgment . . ." Smith v. Massachusetts, 543 U.S. 462, 475 (2005) (internal quotes omitted) (Ginsburg, J., dissenting); City of Los Angeles, Harbor Div. v. Santa Monica Baykeeper, 254 F.3d 882, 885-89 (9th Cir. 2001) (noting that such authority derives from common law); School Dist. No. 5 v. Lungren, 259 F.2d 101, 105 (9th Cir. 1958); see also Lemmons v. Georgetown Univ. Hosp., 241 F.R.D. 15, 21-22 (D.D.C. 2007).²
- 12. Although a motion to alter or amend a judgment pursuant to Rule 59(e) may not technically be available given the lack of a final judgment in this case, Nevada courts have still used that same standard by analogy in deciding whether to grant relief from an interlocutory order. See Keating v. Gibbons, 2009 WL 764546, at *1 (D. Nev. Mar. 20, 2009).
- 13. Under NRCP 59(e), the Court may grant reconsideration or rehearing when "new issues of fact or law are raised supporting a ruling contrary to the ruling already reached"

 Moore v. City of Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976). Reconsideration is also appropriate when "substantially different evidence is subsequently introduced or the decision is clearly erroneous." Masonry and Tile Contractors Ass'n of S. Nevada v. Jolley,

Federal cases interpreting the Federal Rules of Civil Procedure are "strong persuasive authority" for Nevada courts in interpreting the Nevada Rules of Civil Procedure because the Nevada Rules "are based in large part upon their federal counterparts." <u>Executive Mgmt. Ltd., v. Ticor Title Ins. Co.</u>, 118 Nev. 46, 53, 38 P.3d 872, 876 (2002); Nelson v. Heer, 121 Nev. 823, 834, 122 P.3d 1252, 1253 (2005).

<u>Urga & Wirth, Ltd.</u>, 113 Nev. 737, 741, 941 P.2d 486, 489 (1997). Upon granting reconsideration, "the court may make a final disposition of the cause without reargument or may reset it for reargument or resubmission or may make such other orders as are deemed appropriate under the circumstances of the particular case." EDCR 2.24(c).

14. Here, the Plaintiffs request that the Court reconsider its Partial Summary Judgment Order because the Plaintiff's payoff of all creditors under their Plan in the Bankruptcy Case is substantially different evidence, which shows that this motion is necessary to correct manifest errors of law or fact upon which the judgment is based and is necessary to prevent manifest injustice to the Plaintiffs.

If Applicable, Nevada Rule of Civil Procedure 60 Also Supports Reconsideration

- Procedure, as written before the amendment of the Federal Rules in 2007. See NC-DSH, Inc. v. Garner. 125 Nev. 647, 650–51 nn. 1 & 2 (2009). Similarly, NRCP 60(b) permits relief from an order of the Court by motion or separate action. In connection with motions, NRCP 60(b) specifies permissible grounds, with some time limits in certain circumstances, however, the rule does not limit the power of this court to entertain an independent action to relieve a party from a judgment, order, or proceeding, or to set aside a judgment for fraud upon the court. See Bonnell v. Lawrence, 282 P.3d 712, 714 (2012). The Plaintiffs submit that in light of the facts and circumstances of this case, including both the remand of the Nanya Vegas, LLC claims, as well as the payment of all creditors in the Bankruptcy Case, relief from the Partial Summary Judgment is warranted and should be the result here.
- 16. Indeed, it is not disputed the Rogich parties were never the intended as beneficiaries of the Disclosure Statement or the Plan. They were not creditors whose votes

needed solicitation. Therefore, the failure to disclose this litigation had no impact on the Rogich parties. Critically, now that all unsecured creditors are paid in the Bankruptcy Case, the failure to discuss this action had no impact on Go Global's creditors. Accordingly, to the extent necessary or appropriate, the Summary Judgment Order should be lifted under NRCP 60(b) as well.

B. The Plaintiffs Paid All Unsecured Creditors In Full Pursuant to their Chapter 11 Plan

- bankruptcy, "you declare your assets and then you tell creditors through a disclosure statement how you will use assets to pay creditors." See October 8, 2014 Transcript, p. 2, ll. 12-14, a copy of which is attached hereto as **Exhibit F**. Similarly, the Court later stated: "[I]n the Chapter 11 process you have the listing of assets then you have a disclosure statement that tells creditors how they will get paid and then the plan really just says how much they'll get paid and when." Id. at p. 3, ll. 13-16. Finally, this Court stated that the Plaintiffs' failure to list their claim against Rogich in their Disclosure Statement "evidences no intention that the creditors of Go Global would ever, ever, have benefited from this transaction." Id. at p. 3, ll. 22-23.
- Judgment was based solely on the failure to disclose the Plaintiffs' claim against Rogich in their Disclosure Statement, not the merits of the claims. Importantly, however, the Plan provided that creditors would be paid 100% of their allowed claims. On February 10, 2016, all allowed claims under the Plan were paid in full. See Exhibits B through D, attached hereto. With all creditors paid in full pursuant to the Plan, the failure to list the Rogich claims specifically in the Disclosure Statement is irrelevant, as it had no impact on creditors' recoveries.
 - 19. Section 1125 of the United States Bankruptcy Code requires a disclosure

statement to contain adequate information of a kind that would enable a hypothetical reasonable investor to make an informed judgment about a debtor's plan. 11 U.S.C. § 1125. Importantly, however, "nonsubmissions of disclosure statements only operate to prevent solicitations of acceptances or rejections of the plan," and that where no solicitations are made, no disclosure statement is required. In re Bel Air Assocs., Ltd., 4 B.R. 168 (Bankr. W.D. Okla. 1980).

- 20. Moreover, in cases where claims or interests are not impaired under a plan, they are "conclusively presumed" to have accepted the plan and the plan proponent is not required to file a disclosure statement or solicit their votes. See In re Entz-White Lumber & Supply, Inc., 850 F.2d 1338, 1340 n. 3 (9th Cir. 1988); In re Amster Yard Associates, 214 B.R. 122, 124 n. 5 (Bankr. S.D.N.Y. 1997) ("If all classes are unimpaired and no solicitation is required, the court does not have to approve a disclosure statement prior to confirmation, if ever."); In re Highway Truck Drivers & Helpers, Teamsters Local No. 107, 100 B.R. 209, 213 (Bankr. E.D. Pa. 1989) ("[I]f all creditors were unimpaired by its plan of reorganization, there would be no need for a disclosure statement as all creditors presumptively vote in favor of the plan."); In re Chiapetta, 159 B.R. 152 (Bankr. E.D. Pa. 1993) ("[S]ince no classes of claimants are impaired by the Debtor's Plan, no disclosure statement is required.").
- 21. Simply put, based on the case law above and the fact that the Plaintiffs paid all allowed claims in full under their Plan, it is irrelevant whether the Plaintiffs detailed the Rogich claims in this case. The Plaintiffs' creditors suffered no harm, and as a result, the Court's prior Partial Summary Judgment Order dismissing the Plaintiffs' claims against Rogich for failure to list such claims in their Disclosure Statement would result in a manifest injustice to the Plaintiffs. The Plaintiffs paid all allowed claims under their Plan, and should be allowed to proceed with their claims against Rogich and other defendants as if the Bankruptcy Case never occurred.

- Premium Supply Co., Inc., 2013 WL1727155 (N.Y. Sup. Ct., April 16, 2013). In Glazier Group, a Chapter 11 debtor had causes of action arise against a creditor post-petition, during the Chapter 11 proceedings and after the Bankruptcy Court entered an order disallowing the same creditor's claims in the bankruptcy case. Glazier Group, 2013 WL 1727155, *3. The Glazier Group debtor ultimately brought suit against the creditor, who in turn argued the claims should be dismissed because they were not disclosed in the debtor's disclosure statement. Id. The Supreme Court, New York for New York County, rejected these arguments.
- 23. Specifically, the New York State Court recognized that "[i]t is neither reasonable nor practical to expect a debtor to identify in its plan of reorganization or disclosure schedules every outstanding claim it intends to pursue with a degree of specificity that [defendants] would require." Id. at *6. In other words, defendants in lawsuits filed by reorganized debtors cannot assume that a debtor's failure to list in its disclosure statement each lawsuit it may bring post-confirmation will bar the reorganized debtor from prosecuting those claims after it emerges from bankruptcy.
- 24. Interestingly, the New York State Court found persuasive the debtor's argument that the disclosure of an additional \$300,000 claim in the case would not have materially affected the votes on the plan. <u>Id.</u> at *5. Therefore, the <u>Glazier Group</u> debtor's failure to explicitly disclose its claim against a creditor did not prevent the claim from re-vesting in the reorganized company. <u>Id.</u> at *6. The same result should occur here.
- 25. This case also draws an important distinction from those cases holding that a chapter 11 debtor's failure to disclose potential causes of action against the debtor's creditors in its disclosure statement precludes the debtor from litigating those claims post-confirmation.

Those cases recognize that a creditor may vote differently on a debtor's plan if the creditor is aware that it could face potential litigation from the debtor after confirmation. Here, however, the Rogich parties were not creditors in the Bankruptcy Case, and had no right to vote. Moreover, now that all creditors are paid in the Bankruptcy Case, there can be no argument the failure to list the Rogich claims in the Disclosure Statement affected the voting. Simply put, the Plaintiff's claims should go forward on their merits, and the Plaintiff's need to have their day in court.

Conclusion

26. For the reasons stated above, this Court should grant the Plaintiffs' Motion and vacate the prior Partial Summary Judgment Order granted in favor of Rogich.

Dated this 22nd day of February, 2016.

SCHWARTZ FLANSBURG PLLC

By: /s/ Samuel A. Schwartz
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Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was sent via Regular

U.S. Mail to the following on February 22, 2016:

Eldorado Hills, LLC c/o Andrew M. Leavitt, Esq. Matthew D. Cox, Esq.

Law Office of Andrew M. Leavitt, Esq.

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Las Vegas, NV 89101

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Sig Rogich, as Trustee of the Rogich Family Irrevocable Trust

c/o Samuel S. Lionel, Esq.

Brenoch R. Wirthlin, Esq.

Fennemore Craig, P.C.

300 South Fourth Street, Ste. 1400

Las Vegas, NV 89101

15 /s/ Christy L. Cahall

Christy L. Cahall 16

EXHIBIT A

Electronically Filed 11/05/2014 11:52:45 AM

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

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UNDISPUTED MATERIAL FACTS

- In March 2010, Carlos Huerta, Christine H. Huerta (collectively "Huerta") and Go Global, Inc. ("Go Global") filed voluntary Bankruptcy Petitions in the United States Bankruptcy Court for the District of Nevada ("the Huerta Bankruptcy").
- On July 22, 2013, an Order Confirming Third Amended Joint Chapter 11 Plan of Reorganization of Go Global, Inc., Carlos and Christine Huerta was duly entered in the Huerta Bankruptcy.
- 3. On November 7, 2012, Huerta and Go Global wrote The Rogich Family Irrevocable Trust ("Rogich Trust") claiming that because the Rogich Trust had transferred its membership interest in Eldorado Hills, LLC, it was in breach of the Purchase Agreement between the parties and offered mediation, the Purchase Agreement prerequisite to litigation.
- 4. On April 4, 2011, Huerta and Go Global filed a Joint Disclosure Statement in the Huerta Bankruptcy. The statement did not identify or mention the Purchase Agreement or the Rogich Trust.
- 5. Huerta and Go Global filed Amended Disclosure Statements on January 17, 2013, March 8, 2013 and April 8, 2013. None of those statements identify or mention the Purchase Agreement, any relationship between Huerta, Go Global and the Rogich Trust, any receivable or other indebtedness of the Rogich Trust, any liquidation analysis identifying or identifying a possible claim against the Rogich Trust. The Huerta and Go Global Plan also does not identify or mention any such information.
- 6. Disclosure Statements inform creditors how they will be paid and are used by creditors to determine whether or not to accept a Plan of Reorganization. The creditors of Huerta and Go Global were never informed there was a receivable from the Rogich Trust to be collected.

- 7. On November 7, 2012, when Huerta and Go Global sent their letter to the Rogich Trust, Huerta and Go Global were aware that they had a claim against the Rogich Trust.
- 8. On June 18, 2013, Carlos Huerta filed a Declaration, under oath that stated in paragraph 4 thereof:

"In connection with confirmation of the Plan, I reviewed the Plan (as amended),

Disclosure Statement (as amended) and all related exhibits thereto. The statements in those documents are true and accurate..."

This prelaventian allowed theretoe Go documents are true and accurate..."

Global to confirm a Ch. 11 Plan, Flax 3.

- 10. On July 30, 2013, Huerta and Go Global assigned to the Alexander Christopher Trust "all money, assets or compensation remaining to be paid pursuant to the Purchase Agreement or from any act of recovery seeking to enforce the obligations of the parties thereto.

 Carlos Huerta and Christine Huerta are the grantors of said Trust and Carlos Huerta is the Trustee of said Trust.
- 11. On July 31, 2013, Carlos Huerta individually and as Trustee of said Trust filed this action against The Rogich Trust to recover the sum of \$2,747,729.50 allegedly due under the Purchase Agreement.

LEGAL DETERMINATION

- 1. On November 7, 2012, Huerta and Go Global were aware that they had a claim against the Rogich Trust.
- 2. The said claim was not disclosed in Huerta's and Go Global's First Amended, Second Amended or Third Amended Disclosure Statements.
- 3. The said claim was not disclosed in Huerta's and Go Global's Plan or their first, second or third Amendments to the Plan.

WHEREFORE IT IS ORDERED that The Rogich Family Irrevocable Trust's Motion for Partial Summary Judgment be, and is hereby granted and the First, Second and Third claims for relief of Carlos A. Huerta, individually and as Trustee of the Alexander Christopher Trust are dismissed.

1	AND WHEREAS on October 1, 2014, an Order Granting Partial Summary Judgment
2	dismissing Plaintiff Nanyah Vegas', LLC's Fourth claim for relief was duly entered.
3	AND WHEREAS all claims for relief alleged in the Amended Complaint have been
4	dismissed.
5	IT IS HEREBY ORDERED ADJUDGED AND DECREED that the Amended Complaint
6	herein, be, and it is, hereby dismissed.
7	DATED this 3 day of October, 2014.
8	DISTRICT COURT JUDGE
9	DISTRICT WOORT JODGE
10	
11	SUBMITTED: LIONEL SAWYER & COLLINS
12	DONEL SAW TERMS
13	By: (1/5/10)
14	Samuel S. Lionel 300 S. Fourth Street, #1700
15	Las Vegas, NV 89101 Attorneys for Defendant
16	
17	A DRD OVED
18	APPROVED McDonald Law Offices, PLC
19	By:
20	Brandon McDonald 2505 Anthem Village Dr., Suite E-474
21	Henderson, NV 89052
22	Attorney for Plaintiffs
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EXHIBIT B

Samuel A. Schwartz, Esq. E-Filed: February 22, 2016 Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtors UNITED STATES BANKRUPCTY COURT

DISTRICT OF NEVADA

In re:) Joint Administration Under
Go Global, Inc.,)) CASE NO.: 10-14804-LED
Debtor,)
) CASE NO.: 10-14804-LED
In re:) CASE NO.: 10-14456-LED
Carlos A. Huerta, and)
Christine H. Huerta,) Hearing Date: March 29, 2016
Debtors.) Hearing Time: 9:30 a.m.
)

MOTION TO CLOSE THE GO GLOBAL, INC. AND CARLOS A. HUERTA AND CHRISTINE H. HURTA CASES PURSUANT TO 11 U.S.C. § 350, RULE 3022 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE AND RULE 3022 OF THE LOCAL RULES OF BANKRUPTCY PRACTICE OF THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

Go Global, Inc. ("Go Global") and Carlos A. Huerta and Christine H. Huerta ("Huerta") (Go Global and Huerta are collectively referred to as "Debtors"), by and through their attorneys of record, The Schwartz Law Firm, Inc., file this motion (the "Motion") seeking to close their bankruptcy cases (the "Cases") pursuant to section 350 the Bankruptcy Code, Rule 3022 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 3022 of the Local Rules of Bankruptcy Practice of the United States Bankruptcy Court for the District of Nevada (the "Local Rules") and that their Cases be closed pursuant to a final decree. In support of the Motion, the Debtors respectfully represent as follows:

JURISDICTION AND VENUE

1. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

PROCEDURAL AND FACTUAL BACKGROUND

- 2. The Bankruptcy Case. On May 11, 2010 and May 23, 2010, Huerta and Go Global retained the Schwartz Law Firm, Inc. ("SLF") as bankruptcy counsel, respectively. On March 18, 2010, Huerta filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. On March 23, 2010, Go Global filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.
- 3. On April 5, 2010, this Court entered an order jointly administering the Go Global, Inc. case (10-14804) and the Carlos and Christine Huerta (10-14456) case. <u>See</u> Docket No. 35. The Debtors continue to operate their business and manage their properties as debtors-in-possession.
- 4. The Plan and Disclosure Statement. On April 4, 2011, debtors Go Global, Inc. and Carlos and Christine Huerta filed their Joint Plan of Reorganization and Joint Disclosure Statement. On January 17, 2013, the Debtors filed their First Amended Joint Plan of Reorganization and First Amended Joint Disclosure Statement. On March 08, 2013, the Debtors filed their Second Amended Joint Plan of Reorganization and Second Amended Disclosure Statement. On March 28, 2013, the Debtors filed their Third Amended Joint Plan of Reorganization (the "Plan")¹ and Third Amended Joint Disclosure Statement (the "Disclosure Statement"). By order dated April 8, 2013, this Court entered an order approving the

¹ Capitalized terms used herein but not defined herein shall have the meanings ascribed to such terms in the Plan.

Disclosure Statement and solicitation of the acceptance of the Plan commenced on April 8, 2013.

- 5. The Plan allowed for the Debtors to reorganize their properties and business affairs.
- 6. <u>The Effective Date</u>. On June 19, 2013, this Court confirmed the Plan at the confirmation hearing. On July 22, 2013, this Court entered an order (the "Confirmation Order") confirming the Plan. The Plan became effective on October 6, 2014 (the "Effective Date").
- 7. On April 8, 2014, this Court entered a Discharge of Individual Debtor in a Chapter 11 Case relative to Carlos A. Huerta and Christine H, Huerta. See Docket No. 169.
- 8. On February 10, 2016, all allowed unsecured claims pursuant to the Debtors' Plan were paid in full. See Declarations of Samuel A. Schwartz and Carlos A. Huerta, attached hereto as **Exhibits A and B**, respectively. All secured claims are being treated as set forth in the Plan and in accordance with their respective loan agreements.
- 9. <u>Statutory Fees</u>. In accordance with Section 3.04 of the Plan, all fees payable pursuant to section 1930 of title 28 of the United States Code (the "**Trustees' Fees**"), as determined by the Bankruptcy Court at the hearing on the Plan, were paid by the Debtors on or before the Effective Date. The Trustees' Fees continue to be paid to the Office of the United States Trustee ("**UST**") and upon information and belief, the Debtors are current with their Trustees' Fees.

RELIEF REQUESTED

1. By this Motion, Go Global and Huerta (collectively, the "Closing Debtors") seek the entry of a final decree that closes their cases, effective as of the date on which the Court enters such final decree.

APPLICABLE AUTHORITY

The Closing Debtors Are Entitled to Final Decree Closing Their Chapter 11 Cases

- 2. Section 350(a) of the Bankruptcy Code provides that "[a]fter an estate is fully administered and the court has discharged the trustee, the court shall close the case." 11 U.S.C. § 350(a). Rule 3022 of the Bankruptcy Rules, pursuant to which section 350 is implemented, provides that "[a]fter an estate is fully administered in a chapter 11 reorganization case, the court, on its own motion or on motion of a party in interest, shall enter a final decree closing the case." Fed. R. Bank. P. 3022.
- 3. The Bankruptcy Code fails to define "fully administered." The courts, however, have looked to the following factors in deciding whether a final decree shall be issued:
 - Whether the order confirming the plan has become final;
 - Whether deposits required by the plan have been distributed;
 - Whether the property proposed by the plan to be transferred has been transferred;
 - Whether the debtor or the successor of the debtor under the plan has assumed the business or the management of the property dealt with by the plan;
 - Whether payments under the plan have been commenced; and
 - Whether all motions, contested matters, and adversary proceedings have been finally resolved.
- 1991 Advisory Comm. Note to Fed. R. Bankr. P. 3022 (the "Advisory Committee Note").
- 4. Although courts should apply and weigh the factors set forth by the Advisory Committee Note, no one factor is dispositive. See In re Kliegel Bros., 238 B.R. 531, 542

(Bankr. E.D.N.Y. 1999); <u>In re JMP-Newcor Int'l</u>, 225 B.R. 462, 465 (Bankr. N.D. Ill. 1998). Rather, the six factors act as mere guidelines to aid a court in its determination. <u>See In re Mold Makers, Inc.</u>, 124 B.R. 766, 768-69 (Bankr. N.D. Ill. 1990). Such a fluid formula has produced widely varying results. "At one extreme, an estate could be fully administered, when a Chapter 11 Plan is confirmed and the estate dissolved... [a]t the other extreme, an estate could be fully administered when all that is called for under a plan occurs." <u>Id</u>. at 768.

- 5. Finally, Rule 3022 of the Local Rules states that "[u]nless otherwise provided in the plan or by court order, or unless there are pending contested matters or adversary proceedings, a case is deemed fully administered 180 days after plan confirmation, and the clerk may then enter a final decree without further notice." LR 3022.
- 6. In this case, a final decree, as requested herein, is appropriate in the Closing Debtors' Chapter 11 cases. The Confirmation Order is final and non-appealable. The Plan has been substantially consummated. Moreover, all pending motions are resolved, and there are no pending motions, contested matters or adversary proceedings at this time. Furthermore, the Debtors' Chapter 11 cases were confirmed on July 22, 2013, more than 180 days ago. Accordingly, the rights of creditors will not be adversely affected by the close of the Debtors' Chapter 11 cases.
- 7. Finally, the Closing Debtors are nonetheless incurring Trustees' Fees and will continue to incur such fees until their cases are closed. Absent an order closing the Debtors' cases, the Closing Debtors will be forced to incur the substantial and ongoing burden of paying quarterly fees to the UST, despite having made all distributions under the Plan and having their cases being fully administered. Entry of the final decree requested herein will avoid the considerable administrative costs and expense associated with maintaining the Closing Debtors' Chapter 11 cases.

CONCLUSION

8. WHEREFORE, based on the foregoing, the Debtors respectfully request that the Court: (i) enter an order closing the Chapter 11 cases of Go Global, Inc. (Case No. 10-14804-LED) and Carlos A. Huerta and Christine H. Huerta (Case No. 10-14456-LED), and to the extent necessary under Rule 9006, the Final Decree be effective when the deadlines required by LR 3022.1 have passed, and (ii) any other relief that is necessary and proper.

Dated: February 22, 2016.

Respectfully submitted,

/s/ Samuel A. Schwartz Esq.

Samuel A. Schwartz, Esq.

Nevada Bar No. 10985

Bryan A. Lindsey, Esq.

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Attorneys for the Debtors

CERTIFICATE OF SERVICE 1 I hereby certify that a true and correct copy of the foregoing was sent electronically via 2 3 the Court's CM/ECF System on February 22, 2016, to the following: 4 MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY 5 bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com 6 7 MICHAEL W. CHEN on behalf of Creditor CHASE MORTGAGE COMPANY/ CHASE HOME FINANCE LLC 8 bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com 9 FRANK A ELLIS, III on behalf of Respondent MT. CHARLESTON INVESTMENTS, LLC 10 fellis@lvbusinesslaw.com, laurenc@lvbusinesslaw.com;gailk@lvbusinesslaw.com 11 RANDOLPH L. HOWARD on behalf of Special Counsel KOLESAR & LEATHAM, CHTD. 12 rhoward@klnevada.com, ckishi@klnevada.com;bankruptcy@klnevada.com;ckishi@ecf.inforuptcy.com 13 CHRISTOPHER M. HUNTER on behalf of Creditor AURORA BANK, FSB, ITS ASSIGNEES 14 AND/OR SUCCESSORS 15 bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com 16 CHRISTOPHER M. HUNTER on behalf of Creditor AURORA LOAN SERVICES LLC, its assignees and/or successors 17 bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com 18 P STERLING KERR on behalf of Debtor HPCH, LLC 19 psklaw@aol.com, ecfnoticesbk@gmail.com 20 JAMES A KOHL on behalf of Interested Party CANTANGO CAPITAL ADVISORS jak@h2law.com, sg@h2law.com 21 JAMES A KOHL on behalf of Interested Party WESTERN NATIONAL TRUST COMPANY 22 jak@h2law.com, sg@h2law.com 23 ANDREW M LEAVITT on behalf of Defendant ELDORADO HILLS, LLC 24 lettie.herrera@andrewleavittlaw.com 25 ANDREW M LEAVITT on behalf of Defendant TELD, LLC 26 lettie.herrera@andrewleavittlaw.com 27 SAMUEL S. LIONEL on behalf of Defendant IMITATIONS, LLC

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7 8	SUSAN L. MYERS on behalf of Creditor HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
9	SUSAN L. MYERS on behalf of Defendant AZURE SEAS HOLDINGS, LLC smyers@lacsn.org, emontes@lacsn.org
10	SUSAN L. MYERS on behalf of Defendant AZURE SEAS, LLC smyers@lacsn.org, emontes@lacsn.org
12 13	SUSAN L. MYERS on behalf of Defendant HUGO R. PAULSON smyers@lacsn.org, emontes@lacsn.org
14 15	SUSAN L. MYERS on behalf of Plaintiff HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
16	SUSAN L. MYERS on behalf of Plaintiff HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
17 18	SUSAN L. MYERS on behalf of Plaintiff HUGO R. PAULSON smyers@lacsn.org, emontes@lacsn.org
19 20	ROBERT F. PURDY on behalf of Defendant ELDORADO HILLS, LLC robert.purdy@andrewleavittlaw.com
21 22	AMBRISH S. SIDHU on behalf of Counter-Claimant DANIEL DEARMAS ecfnotices@sidhulawfirm.com
23	AMBRISH S. SIDHU on behalf of Defendant DANIEL DEARMAS ecfnotices@sidhulawfirm.com
24 25	MARK G SIMONS on behalf of Counter-Defendant GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
26	MARK G SIMONS on behalf of Counter-Defendant CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com

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3	MARK G SIMONS on behalf of Defendant CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
4 5	MARK G SIMONS on behalf of Defendant CHRISTINA H. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
6 7	MARK G SIMONS on behalf of Interested Party CHARLESTON FALLS, LLC msimons@rbslattys.com, jalhasan@rbslattys.com
8	MARK G SIMONS on behalf of Jnt Admin Debtor CHARLESTON FALLS, LLC msimons@rbslattys.com, jalhasan@rbslattys.com
9	MARK G SIMONS on behalf of Jnt Admin Debtor CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
11 12	MARK G SIMONS on behalf of Jnt Admin Debtor CHRISTINA H. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
13	MARK G SIMONS on behalf of Plaintiff GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
14 15	MARK G SIMONS on behalf of Plaintiff CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
16 17	JENNIFER A. SMITH on behalf of Counter-Claimant AZURE SEAS HOLDINGS, LLC jennifer@jenniferasmith.com
18 19	JENNIFER A. SMITH on behalf of Counter-Claimant AZURE SEAS, LLC jennifer@jenniferasmith.com
20	JENNIFER A. SMITH on behalf of Counter-Claimant HUGO R. PAULSON jennifer@jenniferasmith.com
21 22	JENNIFER A. SMITH on behalf of Creditor HUGO PAULSON jennifer@jenniferasmith.com
23 24	JENNIFER A. SMITH on behalf of Creditor HUGO R. PAULSON jennifer@jenniferasmith.com
25	JENNIFER A. SMITH on behalf of Defendant AZURE SEAS HOLDINGS, LLC jennifer@jenniferasmith.com
26 27	JENNIFER A. SMITH on behalf of Defendant AZURE SEAS, LLC jennifer@jenniferasmith.com

1	JENNIFER A. SMITH on behalf of Defendant HUGO R. PAULSON jennifer@jenniferasmith.com
3	JENNIFER A. SMITH on behalf of Interested Party CHARLES ANTHONY ORCHARD, LLC jennifer@jenniferasmith.com
4 5	JENNIFER A. SMITH on behalf of Interested Party THE LODGE LLC jennifer@jenniferasmith.com
6 7	JENNIFER A. SMITH on behalf of Interested Party YOUGO, LLC jennifer@jenniferasmith.com
8	JENNIFER A. SMITH on behalf of Plaintiff HUGO PAULSON
9	jennifer@jenniferasmith.com JENNIFER A. SMITH on behalf of Plaintiff HUGO R. PAULSON
11 12	jennifer@jenniferasmith.com NATHAN F. SMITH on behalf of Creditor Nationstar Mortgage LLC.
13	nathan@mclaw.org, MTeiman@mclaw.org BRADLEY J. STEVENS on behalf of Creditor HUGO PAULSON
14 15	bstevens@jsslaw.com, lbourland@jsslaw.com BRADLEY J. STEVENS on behalf of Creditor HUGO PAULSON
16	bstevens@jsslaw.com, lbourland@jsslaw.com PHILLIP M. STONE on behalf of Counter-Claimant AZURE SEAS HOLDINGS, LLC
17 18	phillip@renostonelaw.com, annie@renostonelaw.com
19 20	PHILLIP M. STONE on behalf of Counter-Claimant AZURE SEAS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
21	PHILLIP M. STONE on behalf of Defendant AZURE SEAS HOLDINGS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
22	PHILLIP M. STONE on behalf of Defendant AZURE SEAS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
24	PHILLIP M. STONE on behalf of Defendant HUGO R. PAULSON phillip@renostonelaw.com, annie@renostonelaw.com
25 26	PHILLIP M. STONE on behalf of Interested Party CHARLES ANTHONY ORCHARD, LLC phillip@renostonelaw.com, annie@renostonelaw.com
27	PHILLIP M. STONE on behalf of Interested Party THE LODGE LLC

1	pnilip@renostonelaw.com, annie@renostonelaw.com
2	PHILLIP M. STONE on behalf of Interested Party YOUGO, LLC phillip@renostonelaw.com, annie@renostonelaw.com
4	JEFFREY R. SYLVESTER on behalf of Creditor NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com
5 6	JEFFREY R. SYLVESTER on behalf of Interested Party NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com
7 8	TODD B TUGGLE on behalf of Creditor HUGO PAULSON kagemusha2@yahoo.com
9	U.S. TRUSTEE - LV - 11, 11 USTPRegion17.lv.ecf@usdoj.gov
10	GREGORY L. WILDE on behalf of Creditor WELLS FARGO BANK, N.A. nvbk@tblaw.com, gwaring@tblaw.com;llcano@tblaw.com;maerwin@tblaw.com
12 13	BRENOCH R WIRTHLIN on behalf of Defendant SIG ROGICH bwirthli@fclaw.com, aharris@fclaw.com
14 15	I HEREBY CERTIFY that in accordance with the Confirmation Order in this case (See
16	Docket No. 507) a true and correct copy of the foregoing was sent via U.S. REGULAR MAIL on
17	February 22, 2016, to the following:
18	United States Trustee 300 Las Vegas Blvd. South #4300
19	Las Vegas, NV 89101
20	/s/ Christy L. Cahall
21	Christy L. Cahall
22	
23	
24	
25	
26	
27	

EXHIBIT A

```
Samuel A. Schwartz, Esq.
 1
     Nevada Bar No. 10985
 2
     Bryan A. Lindsey, Esq.
     Nevada Bar No. 10662
 3
     The Schwartz Law Firm, Inc.
 4
     6623 Las Vegas Blvd. South, Suite 300
     Las Vegas, NV 89119
 5
     Telephone: (702) 385-5544
     Facsimile: (702) 385-2741
 7
     Attorneys for the Debtors
 8
 9
                           UNITED STATES BANKRUPTCY COURT
10
                                     DISTRICT OF NEVADA
11
12
     In re:
13
     Go Global, Inc.,
14
                         Debtor,
15
     In re:
16
     Carlos A. Huerta, and
```

Debtors.

Christine H. Huerta,

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DECLARATION OF SAMUEL A. SCHWARTZ, ESQ.

Joint Administration Under

CASE NO.: 10-14804-LED

CASE NO.: 10-14804-LED

CASE NO.: 10-14456-LED

SAMUEL A. SCHWARTZ, ESQ., being duly sworn, deposes and says:

- I am the principal of The Schwartz Law Firm, Inc. ("SLF" or the "Firm"), 6623 1. Las Vegas Blvd. South, Suite 300, Las Vegas, Nevada 89119. I am authorized to make this declaration on SLF's behalf and unless otherwise indicated, I have personal knowledge of the facts set forth herein.
- I am counsel for the above-captioned debtors (the "Debtors") and make this declaration in support of their motion to close their Chapter 11 bankruptcy cases.
- 3. As counsel for the Debtors, we reviewed the Debtors' plan, scheduled claims and proofs of claims filed in the Debtors bankruptcy cases. After reviewing such claims and

corresponding with Mr. Carlos A. Huerta regarding the remaining claims to be paid in full, Mr. Huerta issued a wire transfer to my office in the amount of \$118,658.67.

4. My office, in turn, drafted a cover letter to each creditor, and issued via regular mail checks to pay 100% of the allowed claims of all remaining creditors under the Debtor's Chapter 11 plan of reorganization.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 22nd day of February, 2016.

/s/ Samuel A. Schwartz
SAMUEL A. SCHWARTZ, ESQ.
Nevada Bar No. 10985
Attorneys for the Debtors

EXHIBIT B

1	Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq.		
2	Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, NV 89119 Telephone: (702) 385-5544		
3			
4			
5	Facsimile: (702) 385-2741		
6	Attorneys for the Debtors		
7	UNITED STATE	ES BANKRUPTCY COURT	
8	DISTR	RICT OF NEVADA	
9			
10	In re:) Joint Administration Under)	
11	Go Global, Inc., Debtor,) CASE NO.: 10-14804-LED	
12) CASE NO.: 10-14804-LED	
13	In re: Carlos A. Huerta, and) CASE NO.: 10-14456-LED)	
l 4	Christine H. Huerta, Debtors.		
15			
16	DECLARATION OF CARLOS A. HUERTA		
17			
18	STATE OF NEVADA)		
19	COUNTY OF CLARK) ss:		
20	CARLOS HUERTA, being duly sworn, deposes and says:		
21	1. I am over the age of eighteen, mentally competent, and unless otherwise indicated,		
22			
23	have personal knowledge of the facts set forth herein. I am the principal of Go Global, Inc. ("Go		
24	Global"), and an individual debtor (collective	ely, the " Debtors ") in the foregoing bankruptcy cases. I	
25	make this declaration in support of the above-captioned Debtors' motion to close their Chapter 11		
26	cases.		
27			
28		1	

- In early February 2016, I caused payment to be made to several of the Debtors' creditors, which paid such creditors 100% of their allowed claims under the Debtors' Chapter 11 plan of reorganization, including, but not limited to, the stipulated allowed claim of Nevada State Bank in the amount of \$478,901.86.
- On February 9, 2016, I caused a wire in the amount of \$118,658.67 to be sent to my bankruptcy counsel, who in turn, used such funds to pay 100% of all remaining allowed claims under the Debtor's plan.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated this 22nd day of February, 2016.

CARLOS HUERTA

in jaring lingipang an tiga gandii dining mining an mat na pagang at na na managan ang mat na ma

```
Samuel A. Schwartz, Esq.
 1
    Nevada Bar No. 10985
 2
    Bryan A. Lindsey, Esq.
    Nevada Bar No. 10662
 3
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 6
    Facsimile: (702) 385-2741
 7
    Attorneys for the Debtors
 8
                            UNITED STATES BANKRUPTCY COURT
 9
10
                                    DISTRICT OF NEVADA
11
    In re:
                                               Joint Administration Under
12
    Go Global, Inc.,
                                               CASE NO.: 10-14804-LED
13
                       Debtor,
14
                                               CASE NO.: 10-14804-LED
15
                                               CASE NO.: 10-14456-LED
    In re:
    Carlos A. Huerta, and
16
    Christine H. Huerta,
                                               Hearing Date: March 29, 2016
17
                                               Hearing Time: 9:30 a.m.
                       Debtors.
18
19
              NOTICE OF (a) HEARING ON MOTION TO CLOSE THE GO GLOBAL,
20
              INC. AND CARLOS A. HUERTA AND CHRISTINE H. HURTA CASES
              PURSUANT TO 11 U.S.C. § 350, RULE 3022 OF THE FEDERAL RULES
21
            OF BANKRUPTCY PROCEDURE AND RULE 3022 OF THE LOCAL RULES
22
            OF BANKRUPTCY PRACTICE OF THE UNITED STATES BANKRUPTCY
23
              COURT FOR THE DISTRICT OF NEVADA AND (b) COMSUMMATION
             OF THE PLAN AND PAYMENT OF UNSECURED CREDITORS IN FULL
24
25
          ALL INTERESTED PARTIES, CREDITORS AND TRUSTEES
    TO:
26
           The Court, the Debtors, all creditors in receipt of electronic notice and parties in interest are
27
28
    hereby notified of a hearing on Go Global, Inc. and Carlos A. Huerta and Christine H. Huerta's
29
    (collectively, the "Debtors") Motion seeking to close their bankruptcy cases pursuant to section 350
30
31
    the Bankruptcy Code, Rule 3022 of the Federal Rules of Bankruptcy Procedure and Rule 3022 of the
32
    Local Rules of Bankruptcy Practice of the United States Bankruptcy Court for the District of Nevada
33
```

and that their Cases be closed pursuant to a final decree (the "Motion"), filed in this case on February 22, 2016.

Take further notice that on February 10, 2016, the Debtors paid all unsecured creditors in full in accordance with the terms of their Third Amended Chapter 11 Plan of Reorganization.

Take further notice that any party who objects to the Motion must file a written objection pursuant to Local Rule 9014(d):

Oppositions to a motion must be filed and service of the opposition must be completed on the movant no later than fourteen (14) days preceding the hearing date for the motion. The opposition must set forth all relevant facts and any relevant legal authority. An opposition must be supported by affidavits or declarations that conform to the provisions of subsection (c) of this rule.

If an objection is not timely filed and served, an order for the aforementioned Motion and request for relief may be granted. LR 9014(a)(1).

If you object to the relief requested, you *must* file a **WRITTEN** response to this pleading with the court. You *must* also serve your written response on the undersigned attorneys who sent you this notice.

If you do not file a written response with the court, or if you do not serve your written response as set forth herein, then:

- 1. The court may refuse to allow you to speak at the scheduled hearing; and
- 2. The court may *rule against you* without formally calling the matter at the hearing.

WHEREFORE, notice is further given that the hearing on the Motion will be held before the Honorable United States Bankruptcy Judge Laurel E. Davis, in the Foley Federal Building, 300 Las Vegas Boulevard South, Las Vegas, NV 89101 in Courtroom #3, on March 29, 2016, at 9:30 a.m.

1 ///

///

Dated: February 22, 2016. Respectfully Submitted, /s/Samuel A. Schwartz Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89101 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtors

the

1	<u>CERTIFICATE OF SERVICE</u>
2	
3	I hereby certify that a true and correct copy of the foregoing was sent electronically via
4	Court's CM/ECF System on February 22, 2016, to the following:
5 6 7 8	MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com
9 10 11	MICHAEL W. CHEN on behalf of Creditor CHASE MORTGAGE COMPANY/ CHASE HOME FINANCE LLC bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com
12 13 14	FRANK A ELLIS, III on behalf of Respondent MT. CHARLESTON INVESTMENTS, LLC fellis@lvbusinesslaw.com, laurenc@lvbusinesslaw.com;gailk@lvbusinesslaw.com
15 16 17	RANDOLPH L. HOWARD on behalf of Special Counsel KOLESAR & LEATHAM, CHTD. rhoward@klnevada.com, ckishi@klnevada.com;bankruptcy@klnevada.com;ckishi@ecf.inforuptcy.com
18 19 20	CHRISTOPHER M. HUNTER on behalf of Creditor AURORA BANK, FSB, ITS ASSIGNEES AND/OR SUCCESSORS bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com
21 22 23	CHRISTOPHER M. HUNTER on behalf of Creditor AURORA LOAN SERVICES LLC, its assignees and/or successors bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com
24 25	P STERLING KERR on behalf of Debtor HPCH, LLC psklaw@aol.com, ecfnoticesbk@gmail.com
26 27	JAMES A KOHL on behalf of Interested Party CANTANGO CAPITAL ADVISORS jak@h2law.com, sg@h2law.com
28 29	JAMES A KOHL on behalf of Interested Party WESTERN NATIONAL TRUST COMPANY jak@h2law.com, sg@h2law.com
30 31	ANDREW M LEAVITT on behalf of Defendant ELDORADO HILLS, LLC lettie.herrera@andrewleavittlaw.com
32 33	ANDREW M LEAVITT on behalf of Defendant TELD, LLC lettie.herrera@andrewleavittlaw.com

1	SAMUEL S. LIONEL on behalf of Defendant IMITATIONS, LLC slionel@fclaw.com, dfarnham@fclaw.com
3	SAMUEL S. LIONEL on behalf of Defendant SIG ROGICH slionel@fclaw.com, dfarnham@fclaw.com
5	BRANDON B. MCDONALD on behalf of Debtor HPCH, LLC brandon@mcdonaldlawyers.com
7 8	SHAWN W MILLER on behalf of Creditor WELLS FARGO BANK, N.A. smiller@millerlawgroupnv.com, efile@millerlawgroupnv.com
9 10	SUSAN L. MYERS on behalf of Creditor HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
11 12	SUSAN L. MYERS on behalf of Defendant AZURE SEAS HOLDINGS, LLC smyers@lacsn.org, emontes@lacsn.org
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15 16 17	SUSAN L. MYERS on behalf of Defendant HUGO R. PAULSON smyers@lacsn.org, emontes@lacsn.org
18 19	SUSAN L. MYERS on behalf of Plaintiff HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
20 21	SUSAN L. MYERS on behalf of Plaintiff HUGO PAULSON smyers@lacsn.org, emontes@lacsn.org
22 23	SUSAN L. MYERS on behalf of Plaintiff HUGO R. PAULSON smyers@lacsn.org, emontes@lacsn.org
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26 27 28	AMBRISH S. SIDHU on behalf of Counter-Claimant DANIEL DEARMAS ecfnotices@sidhulawfirm.com
29 30	AMBRISH S. SIDHU on behalf of Defendant DANIEL DEARMAS ecfnotices@sidhulawfirm.com
31 32	MARK G SIMONS on behalf of Counter-Defendant GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
33 34	MARK G SIMONS on behalf of Counter-Defendant CARLOS A. HUERTA

1	msimons@rbslattys.com, jalhasan@rbslattys.com
2	MARK G SIMONS on behalf of Debtor GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
4 5	MARK G SIMONS on behalf of Defendant CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
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15 16	MARK G SIMONS on behalf of Jnt Admin Debtor CHRISTINA H. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
17 18	MARK G SIMONS on behalf of Plaintiff GO GLOBAL, INC. msimons@rbslattys.com, jalhasan@rbslattys.com
19 20 21	MARK G SIMONS on behalf of Plaintiff CARLOS A. HUERTA msimons@rbslattys.com, jalhasan@rbslattys.com
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26 27	JENNIFER A. SMITH on behalf of Counter-Claimant HUGO R. PAULSON jennifer@jenniferasmith.com
28 29	JENNIFER A. SMITH on behalf of Creditor HUGO PAULSON jennifer@jenniferasmith.com
30	JENNIFER A. SMITH on behalf of Creditor HUGO R. PAULSON jennifer@jenniferasmith.com
323334	JENNIFER A. SMITH on behalf of Defendant AZURE SEAS HOLDINGS, LLC jennifer@jenniferasmith.com

1 2	JENNIFER A. SMITH on behalf of Defendant AZURE SEAS, LLC jennifer@jenniferasmith.com
3 4	JENNIFER A. SMITH on behalf of Defendant HUGO R. PAULSON jennifer@jenniferasmith.com
5 6 7	JENNIFER A. SMITH on behalf of Interested Party CHARLES ANTHONY ORCHARD, LL jennifer@jenniferasmith.com
, 8 9	JENNIFER A. SMITH on behalf of Interested Party THE LODGE LLC jennifer@jenniferasmith.com
10	JENNIFER A. SMITH on behalf of Interested Party YOUGO, LLC jennifer@jenniferasmith.com
12 13	JENNIFER A. SMITH on behalf of Plaintiff HUGO PAULSON jennifer@jenniferasmith.com
14 15	JENNIFER A. SMITH on behalf of Plaintiff HUGO R. PAULSON jennifer@jenniferasmith.com
16 17	NATHAN F. SMITH on behalf of Creditor Nationstar Mortgage LLC. nathan@mclaw.org, MTeiman@mclaw.org
18 19 20	BRADLEY J. STEVENS on behalf of Creditor HUGO PAULSON bstevens@jsslaw.com, lbourland@jsslaw.com
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27 28	PHILLIP M. STONE on behalf of Defendant AZURE SEAS HOLDINGS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
2930	PHILLIP M. STONE on behalf of Defendant AZURE SEAS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
31	PHILLIP M. STONE on behalf of Defendant HUGO R. PAULSON phillip@renostonelaw.com, annie@renostonelaw.com
33 34	

1	PHILLIP M. STONE on behalf of Interested Party CHARLES ANTHONY ORCHARD, LLC phillip@renostonelaw.com, annie@renostonelaw.com
3	PHILLIP M. STONE on behalf of Interested Party THE LODGE LLC phillip@renostonelaw.com, annie@renostonelaw.com
5 6	PHILLIP M. STONE on behalf of Interested Party YOUGO, LLC phillip@renostonelaw.com, annie@renostonelaw.com
7 8	JEFFREY R. SYLVESTER on behalf of Creditor NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com
9 10	JEFFREY R. SYLVESTER on behalf of Interested Party NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com
11	TODD B TUGGLE on behalf of Creditor HUGO PAULSON kagemusha2@yahoo.com
13 14 15	U.S. TRUSTEE - LV - 11, 11 USTPRegion17.lv.ecf@usdoj.gov
16 17	GREGORY L. WILDE on behalf of Creditor WELLS FARGO BANK, N.A. nvbk@tblaw.com, gwaring@tblaw.com;llcano@tblaw.com;maerwin@tblaw.com
18 19	BRENOCH R WIRTHLIN on behalf of Defendant SIG ROGICH bwirthli@fclaw.com, aharris@fclaw.com
20	I HEREBY CERTIFY that in accordance with the Confirmation Order in this case (See
21 22	Docket No. 507) a true and correct copy of the foregoing was sent via U.S. REGULAR MAIL on
23	February 22, 2016, to the following:
242526	United States Trustee 300 Las Vegas Blvd. South #4300 Las Vegas, NV 89101
27 28	/s/ Christy L. Cahall
29	Christy L. Cahall
30	
31	
32	
33	

EXHIBIT C

```
Samuel A. Schwartz, Esq.
 1
     Nevada Bar No. 10985
 2
     Bryan A. Lindsey, Esq.
     Nevada Bar No. 10662
 3
     The Schwartz Law Firm, Inc.
 4
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     Las Vegas, NV 89119
 5
     Telephone: (702) 385-5544
     Facsimile: (702) 385-2741
 7
     Attorneys for the Debtors
 8
 9
                           UNITED STATES BANKRUPTCY COURT
10
                                     DISTRICT OF NEVADA
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12
     In re:
13
     Go Global, Inc.,
14
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15
     In re:
16
     Carlos A. Huerta, and
```

Debtors.

Christine H. Huerta,

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DECLARATION OF SAMUEL A. SCHWARTZ, ESQ.

Joint Administration Under

CASE NO.: 10-14804-LED

CASE NO.: 10-14804-LED

CASE NO.: 10-14456-LED

SAMUEL A. SCHWARTZ, ESQ., being duly sworn, deposes and says:

- I am the principal of The Schwartz Law Firm, Inc. ("SLF" or the "Firm"), 6623 1. Las Vegas Blvd. South, Suite 300, Las Vegas, Nevada 89119. I am authorized to make this declaration on SLF's behalf and unless otherwise indicated, I have personal knowledge of the facts set forth herein.
- I am counsel for the above-captioned debtors (the "Debtors") and make this declaration in support of their motion to close their Chapter 11 bankruptcy cases.
- 3. As counsel for the Debtors, we reviewed the Debtors' plan, scheduled claims and proofs of claims filed in the Debtors bankruptcy cases. After reviewing such claims and

corresponding with Mr. Carlos A. Huerta regarding the remaining claims to be paid in full, Mr. Huerta issued a wire transfer to my office in the amount of \$118,658.67.

4. My office, in turn, drafted a cover letter to each creditor, and issued via regular mail checks to pay 100% of the allowed claims of all remaining creditors under the Debtor's Chapter 11 plan of reorganization.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 22nd day of February, 2016.

/s/ Samuel A. Schwartz
SAMUEL A. SCHWARTZ, ESQ.
Nevada Bar No. 10985
Attorneys for the Debtors

EXHIBIT D

1	Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq.		
2	Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, NV 89119 Telephone: (702) 385-5544		
3			
4			
5	Facsimile: (702) 385-2741		
6	Attorneys for the Debtors		
7	UNITED STATE	ES BANKRUPTCY COURT	
8	DISTR	RICT OF NEVADA	
9			
10	In re:) Joint Administration Under)	
11	Go Global, Inc., Debtor,) CASE NO.: 10-14804-LED	
12) CASE NO.: 10-14804-LED	
13	In re: Carlos A. Huerta, and) CASE NO.: 10-14456-LED)	
l 4	Christine H. Huerta, Debtors.		
15			
16	DECLARATION OF CARLOS A. HUERTA		
17			
18	STATE OF NEVADA)		
19	COUNTY OF CLARK) ss:		
20	CARLOS HUERTA, being duly sworn, deposes and says:		
21	1. I am over the age of eighteen, mentally competent, and unless otherwise indicated,		
22			
23	have personal knowledge of the facts set forth herein. I am the principal of Go Global, Inc. ("Go		
24	Global"), and an individual debtor (collective	ely, the " Debtors ") in the foregoing bankruptcy cases. I	
25	make this declaration in support of the above-captioned Debtors' motion to close their Chapter 11		
26	cases.		
27			
28		1	

- In early February 2016, I caused payment to be made to several of the Debtors' creditors, which paid such creditors 100% of their allowed claims under the Debtors' Chapter 11 plan of reorganization, including, but not limited to, the stipulated allowed claim of Nevada State Bank in the amount of \$478,901.86.
- On February 9, 2016, I caused a wire in the amount of \$118,658.67 to be sent to my bankruptcy counsel, who in turn, used such funds to pay 100% of all remaining allowed claims under the Debtor's plan.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated this 22nd day of February, 2016.

CARLOS HUERTA

in jaring lingipang an tiga gandii dining mining an mat na pagang at na na managan ang mat na ma

EXHIBIT E

IN THE SUPREME COURT OF THE STATE OF NEVADA

NANYAH VEGAS, LLC, A NEVADA LIMITED LIABILITY COMPANY, Appellant, vs. SIG ROGICH A/K/A SIGMUND

ROGICH A/K/A SIGMUND
ROGICH AS TRUSTEE OF THE
ROGICH FAMILY IRREVOCABLE
TRUST; AND ELDORADO HILLS, LLC,
A NEVADA LIMITED LIABILITY
COMPANY,
Respondents.

No. 66823

FILED

FEB 12 2016

CHIEF DEPUTY CLERK

ORDER OF REVERSAL AND REMAND

This is an appeal from a district court final judgment in a contract action. Eighth Judicial District Court, Clark County; Nancy L. Allf, Judge.

Appellant argues that the district court erred by granting summary judgment in favor of respondent Eldorado Hills, LLC, based on a finding that appellant's unjust enrichment claim was time-barred under the four-year statute of limitations. According to appellant, the statute of limitations did not begin to run until appellant became aware that it would not be repaid and that it owned no interest in Eldorado Hills. Having considered the parties' arguments and appendices, we conclude that the district court erred in granting summary judgment on statute-of-limitations grounds. Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005) (holding that this court reviews summary judgments de novo and that summary judgment is only appropriate if the pleadings and

SUPREME COURT OF NEVADA

16-04695

other evidence on file, viewed in the light most favorable to the nonmoving party, demonstrate that no genuine issue of material fact remains in dispute and that the moving party is entitled to judgment as a matter of law); Oak Grove Inv'rs v. Bell & Gossett Co., 99 Nev. 616, 623, 668 P.2d 1075, 1079 (1983) (placing the burden of demonstrating the absence of a genuine issue of material fact as to when a party discovered or should have discovered the facts underlying a claim on the party seeking summary judgment on statute-of-limitations grounds), disapproved on other grounds by Calloway v. City of Reno, 116 Nev. 250, 993 P.2d 1259 (2000).

Appellant's claim for unjust enrichment did not accrue until Eldorado Hills retained \$1.5 million under circumstances where it was inequitable for Eldorado Hills to do so. See Certified Fire Prot. Inc. v. Precision Constr., 128 Nev., Adv. Op. 35, 283 P.3d 250, 257 (2012) ("Unjust enrichment exists when the plaintiff confers a benefit on the defendant, the defendant appreciates such benefit, and there is acceptance and retention by the defendant of such benefit under circumstances such that it would be inequitable for him to retain the benefit without payment of the value thereof"). As Eldorado Hills failed to demonstrate that no genuine issues of material fact remain regarding whether the limitations period on appellant's unjust enrichment claim commenced when Eldorado Hills received the \$1.5 million or at a later date when Eldorado Hills allegedly failed to issue a membership interest to appellant or to repay the money as a loan, the district court erred in granting summary judgment based on the expiration of the statute of limitation. Oak Grove Inv'rs, 99 Nev. at 623, 668 P.2d at 1079; see NRS 11.190(2)(c) (setting a four year

statute of limitation for "[a]n action upon a contract, obligation or liability not founded upon an instrument in writing"). Accordingly, we

ORDER the judgment of the district court REVERSED AND REMAND this matter to the district court for proceedings consistent with this order.

arrae C.J.

J.

J.

Parraguirre

Douglas

Cherry

cc: Hon. Nancy L. Allf, District Judge
Ara H. Shirinian, Settlement Judge
McDonald Law Offices, PLLC
Fennemore Craig Jones Vargas/Las Vegas
Eighth District Court Clerk

EXHIBIT F

Electronically Filed 01/16/2015 04:57:02 PM

TRAN CLERK OF THE COURT 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 CARLOS HUERTA, 6 CASE NO. A686303 Plaintiffs, 7 VS. DEPT. NO. XXVII 8 ELDORADO HILLS LLC, 9 Defendants. 10 BEFORE THE HONORABLE NANCY ALLF, DISTRICT COURT JUDGE 11 12 WEDNESDAY, OCTOBER 8, 2014 13 RECORDER'S PARTIAL TRANSCRIPT OF PROCEEDINGS: DEFENDANT SIG ROGICH, TRUSTEE OF THE ROGICH FAMILY 14 IRREVOCABLE TRUST'S MOTION FOR PARTIAL SUMMARY JUDGMENT 15 PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGEMENT AND COUNTER-MOTION FOR PARTIAL SUMMARY 16 **JUDGMENT** PLAINTIFFS' MOTION TO CONTINUE TRIAL ON ORDER SHORTENING TIME 17 18 **RULING** 19 20 APPEARANCES: 21 BRANDON B. MCDONALD, ESQ. For the Plaintiffs: 22 SAMUEL A. SCHWARTZ, ESQ. 23 SAMUEL S. LIONEL, ESQ. For the Defendants: 24 25 RECORDED BY: SANDRA PRUCHNIC, COURT RECORDER

LAS VEGAS, NEVADA, WEDNESDAY, OCTOBER 8, 2014, 10:53 A.M. [PORTION OF PROCEEDINGS BEGAN AT 11:28 A.M]

* * * * *

THE COURT: The matter is under the submission. This is a really long ruling but I'd like to do it orally simply because I think I'm prepared well enough to do that without taking the time and delay of doing this in writing for you. I am going to grant the motion for the following reasons: the -- and I'm sorry, forgive me. I assume this case will go up so I'm going to kind of do a bankruptcy tutorial with it. In Chapter 7 people declare what their assets are and then they get a discharge of debt. When they don't declare their assets the courts cut them off from going later to go collect their assets and case law is really clear, that's the *Hamilton* case as well as the *Henderson* case. But in Chapter 11 it's a little different because you declare your assets and then you tell creditors through a disclosure statement how you will use those assets to pay creditors.

And here are the salient dates in this case: a bankruptcy was filed on or about March 23 of 2010 by Go Global and on June 4 of 2010 it admits that it has a receivable. I do find that the listing of the receivable from Sig Rogich is sufficient to establish they have told their creditors that they have this receivable but it's after that that the problem begins to me. In the first disclosure statement filed on April 4 of 2011 it talks about avoidance of transfer; it mentions Paulson but never this transaction. When it talks about payments to creditors it's only from sale of assets. This receivable is never identified; litigation is never identified. There's no recovery of what might still at that point be a fraudulent transfer. And in page 18 of the first disclosure statement the liquidation analysis identifying assets only lists real estate and no receivables.

Now after that while the disclosure statement is pending the Plaintiff makes a demand for payment on November 7 of 2012. So at that point this Plaintiff is charged with the knowledge that it knows it has a receivable but yet when it comes back on January 17 of 2013 with the first amended disclosure statement, it's the same thing again: payment to creditor by sale of assets, no identification of a receivable, no identification of litigation. And the same -- Exhibit C, liquidation analysis lists only real estate and no receivables. The second disclosure statement, March 8 of 2013, same thing; no liquidation analysis identifying this so that creditors are never being told that this may be an asset that may be collected. We have the third amended disclosure statement on April 8 of 2013, again the disclosure statement, the liquidation analysis, income expenses, real estate only. It never lists the receivable or cause of action.

.

And the reason that it matters is that in the Chapter 11 process you have the listing of the assets then you have a disclosure statement that tells creditors how they will get paid and then the plan really just says how much they'll get paid and when. It's that disclosure statement that's operative and what the creditors use to vote whether or not to accept the plan. They were never told that there was a receivable to be collected. And the thing that really concerns me the most is that when the plan is confirmed on July 22 of 2013 with the affidavit of Mr. Huerta saying that everything in the plan and disclosure statement is true and accurate, eight days later Go Global assigns the receivable and sues somewhere else under a different name; it evidences no intention that the creditors of Go Global would ever, ever have benefited from this transaction. This is a case that's very ripe for judicial estoppel and under the applicable case law the motion is granted. So Mr. Lionel to prepare the order.

Exhibit I

	Case 14-01173-led Doc 23 Entered 0	Electronically Filed 01/16/2015 04:57:02 PM	
1	TRAN	Alun D. Lemm	
2	DIOTOLOT	CLERK OF THE COURT	
3	DISTRICT COURT CLARK COUNTY, NEVADA		
4			
5	CARLOS HUERTA,		
6	Plaintiffs,) CASE NO. A686303	
7	VS.) DEPT. NO. XXVII	
8	ELDORADO HILLS LLC,		
9	Defendants.		
10			
11	BEFORE THE HONORABLE NANCY ALLF, DISTRICT COURT JUDGE		
12	WEDNESDAY, OCTOBER 8, 2014		
13	RECORDER'S PARTIAL TRANSCRIPT OF PROCEEDINGS:		
14	DEFENDANT SIG ROGICH, TRUSTEE OF THE ROGICH FAMILY IRREVOCABLE TRUST'S MOTION FOR PARTIAL SUMMARY JUDGMENT		
15	PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR PARTIAL SUMMARY		
16			
17	PLAINTIFFS' MOTION TO CONTINUE TRIAL ON ORDER SHORTENING TIME		
18	RULING		
19			
20			
21	APPEARANCES:	DDANDAND MODAMAD FOO	
22	For the Plaintiffs:	BRANDON B. MCDONALD, ESQ. SAMUEL A. SCHWARTZ, ESQ.	
23	For the Defendants:	SAMUEL S. LIONEL, ESQ.	
24	To the belondante.	O,	
25			
	RECORDED BY: SANDRA PRUCHNIC,	COURT RECORDER	
		1	

LAS VEGAS, NEVADA, WEDNESDAY, OCTOBER 8, 2014, 10:53 A.M. [PORTION OF PROCEEDINGS BEGAN AT 11:28 A.M]

* * * * *

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And here are the salient dates in this case: a bankruptcy was filed on or about March 23 of 2010 by Go Global and on June 4 of 2010 it admits that it has a receivable. I do find that the listing of the receivable from Sig Rogich is sufficient to establish they have told their creditors that they have this receivable but it's after that that the problem begins to me. In the first disclosure statement filed on April 4 of 2011 it talks about avoidance of transfer; it mentions Paulson but never this transaction. When it talks about payments to creditors it's only from sale of assets. This receivable is never identified; litigation is never identified. There's no recovery of what might still at that point be a fraudulent transfer. And in page 18 of the first disclosure statement the liquidation analysis identifying assets only lists real estate and no receivables.

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And the reason that it matters is that in the Chapter 11 process you have the listing of the assets then you have a disclosure statement that tells creditors how they will get paid and then the plan really just says how much they'll get paid and when. It's that disclosure statement that's operative and what the creditors use to vote whether or not to accept the plan. They were never told that there was a receivable to be collected. And the thing that really concerns me the most is that when the plan is confirmed on July 22 of 2013 with the affidavit of Mr. Huerta saying that everything in the plan and disclosure statement is true and accurate, eight days later Go Global assigns the receivable and sues somewhere else under a different name; it evidences no intention that the creditors of Go Global would ever, ever have benefited from this transaction. This is a case that's very ripe for judicial estoppel and under the applicable case law the motion is granted. So Mr. Lionel to prepare the order.

1	Mr. Schwartz I assume you want to sign off on that.
2	MR. SCHWARTZ: Yes please, Your Honor.
3	MR. LIONEL: Yes, certainly.
4	THE COURT: You can incorporate the findings by reference. It can be a
5	simple order.
6	MR. LIONEL: Yes, Your Honor.
7	THE COURT: Very good. And if there's any question about the order guys
8	let me know and we'll do a telephonic on the language.
9	MR. LIONEL: Yes, Your Honor.
10	THE COURT: Thank you both. Court will be in recess.
11	PROCEEDING CONCLUDED AT 11:32 A.M.
12	*****
13	
14	
15	
16	
17	
18	
19	ATTEST: I do hereby certify that I have truly and correctly transcribed the audio-
20	video recording of this proceeding in the above-entitled case.
21	1 . 0 1.
22	Traci Rawlinson TRACI RAWLINSON
23	Court Recorder/Transcriber
24	
25	

Exhibit H

Honorable Laurel E. Davis
United States Bankruptcy Judge

Entered on Docket March 39, 2016

Facsimile: (702) 385-2741

Attorneys for the Debtors

Samuel A. Schwartz, Esq.
Nevada Bar No. 10985
Bryan A. Lindsey, Esq.
Nevada Bar No. 10662
The Schwartz Law Firm, Inc.
6623 Las Vegas Blvd. South, Suite 300
Las Vegas, Nevada 89119
Telephone: (702) 385-5544

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

In re:)	Joint Administration Under
Go Global, Inc.,)	CASE NO.: 10-14804-LED
Debtor,)	CASE IVO TO TIOUT EED
)	CASE NO.: 10-14804-LED
In re:)	CASE NO.: 10-14456-LED
Carlos A. Huerta, and)	
Christine H. Huerta,)	Hearing Date: March 29, 2016
Debtors.)	Hearing Time: 9:30 a.m.
)	

ORDER ADMINISTRATIVELY CLOSING THE GO GLOBAL, INC. AND CARLOS A. HUERTA AND CHRISTINE H. HUERTA CHAPTER 11 CASES PURSUANT TO 11 U.S.C. § 350, RULE 3022 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE AND RULE 3022 OF THE LOCAL RULES OF BANKRUPTCY PRACTICE OF THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

Upon consideration of the Motion (the "Motion") of Go Global, Inc. and Carlos A. Huerta and Christine H. Huerta (collectively, the "Debtors"), seeking entry of an order pursuant to section 350 of 11 U.S.C. §§ 101, et seq., Rule 3022 of the Federal Rules of Bankruptcy Procedure and Rule 3022 of the Local Rules of Bankruptcy Practice of the United States District

Court for the District of Nevada closing the Debtors' jointly administered Chapter 11 Cases; and it appearing that this Court has jurisdiction to consider this Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; and it appearing that this matter is a core proceeding within the meaning of 28 U.S.C. § 157(b); and it appearing that venue of this proceeding and this Motion is proper in this district in accordance with 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion having been given; and it appearing that no other further notice is necessary; and the Court finding that the Debtors made all payments in accordance with their Chapter 11 Plan and paid their creditors in full; and the Court finding that the relief requested in the Motion is appropriate and a benefit to the Debtors' estates, it is hereby,

ORDERED that the Motion is **GRANTED**; and it is further

ORDERED that the Debtors' jointly administered chapter 11 cases are hereby administratively CLOSED, without prejudice to the rights of the Debtors or any other party in interest to seek to reopen such case for good cause shown; and it is further

ORDERED that this Court shall retain jurisdiction over any and all matters arising from or related to the implementation or interpretation of this Order.

Submitted by:

THE SCHWARTZ LAW FIRM, INC.

By: /s/ Samuel A. Schwartz, Esq.
Samuel A. Schwartz, Esq., NBN 10985
6623 Las Vegas Blvd. South, Suite 300
Las Vegas, NV 89119
Attorneys for the Debtors

SUBMISSION TO COUNSEL FOR APPROVAL PURSUANT TO LR 9021 1 In accordance with LR 9021, counsel submitting this document certifies that the order 2 3 accurately reflects the court's ruling and that (check one): 4 The court has waived the requirement set forth in LR 9021(b)(1). 5 X No party appeared at the hearing or filed an objection to the motion. 6 I have delivered a copy of this proposed order to all counsel who appeared at the 7 hearing, and any unrepresented parties who appeared at the hearing, and each has 8 9 approved or disapproved the order, or failed to respond, as indicated below [list each 10 party and whether the party has approved, disapproved, or failed to respond to the 11 document]: 12 I certify that this is a case under Chapter 7 or 13, that I have served a copy of this 13 14 order with the motion pursuant to LR 9014(g), and that no party has objected to the form 15 or content of this order. 16 APPROVED: 17 DISAPPROVED: 18 FAILED TO RESPOND: 19 20 Submitted by: 21 THE SCHWARTZ LAW FIRM, INC. 22 By: /s/ Samuel A. Schwartz 23 Samuel A. Schwartz, Esq., NBN 10985 6623 Las Vegas Blvd. South, Suite 300 24 Las Vegas, NV 89119 Attorneys for the Debtors 25 26 27 28

Exhibit G

1	Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq.	
2	Nevada Bar No. 10662	
3	The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300	
4	Las Vegas, NV 89119 Telephone: (702) 385-5544	
5	Facsimile: (702) 385-2741	
6	Attorneys for the Debtors	
7	UNITED STATE	ES BANKRUPTCY COURT
8	DISTR	RICT OF NEVADA
9		
10	In re:) Joint Administration Under)
11	Go Global, Inc., Debtor,) CASE NO.: 10-14804-LED
12) CASE NO.: 10-14804-LED
13	In re: Carlos A. Huerta, and) CASE NO.: 10-14456-LED)
l 4	Christine H. Huerta, Debtors.	
15		
16	DECLARATION	N OF CARLOS A. HUERTA
17		
18	STATE OF NEVADA)	
19	COUNTY OF CLARK) ss:	
20	CARLOS HUERTA, being duly swor	n, deposes and savs:
21		n, mentally competent, and unless otherwise indicated, I
22		
23	have personal knowledge of the facts set fo	orth herein. I am the principal of Go Global, Inc. ("Go
24	Global"), and an individual debtor (collective	ely, the " Debtors ") in the foregoing bankruptcy cases. I
25	make this declaration in support of the abo	ve-captioned Debtors' motion to close their Chapter 11
26	cases.	
27		
28		1

- In early February 2016, I caused payment to be made to several of the Debtors' creditors, which paid such creditors 100% of their allowed claims under the Debtors' Chapter 11 plan of reorganization, including, but not limited to, the stipulated allowed claim of Nevada State Bank in the amount of \$478,901.86.
- On February 9, 2016, I caused a wire in the amount of \$118,658.67 to be sent to my bankruptcy counsel, who in turn, used such funds to pay 100% of all remaining allowed claims under the Debtor's plan.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated this 22nd day of February, 2016.

CARLOS HUERTA

in jaring lingipang an tiga gandii dining mining an mat na pagang at na na managan ang mat na ma

Exhibit F

```
Samuel A. Schwartz, Esq.
 1
     Nevada Bar No. 10985
 2
     Bryan A. Lindsey, Esq.
     Nevada Bar No. 10662
 3
     The Schwartz Law Firm, Inc.
 4
     6623 Las Vegas Blvd. South, Suite 300
     Las Vegas, NV 89119
 5
     Telephone: (702) 385-5544
     Facsimile: (702) 385-2741
 7
     Attorneys for the Debtors
 8
 9
                           UNITED STATES BANKRUPTCY COURT
10
                                     DISTRICT OF NEVADA
11
12
     In re:
13
     Go Global, Inc.,
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                         Debtor,
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     In re:
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     Carlos A. Huerta, and
```

Debtors.

Christine H. Huerta,

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DECLARATION OF SAMUEL A. SCHWARTZ, ESQ.

Joint Administration Under

CASE NO.: 10-14804-LED

CASE NO.: 10-14804-LED

CASE NO.: 10-14456-LED

SAMUEL A. SCHWARTZ, ESQ., being duly sworn, deposes and says:

- I am the principal of The Schwartz Law Firm, Inc. ("SLF" or the "Firm"), 6623 1. Las Vegas Blvd. South, Suite 300, Las Vegas, Nevada 89119. I am authorized to make this declaration on SLF's behalf and unless otherwise indicated, I have personal knowledge of the facts set forth herein.
- I am counsel for the above-captioned debtors (the "Debtors") and make this declaration in support of their motion to close their Chapter 11 bankruptcy cases.
- 3. As counsel for the Debtors, we reviewed the Debtors' plan, scheduled claims and proofs of claims filed in the Debtors bankruptcy cases. After reviewing such claims and

corresponding with Mr. Carlos A. Huerta regarding the remaining claims to be paid in full, Mr. Huerta issued a wire transfer to my office in the amount of \$118,658.67.

4. My office, in turn, drafted a cover letter to each creditor, and issued via regular mail checks to pay 100% of the allowed claims of all remaining creditors under the Debtor's Chapter 11 plan of reorganization.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 22nd day of February, 2016.

/s/ Samuel A. Schwartz
SAMUEL A. SCHWARTZ, ESQ.
Nevada Bar No. 10985
Attorneys for the Debtors

Exhibit E

Samuel A. Schwartz, Esq. E-Filed: February 22, 2016 Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtors UNITED STATES BANKRUPCTY COURT

DISTRICT OF NEVADA

In re:) Joint Administration Under
Go Global, Inc.,)) CASE NO.: 10-14804-LED
Debtor,)
) CASE NO.: 10-14804-LED
In re:) CASE NO.: 10-14456-LED
Carlos A. Huerta, and)
Christine H. Huerta,) Hearing Date: March 29, 2016
Debtors.) Hearing Time: 9:30 a.m.
)

MOTION TO CLOSE THE GO GLOBAL, INC. AND CARLOS A. HUERTA AND CHRISTINE H. HURTA CASES PURSUANT TO 11 U.S.C. § 350, RULE 3022 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE AND RULE 3022 OF THE LOCAL RULES OF BANKRUPTCY PRACTICE OF THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

Go Global, Inc. ("Go Global") and Carlos A. Huerta and Christine H. Huerta ("Huerta") (Go Global and Huerta are collectively referred to as "Debtors"), by and through their attorneys of record, The Schwartz Law Firm, Inc., file this motion (the "Motion") seeking to close their bankruptcy cases (the "Cases") pursuant to section 350 the Bankruptcy Code, Rule 3022 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 3022 of the Local Rules of Bankruptcy Practice of the United States Bankruptcy Court for the District of Nevada (the "Local Rules") and that their Cases be closed pursuant to a final decree. In support of the Motion, the Debtors respectfully represent as follows:

JURISDICTION AND VENUE

1. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

PROCEDURAL AND FACTUAL BACKGROUND

- 2. The Bankruptcy Case. On May 11, 2010 and May 23, 2010, Huerta and Go Global retained the Schwartz Law Firm, Inc. ("SLF") as bankruptcy counsel, respectively. On March 18, 2010, Huerta filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. On March 23, 2010, Go Global filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.
- 3. On April 5, 2010, this Court entered an order jointly administering the Go Global, Inc. case (10-14804) and the Carlos and Christine Huerta (10-14456) case. <u>See</u> Docket No. 35. The Debtors continue to operate their business and manage their properties as debtors-in-possession.
- 4. The Plan and Disclosure Statement. On April 4, 2011, debtors Go Global, Inc. and Carlos and Christine Huerta filed their Joint Plan of Reorganization and Joint Disclosure Statement. On January 17, 2013, the Debtors filed their First Amended Joint Plan of Reorganization and First Amended Joint Disclosure Statement. On March 08, 2013, the Debtors filed their Second Amended Joint Plan of Reorganization and Second Amended Disclosure Statement. On March 28, 2013, the Debtors filed their Third Amended Joint Plan of Reorganization (the "Plan")¹ and Third Amended Joint Disclosure Statement (the "Disclosure Statement"). By order dated April 8, 2013, this Court entered an order approving the

¹ Capitalized terms used herein but not defined herein shall have the meanings ascribed to such terms in the Plan.

Disclosure Statement and solicitation of the acceptance of the Plan commenced on April 8, 2013.

- 5. The Plan allowed for the Debtors to reorganize their properties and business affairs.
- 6. <u>The Effective Date</u>. On June 19, 2013, this Court confirmed the Plan at the confirmation hearing. On July 22, 2013, this Court entered an order (the "Confirmation Order") confirming the Plan. The Plan became effective on October 6, 2014 (the "Effective Date").
- 7. On April 8, 2014, this Court entered a Discharge of Individual Debtor in a Chapter 11 Case relative to Carlos A. Huerta and Christine H, Huerta. See Docket No. 169.
- 8. On February 10, 2016, all allowed unsecured claims pursuant to the Debtors' Plan were paid in full. See Declarations of Samuel A. Schwartz and Carlos A. Huerta, attached hereto as **Exhibits A and B**, respectively. All secured claims are being treated as set forth in the Plan and in accordance with their respective loan agreements.
- 9. <u>Statutory Fees</u>. In accordance with Section 3.04 of the Plan, all fees payable pursuant to section 1930 of title 28 of the United States Code (the "**Trustees' Fees**"), as determined by the Bankruptcy Court at the hearing on the Plan, were paid by the Debtors on or before the Effective Date. The Trustees' Fees continue to be paid to the Office of the United States Trustee ("**UST**") and upon information and belief, the Debtors are current with their Trustees' Fees.

RELIEF REQUESTED

1. By this Motion, Go Global and Huerta (collectively, the "Closing Debtors") seek the entry of a final decree that closes their cases, effective as of the date on which the Court enters such final decree.

APPLICABLE AUTHORITY

The Closing Debtors Are Entitled to Final Decree Closing Their Chapter 11 Cases

- 2. Section 350(a) of the Bankruptcy Code provides that "[a]fter an estate is fully administered and the court has discharged the trustee, the court shall close the case." 11 U.S.C. § 350(a). Rule 3022 of the Bankruptcy Rules, pursuant to which section 350 is implemented, provides that "[a]fter an estate is fully administered in a chapter 11 reorganization case, the court, on its own motion or on motion of a party in interest, shall enter a final decree closing the case." Fed. R. Bank. P. 3022.
- 3. The Bankruptcy Code fails to define "fully administered." The courts, however, have looked to the following factors in deciding whether a final decree shall be issued:
 - Whether the order confirming the plan has become final;
 - Whether deposits required by the plan have been distributed;
 - Whether the property proposed by the plan to be transferred has been transferred;
 - Whether the debtor or the successor of the debtor under the plan has assumed the business or the management of the property dealt with by the plan;
 - Whether payments under the plan have been commenced; and
 - Whether all motions, contested matters, and adversary proceedings have been finally resolved.
- 1991 Advisory Comm. Note to Fed. R. Bankr. P. 3022 (the "Advisory Committee Note").
- 4. Although courts should apply and weigh the factors set forth by the Advisory Committee Note, no one factor is dispositive. See In re Kliegel Bros., 238 B.R. 531, 542

(Bankr. E.D.N.Y. 1999); <u>In re JMP-Newcor Int'l</u>, 225 B.R. 462, 465 (Bankr. N.D. Ill. 1998). Rather, the six factors act as mere guidelines to aid a court in its determination. <u>See In re Mold Makers, Inc.</u>, 124 B.R. 766, 768-69 (Bankr. N.D. Ill. 1990). Such a fluid formula has produced widely varying results. "At one extreme, an estate could be fully administered, when a Chapter 11 Plan is confirmed and the estate dissolved... [a]t the other extreme, an estate could be fully administered when all that is called for under a plan occurs." <u>Id</u>. at 768.

- 5. Finally, Rule 3022 of the Local Rules states that "[u]nless otherwise provided in the plan or by court order, or unless there are pending contested matters or adversary proceedings, a case is deemed fully administered 180 days after plan confirmation, and the clerk may then enter a final decree without further notice." LR 3022.
- 6. In this case, a final decree, as requested herein, is appropriate in the Closing Debtors' Chapter 11 cases. The Confirmation Order is final and non-appealable. The Plan has been substantially consummated. Moreover, all pending motions are resolved, and there are no pending motions, contested matters or adversary proceedings at this time. Furthermore, the Debtors' Chapter 11 cases were confirmed on July 22, 2013, more than 180 days ago. Accordingly, the rights of creditors will not be adversely affected by the close of the Debtors' Chapter 11 cases.
- 7. Finally, the Closing Debtors are nonetheless incurring Trustees' Fees and will continue to incur such fees until their cases are closed. Absent an order closing the Debtors' cases, the Closing Debtors will be forced to incur the substantial and ongoing burden of paying quarterly fees to the UST, despite having made all distributions under the Plan and having their cases being fully administered. Entry of the final decree requested herein will avoid the considerable administrative costs and expense associated with maintaining the Closing Debtors' Chapter 11 cases.

CONCLUSION

8. WHEREFORE, based on the foregoing, the Debtors respectfully request that the Court: (i) enter an order closing the Chapter 11 cases of Go Global, Inc. (Case No. 10-14804-LED) and Carlos A. Huerta and Christine H. Huerta (Case No. 10-14456-LED), and to the extent necessary under Rule 9006, the Final Decree be effective when the deadlines required by LR 3022.1 have passed, and (ii) any other relief that is necessary and proper.

Dated: February 22, 2016.

Respectfully submitted,

/s/ Samuel A. Schwartz Esq.

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Attorneys for the Debtors

CERTIFICATE OF SERVICE 1 I hereby certify that a true and correct copy of the foregoing was sent electronically via 2 3 the Court's CM/ECF System on February 22, 2016, to the following: 4 MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY 5 bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com 6 7 MICHAEL W. CHEN on behalf of Creditor CHASE MORTGAGE COMPANY/ CHASE HOME FINANCE LLC 8 bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com 9 FRANK A ELLIS, III on behalf of Respondent MT. CHARLESTON INVESTMENTS, LLC 10 fellis@lvbusinesslaw.com, laurenc@lvbusinesslaw.com;gailk@lvbusinesslaw.com 11 RANDOLPH L. HOWARD on behalf of Special Counsel KOLESAR & LEATHAM, CHTD. 12 rhoward@klnevada.com, ckishi@klnevada.com;bankruptcy@klnevada.com;ckishi@ecf.inforuptcy.com 13 CHRISTOPHER M. HUNTER on behalf of Creditor AURORA BANK, FSB, ITS ASSIGNEES 14 AND/OR SUCCESSORS 15 bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com 16 CHRISTOPHER M. HUNTER on behalf of Creditor AURORA LOAN SERVICES LLC, its assignees and/or successors 17 bknotice@mccarthyholthus.com, nvbkcourt@mccarthyholthus.com 18 P STERLING KERR on behalf of Debtor HPCH, LLC 19 psklaw@aol.com, ecfnoticesbk@gmail.com 20 JAMES A KOHL on behalf of Interested Party CANTANGO CAPITAL ADVISORS jak@h2law.com, sg@h2law.com 21 JAMES A KOHL on behalf of Interested Party WESTERN NATIONAL TRUST COMPANY 22 jak@h2law.com, sg@h2law.com 23 ANDREW M LEAVITT on behalf of Defendant ELDORADO HILLS, LLC 24 lettie.herrera@andrewleavittlaw.com 25 ANDREW M LEAVITT on behalf of Defendant TELD, LLC 26 lettie.herrera@andrewleavittlaw.com 27 SAMUEL S. LIONEL on behalf of Defendant IMITATIONS, LLC

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14 15	I HEREBY CERTIFY that in accordance with the Confirmation Order in this case (See
16	Docket No. 507) a true and correct copy of the foregoing was sent via U.S. REGULAR MAIL on
17	February 22, 2016, to the following:
18	United States Trustee 300 Las Vegas Blvd. South #4300
19	Las Vegas, NV 89101
20	/s/ Christy L. Cahall
21	Christy L. Cahall
22	
23	
24	
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    Attorneys for the Debtors
 8
                            UNITED STATES BANKRUPTCY COURT
 9
10
                                    DISTRICT OF NEVADA
11
    In re:
                                               Joint Administration Under
12
    Go Global, Inc.,
                                               CASE NO.: 10-14804-LED
13
                       Debtor,
14
                                               CASE NO.: 10-14804-LED
15
                                               CASE NO.: 10-14456-LED
    In re:
    Carlos A. Huerta, and
16
    Christine H. Huerta,
                                               Hearing Date: March 29, 2016
17
                                               Hearing Time: 9:30 a.m.
                       Debtors.
18
19
              NOTICE OF (a) HEARING ON MOTION TO CLOSE THE GO GLOBAL,
20
              INC. AND CARLOS A. HUERTA AND CHRISTINE H. HURTA CASES
              PURSUANT TO 11 U.S.C. § 350, RULE 3022 OF THE FEDERAL RULES
21
            OF BANKRUPTCY PROCEDURE AND RULE 3022 OF THE LOCAL RULES
22
            OF BANKRUPTCY PRACTICE OF THE UNITED STATES BANKRUPTCY
23
              COURT FOR THE DISTRICT OF NEVADA AND (b) COMSUMMATION
             OF THE PLAN AND PAYMENT OF UNSECURED CREDITORS IN FULL
24
25
          ALL INTERESTED PARTIES, CREDITORS AND TRUSTEES
    TO:
26
           The Court, the Debtors, all creditors in receipt of electronic notice and parties in interest are
27
28
    hereby notified of a hearing on Go Global, Inc. and Carlos A. Huerta and Christine H. Huerta's
29
    (collectively, the "Debtors") Motion seeking to close their bankruptcy cases pursuant to section 350
30
31
    the Bankruptcy Code, Rule 3022 of the Federal Rules of Bankruptcy Procedure and Rule 3022 of the
32
    Local Rules of Bankruptcy Practice of the United States Bankruptcy Court for the District of Nevada
33
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and that their Cases be closed pursuant to a final decree (the "Motion"), filed in this case on February 22, 2016.

Take further notice that on February 10, 2016, the Debtors paid all unsecured creditors in full in accordance with the terms of their Third Amended Chapter 11 Plan of Reorganization.

Take further notice that any party who objects to the Motion must file a written objection pursuant to Local Rule 9014(d):

Oppositions to a motion must be filed and service of the opposition must be completed on the movant no later than fourteen (14) days preceding the hearing date for the motion. The opposition must set forth all relevant facts and any relevant legal authority. An opposition must be supported by affidavits or declarations that conform to the provisions of subsection (c) of this rule.

If an objection is not timely filed and served, an order for the aforementioned Motion and request for relief may be granted. LR 9014(a)(1).

If you object to the relief requested, you *must* file a **WRITTEN** response to this pleading with the court. You *must* also serve your written response on the undersigned attorneys who sent you this notice.

If you do not file a written response with the court, or if you do not serve your written response as set forth herein, then:

- 1. The court may refuse to allow you to speak at the scheduled hearing; and
- 2. The court may *rule against you* without formally calling the matter at the hearing.

WHEREFORE, notice is further given that the hearing on the Motion will be held before the Honorable United States Bankruptcy Judge Laurel E. Davis, in the Foley Federal Building, 300 Las Vegas Boulevard South, Las Vegas, NV 89101 in Courtroom #3, on March 29, 2016, at 9:30 a.m.

1 ///

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Dated: February 22, 2016. Respectfully Submitted, /s/Samuel A. Schwartz Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89101 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtors

the

1	<u>CERTIFICATE OF SERVICE</u>
2	
3	I hereby certify that a true and correct copy of the foregoing was sent electronically via
4	Court's CM/ECF System on February 22, 2016, to the following:
5 6 7 8	MICHAEL W. CHEN on behalf of Creditor CHASE HOME FINANCE, LLC F/K/A CHASE MANHATTAN MORTGAGE CORPORATION F/K/A CHASE MORTGAGE COMPANY bknotice@mccarthyholthus.com, mchen@ecf.courtdrive.com;nvbkcourt@mccarthyholthus.com;mchen@mccarthyholthus.com
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33 34	MARK G SIMONS on behalf of Counter-Defendant CARLOS A. HUERTA

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27 28	PHILLIP M. STONE on behalf of Defendant AZURE SEAS HOLDINGS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
2930	PHILLIP M. STONE on behalf of Defendant AZURE SEAS, LLC phillip@renostonelaw.com, annie@renostonelaw.com
31	PHILLIP M. STONE on behalf of Defendant HUGO R. PAULSON phillip@renostonelaw.com, annie@renostonelaw.com
33 34	

1	PHILLIP M. STONE on behalf of Interested Party CHARLES ANTHONY ORCHARD, LLC phillip@renostonelaw.com, annie@renostonelaw.com					
3	PHILLIP M. STONE on behalf of Interested Party THE LODGE LLC phillip@renostonelaw.com, annie@renostonelaw.com					
5 6	PHILLIP M. STONE on behalf of Interested Party YOUGO, LLC phillip@renostonelaw.com, annie@renostonelaw.com					
7 8	JEFFREY R. SYLVESTER on behalf of Creditor NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com					
9 10	JEFFREY R. SYLVESTER on behalf of Interested Party NEVADA STATE BANK jeff@sylvesterpolednak.com, tina@sylvesterpolednak.com					
11 12	TODD B TUGGLE on behalf of Creditor HUGO PAULSON kagemusha2@yahoo.com					
13 14 15	U.S. TRUSTEE - LV - 11, 11 USTPRegion17.lv.ecf@usdoj.gov					
16 17	GREGORY L. WILDE on behalf of Creditor WELLS FARGO BANK, N.A. nvbk@tblaw.com, gwaring@tblaw.com;llcano@tblaw.com;maerwin@tblaw.com					
18 19	BRENOCH R WIRTHLIN on behalf of Defendant SIG ROGICH bwirthli@fclaw.com, aharris@fclaw.com					
20	I HEREBY CERTIFY that in accordance with the Confirmation Order in this case (See					
21 22	Docket No. 507) a true and correct copy of the foregoing was sent via U.S. REGULAR MAIL on					
23	February 22, 2016, to the following:					
24 25	United States Trustee 300 Las Vegas Blvd. South #4300					
26	Las Vegas, NV 89101					
27 28	/s/ Christy L. Cahall					
29	Christy L. Cahall					
30						
31						
32						
33						

Exhibit D

Case 10-14804-led Doc 268 Entered 01/19/12 14:52:35 Page 1 of 12

1/19/12 2:49PM

Samue	l A. Schwartz.			E-filed on _	January 19, 2012	
Esq.	A. Ochwartz.					
Name						
10985 Bar Code #						
	as Vegas Blvd.					
South, Suite 300 Las Vegas, NV 89119						
Address (702) 385-5544						
Phone N						
		UNITED STATES BANKRUPTCY CO DISTRICT OF NEVADA	OURT			
In re:	Go Global, Inc.	C	ase #	10-14804-BAN	Л	
			hapter	11		
			rustee			
		Debtor(s)	_			
		AMENDMENT COVER SHEET				
	Amendn	nent(s) to the following are transmitted herewit	h. Chec	k all that ap	ply.	
()	Petition (must be	signed by debtor and attorney for debtor per Fed. R. I	Bankr. P.	9011)		
()	Summary of Sche	edules				
()	Schedule A - Rea	ll Property				
()	Schedule B - Pers	sonal Property				
()	Schedule C - Proj	perty Claimed as Exempt				
()	Schedule D, E, or	r F, and/or Matrix, and/or List of Creditors or Equity F	Holders			
	() Add/dele	te creditor(s), change amount or classification of debt	- \$30.00	fee required		
	• •	nge address of already listed creditor, add name/addresetition, attach new petition on converted case, supply n		•	•	
* Must p	rovide diskette and con	mply with Local Rule 1007 if add/delete creditor or add/change ad	dress of al	ready listed credit	or	
()	Schedule G - Sch	edule of Executory Contracts & Unexpired Leases				
()	Schedule H - Codebtors					
()	Schedule I - Current Income of Individual Debtor(s)					
()	Schedule J - Curr	ent Expenditures of Individual Debtor(s)				
(x)	Statement of Fina	ancial Affairs				
		Declaration of Debtor				
		under penalty of perjury that the information seto is (are) true and correct to the best of my (o				
	los A. Huerta					
	A. Huerta or's Signature					
	January 19, 2012					

B7 (Official Form 7) (12/07)

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.			10-14804-BAM
		Debtor(s)	Chapter	11

STATEMENT OF FINANCIAL AFFAIRS - AMENDED

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statement concerning all such activities as well as the individual's personal affairs. To indicate payments, transfers and the like to minor children, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

Questions 1 - 18 are to be completed by all debtors. Debtors that are or have been in business, as defined below, also must complete Questions 19 - 25. **If the answer to an applicable question is "None," mark the box labeled "None."** If additional space is needed for the answer to any question, use and attach a separate sheet properly identified with the case name, case number (if known), and the number of the question.

DEFINITIONS

"In business." A debtor is "in business" for the purpose of this form if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within six years immediately preceding the filing of this bankruptcy case, any of the following: an officer, director, managing executive, or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or self-employed full-time or part-time. An individual debtor also may be "in business" for the purpose of this form if the debtor engages in a trade, business, or other activity, other than as an employee, to supplement income from the debtor's primary employment.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101.

1. Income from employment or operation of business

None

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business, including part-time activities either as an employee or in independent trade or business, from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the **two years** immediately preceding this calendar year. (A debtor that maintains, or has maintained, financial records on the basis of a fiscal rather than a calendar year may report fiscal year income. Identify the beginning and ending dates of the debtor's fiscal year.) If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT SOURCE

\$0.00 2010 YTD Income

\$9,833.34 2009 Income

\$65,410.49 2008 Income

AFLPA income = \$1,577.11;

Tomdan International, LLC income = \$4,833.34;

Go Global, Inc. income = \$59,000.04;

2. Income other than from employment or operation of business

None

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the **two years** immediately preceding the commencement of this case. Give particulars. If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income for each spouse whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT SOURCE

\$15,000.00 2008 - Mountain Gaming, LLC

3. Payments to creditors

None

Complete a. or b., as appropriate, and c.

a. *Individual or joint debtor(s) with primarily consumer debts.* List all payments on loans, installment purchases of goods or services, and other debts to any creditor made within **90 days** immediately preceding the commencement of this case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$600. Indicate with an (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and creditor counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS
OF CREDITOR
DATES OF
PAYMENTS
AMOUNT STILL
OWING

None b. *Debtor whose d*

b. Debtor whose debts are not primarily consumer debts: List each payment or other transfer to any creditor made within **90 days** immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$5,475. If the debtor is an individual, indicate with an asterisk (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and creditor counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT
DATES OF PAID OR
PAYMENTS/ VALUE OF AMOUNT STILL
NAME AND ADDRESS OF CREDITOR TRANSFERS TRANSFERS OWING

Nevada State Bank 12/31/2009, 02/18/2010, \$15,000.00 \$654,000.00

P.O. Box 990 02/25/2010

P.O. Box 990 Las Vegas, NV 89125

None

c. *All debtors:* List all payments made within **one year** immediately preceding the commencement of this case to or for the benefit of creditors who are or were insiders. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR AND RELATIONSHIP TO DEBTOR

Antonio Nevada, LLC

8880 W. Sunset Road

AMOUNT STILL

OWING

\$50,000.00

\$3,800,000.00

Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148

4. Suits and administrative proceedings, executions, garnishments and attachments

NATURE OF PROCEEDING

Breach of Contract

Civil

None

a. List all suits and administrative proceedings to which the debtor is or was a party within **one year** immediately preceding the filing of this bankruptcy case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AND CASE NUMBER
Hugo R. Paulson,
individually and as trustee of
Hugo R. Paulson SEP IRA
vs. Carlos Huerta, an
individual; Go Global, Inc., a

Nevada Corporation; Does 1 through 10: ROE

CAPTION OF SUIT

Corporations 1 through 10 Case No.: CV0901910

Hugo R. Paulson as trustee Civil of Hugo R. Paulson SEP IRA vs. Anthony Savino;

Datasource, LLC, a Nevada limited liability company; Carlos Huerta, an individual; Go Global, Inc., a Nevada corporation; Does 1 through 10; ROE Corporations 1 through 10

Case No.: A9-604085-C - Conversion Case No.:

A604085

Go Global, Inc., A Nevada Corporation v John deVries, an individual: Gimme Sum Worldwide, Inc., a Nevada corporation; Gimme Sum California, Inc., a Nevada corporation; Gimme Sum Equipment, Inc., a Nevada corporation; Gimme Sum Franchise Corp., a Nevada corporation; Gimme Sum Louisiana, Inc., a Nevada corporation; Gimme Sum Marketing Fund, Inc., a **Nevada corporation: Gimme** Mum Minnesota, Inc., a Nevada corporation; Gimme Sum Real Estate Corp., a Nevada corporation...Case

COURT OR AGENCY STATUS OR
AND LOCATION DISPOSITION
Second Judicial District Court Pending

Washoe County, Nevada

District Court Pending

Clark County, Nevada

Clark County, Nevada Pending

None

No.: A567964

b. Describe all property that has been attached, garnished or seized under any legal or equitable process within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF PERSON FOR WHOSE BENEFIT PROPERTY WAS SEIZED Charleston Falls, LLC

c/o Carlos Huerta 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120 DATE OF SEIZURE **3/5/2010**

DESCRIPTION AND VALUE OF PROPERTY
Interests within Mt. Charleston View, LLC \$2,500,000.00

NAME AND ADDRESS OF PERSON FOR WHOSE BENEFIT PROPERTY WAS SEIZED Mountain Gaming, LLC c/o Carlos Huerta 3060 E. Post Road, Ste. 110 Las Vegas. NV 89120

DATE OF SEIZURE 3/5/2010

DESCRIPTION AND VALUE OF PROPERTY

Restaurant and bar operation at the top of Mt. Charleston, Nevada.

Approximate value - \$3,000,000.00

5. Repossessions, foreclosures and returns

None

List all property that has been repossessed by a creditor, sold at a foreclosure sale, transferred through a deed in lieu of foreclosure or returned to the seller, within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR OR SELLER DATE OF REPOSSESSION, FORECLOSURE SALE, TRANSFER OR RETURN

DESCRIPTION AND VALUE OF PROPERTY

6. Assignments and receiverships

None

a. Describe any assignment of property for the benefit of creditors made within **120 days** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include any assignment by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF ASSIGNEE

DATE OF ASSIGNMENT

TERMS OF ASSIGNMENT OR SETTLEMENT

None b. List all property which has been in the hands of a custodian, receiver, or court-appointed official within **one year** immediately

preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CUSTODIAN NAME AND LOCATION OF COURT CASE TITLE & NUMBER

DATE OF ORDER

DESCRIPTION AND VALUE OF PROPERTY

7. Gifts

None

List all gifts or charitable contributions made within **one year** immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient. (Married debtors filing under chapter 12 or chapter 13 must include gifts or contributions by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF PERSON OR ORGANIZATION

RELATIONSHIP TO DEBTOR, IF ANY

DATE OF GIFT

DESCRIPTION AND VALUE OF GIFT

8. Losses

None

List all losses from fire, theft, other casualty or gambling within **one year** immediately preceding the commencement of this case **or since the commencement of this case.** (Married debtors filing under chapter 12 or chapter 13 must include losses by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

DESCRIPTION AND VALUE OF PROPERTY

DESCRIPTION OF CIRCUMSTANCES AND, IF LOSS WAS COVERED IN WHOLE OR IN PART BY INSURANCE, GIVE PARTICULARS

DATE OF LOSS

9. Payments related to debt counseling or bankruptcy

None П

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of the petition in bankruptcy within one year immediately preceding the commencement of this case.

NAME AND ADDRESS OF PAYEE

The Schwartz Law Firm 701 E. Bridger Avenue, Suite 120 Las Vegas, NV 89101

DATE OF PAYMENT. NAME OF PAYOR IF OTHER THAN DEBTOR 03/23/2010

AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY \$25,000.00

10. Other transfers

None

a. List all other property, other than property transferred in the ordinary course of the business or financial affairs of the debtor, transferred either absolutely or as security within two years immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF TRANSFEREE.

RELATIONSHIP TO DEBTOR

Sigmund Rogich

DATE 10/31/2008 DESCRIBE PROPERTY TRANSFERRED

AND VALUE RECEIVED

Eldorado Hills, LLC interest

\$2,747,729.50 debt

Investor/Member

The Villages, LLC 3060 E. Post Road, Ste. 110

Las Vegas, NV 89120

Ashton Inn LLC

3060 E. Post Road, Ste. 110 Las Vegas, NV 89120

Various \$32,000

Various \$42,100.00

b. List all property transferred by the debtor within ten years immediately preceding the commencement of this case to a self-settled

NAME OF TRUST OR OTHER

DEVICE

None

DATE(S) OF TRANSFER(S) AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY OR DEBTOR'S INTEREST

10/28/2009

\$569.00

IN PROPERTY

11. Closed financial accounts

trust or similar device of which the debtor is a beneficiary.

None

List all financial accounts and instruments held in the name of the debtor or for the benefit of the debtor which were closed, sold, or otherwise transferred within one year immediately preceding the commencement of this case. Include checking, savings, or other financial accounts, certificates of deposit, or other instruments; shares and share accounts held in banks, credit unions, pension funds, cooperatives, associations, brokerage houses and other financial institutions. (Married debtors filing under chapter 12 or chapter 13 must include information concerning accounts or instruments held by or for either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF INSTITUTION

Bank of Las Vegas 6001 S. Decatur Blvd., Ste P Las Vegas, NV 89118

Bank of Las Vegas 6001 S. Decatur Blvd., Ste P Las Vegas, NV 89118

TYPE OF ACCOUNT, LAST FOUR DIGITS OF ACCOUNT NUMBER, AND AMOUNT OF FINAL BALANCE Checking account number ending in 4029

Money market account number ending in

10/28/2009 3111 \$3,506.00

AMOUNT AND DATE OF SALE

OR CLOSING

12. Safe deposit boxes

None

List each safe deposit or other box or depository in which the debtor has or had securities, cash, or other valuables within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include boxes or depositories of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF BANK OR OTHER DEPOSITORY NAMES AND ADDRESSES OF THOSE WITH ACCESS TO BOX OR DEPOSITORY

DESCRIPTION OF CONTENTS

DATE OF TRANSFER OR SURRENDER, IF ANY

13. Setoffs

None

List all setoffs made by any creditor, including a bank, against a debt or deposit of the debtor within **90 days** preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR

DATE OF SETOFF

AMOUNT OF SETOFF

14. Property held for another person

None List all property owned by another pers

List all property owned by another person that the debtor holds or controls.

NAME AND ADDRESS OF OWNER

DESCRIPTION AND VALUE OF PROPERTY

LOCATION OF PROPERTY

15. Prior address of debtor

None

If the debtor has moved within **three years** immediately preceding the commencement of this case, list all premises which the debtor occupied during that period and vacated prior to the commencement of this case. If a joint petition is filed, report also any separate address of either spouse.

ADDRESS NAME USED DATES OF OCCUPANCY

16. Spouses and Former Spouses

None

If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within **eight years** immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state.

NAME

17. Environmental Information.

For the purpose of this question, the following definitions apply:

"Environmental Law" means any federal, state, or local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil, surface water, groundwater, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of these substances, wastes, or material.

"Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites.

"Hazardous Material" means anything defined as a hazardous waste, hazardous substance, toxic substance, hazardous material, pollutant, or contaminant or similar term under an Environmental Law

None

a. List the name and address of every site for which the debtor has received notice in writing by a governmental unit that it may be liable or potentially liable under or in violation of an Environmental Law. Indicate the governmental unit, the date of the notice, and, if known, the Environmental Law:

SITE NAME AND ADDRESS

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DATE OF NOTICE ENVIRONMENTAL LAW

Software Copyright (c) 1996-2011 CCH INCORPORATED - www.bestcase.com

None b. List the name and address of every site for which the debtor provided notice to a governmental unit of a release of Hazardous

Material. Indicate the governmental unit to which the notice was sent and the date of the notice.

NAME AND ADDRESS OF DATE OF ENVIRONMENTAL SITE NAME AND ADDRESS GOVERNMENTAL UNIT NOTICE LAW

None c. List all judicial or administrative proceedings, including settlements or orders, under any Environmental Law with respect to which the debtor is or was a party. Indicate the name and address of the governmental unit that is or was a party to the proceeding, and the

docket number.

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DOCKET NUMBER

STATUS OR DISPOSITION

18. Nature, location and name of business

LAST FOUR DIGITS OF

None

a. *If the debtor is an individual*, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partner in a partnership, sole proprietor, or was self-employed in a trade, profession, or other activity either full- or part-time within **six years** immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within **six years** immediately preceding the commencement of this case.

If the debtor is a partnership, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities, within six years immediately preceding the commencement of this case.

If the debtor is a corporation, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities within six years immediately preceding the commencement of this case.

	SOCIAL-SECURITY OR OTHER INDIVIDUAL			
	TAXPAYER-I.D. NO.			BEGINNING AND
NAME	(ITIN)/ COMPLETE EIN	ADDRESS	NATURE OF BUSINESS	ENDING DATES
Go Global, Inc.	88-0432565	300 E. Post Road Ste. 110 Las Vegas, NV 89120	Real Estate Brokerage and Investment	07/29/1997-Present
BV 86, LLC		5451 South Durango Drive Las Vegas, NV 89113	Real Estate Investment Dissolved	10/2007-12/2008
Charleston Falls, LLC	20-515-7867	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	06/2006-Present
Eldorado II, LLC		3883 Howard Hughes Pkwy, #590 Las Vegas, NV 89169	Established to acquire property Dissolved	08/2007-08-2009
Mt. Charleston View, LLC	06-1758575	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	09-2005-
HPCH, LLC	06-1758580	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	09/2005-Present
Realized Gains, LLC	20-4715600	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	04/2005-03/2010
The Villages, LLC	20-4922242	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	03/2006-Present
Homestead 2001, LLC	88-0484401	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	01/2001-Present
ACND-1431, LLC	88-0462815	3060 E. Post Road #110 Las Vegas, NV 89120	Land Investment in Cedar Park, TX	04/27/2000-Present
ACND-38, LLC	88-0505322	3441 S. Eastern Avenue Las Vegas, NV 89109	Land Investment near Austin, TX	02/26/2001-12/28/200 6

NAME Ashton Development, LLC	LAST FOUR DIGITS OF SOCIAL-SECURITY OR OTHER INDIVIDUAL TAXPAYER-I.D. NO. (ITIN)/ COMPLETE EIN 20-5169026	ADDRESS 3060 E. Post Road #110 Las Vegas, NV 89120	NATURE OF BUSINESS Land investment in Ashton, Idaho	BEGINNING AND ENDING DATES 07/10/2006-Present
Ashton RV, LLC	20-5581899	3060 E. Post Road #110 Las Vegas, NV 89120	RV Park in Ashton, ID	09/15/2006-Present
Ashton Inn, LLC	20-4935318	3060 E. Post Road #110 Las Vegas, NV 89120	Motel in Ashton, Idaho	05/23/2006-Present
CanaMex Nevada, LLC	26-1508635	3060 E. Post Road #110 Las Vegas, NV 89120	Industrial Land in Clark County, Nevada	12/03/2007-12/31/200 9
Dean Martin Center, LLC	26-0395369	3060 E. Post Road #110 Las Vegas, NV 89120	Owned land in Las Vegas, Nevada	01/08/2007-12/31/201 0
Greater Ashton, LLC	20-5581982	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Holding Company	09/15/2006-Present
Las Vegas Silicon Valley, LLC		3060 E. Post Road, Ste. 110 Las Vegas, NV 89120		
McCarran Development, LLC	06-1758579	1445 Eastwood Drive Reno, NV 89509	Real Estate Investment Company	09/21/2005-2010
Tomdan International, LLC	77-0644541	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment Company	08/04/2004-04/01/200 9

None b. Identify any business listed in response to subdivision a., above, that is "single asset real estate" as defined in 11 U.S.C. § 101.

NAME HPCH, LLC	ADDRESS 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120
The Villages, LLC	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120
ACND-1431, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
ACND-38, LLC	3441 S. Eastern Avenue Las Vegas, NV 89109
Ashton Development, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
Ashton RV, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
Ashton Inn, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
CanaMex Nevada, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
Dean Martin Center, LLC	3060 E. Post Road #110 Las Vegas, NV 89120
Greater Ashton, LLC	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120
McCarran Development, LLC	1445 Eastwood Drive Reno, NV 89509

The following questions are to be completed by every debtor that is a corporation or partnership and by any individual debtor who is or has been, within six years immediately preceding the commencement of this case, any of the following: an officer, director, managing executive, or owner of more than 5 percent of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership, a sole proprietor or self-employed in a trade, profession, or other activity, either full- or part-time.

(An individual or joint debtor should complete this portion of the statement only if the debtor is or has been in business as defined above w di

within six yea				iness within those six years should go
1	9. Books, records and financi	al statements		
		ountants who within two years imm s of account and records of the debt		ng of this bankruptcy case kept or
	ton CPA, LLC bhanie Street			ES SERVICES RENDERED 010-Present
LL Bradfor 8880 W. Su Las Vegas	inset Road, 3rd Floor		12/1	997-Present
Shelby Kee 7201 W. La Ste. 502 Las Vegas	ke Mead Blvd.		04/2	008-Present
		who within the two years immediate arred a financial statement of the deb		his bankruptcy case have audited the books
NAME Summer R	ellamas 1 ⁴	DDRESS 182 Claire Rose Avenue as Vegas, NV 89183		ES SERVICES RENDERED 005-09/2009
		ho at the time of the commenceme s of account and records are not av		ession of the books of account and records
NAME Lynda Kee	ton CPA, LLC		ADDRESS 375 N. Stephanie Str Bldg. 2 Henderson, NV 8901	
LL Bradfor	d & Co.		8880 W. Sunset Roa Las Vegas, NV 8914	
Shelby Kee	efer CPA		7201 W. Lake Mead Ste. 502 Las Vegas, NV 8912	
		creditors and other parties, including years immediately preceding the control of		encies, to whom a financial statement was
NAME AND Nevada Sta 750 E. War Las Vegas	ate Bank m Springs Road, 4th Floo	r	DATE ISSUEI 04/2008)

06/2009

City National Bank 555 South Flower Street Los Angeles, CA 90071

20. Inventories

None

a. List the dates of the last two inventories taken of your property, the name of the person who supervised the taking of each inventory, and the dollar amount and basis of each inventory.

DATE OF INVENTORY

INVENTORY SUPERVISOR

DOLLAR AMOUNT OF INVENTORY

(Specify cost, market or other basis)

None b. List the name and address of the person having possession of the records of each of the two inventories reported in a., above.

DATE OF INVENTORY

NAME AND ADDRESSES OF CUSTODIAN OF INVENTORY

21. Current Partners, Officers, Directors and Shareholders

None a. If the debtor is a partnership, list the nature and percentage of partnership interest of each member of the partnership.

NAME AND ADDRESS NATURE OF INTEREST PERCENTAGE OF INTEREST

b. If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, None П controls, or holds 5 percent or more of the voting or equity securities of the corporation.

NATURE AND PERCENTAGE NAME AND ADDRESS TITLE OF STOCK OWNERSHIP

Christine Huerta Secretary

Joseph Rainone **Treasurer**

22. Former partners, officers, directors and shareholders

None

a. If the debtor is a partnership, list each member who withdrew from the partnership within **one year** immediately preceding the commencement of this case.

ADDRESS NAME DATE OF WITHDRAWAL

None b. If the debtor is a corporation, list all officers, or directors whose relationship with the corporation terminated within one year immediately preceding the commencement of this case.

NAME AND ADDRESS TITLE DATE OF TERMINATION

23. Withdrawals from a partnership or distributions by a corporation

None

If the debtor is a partnership or corporation, list all withdrawals or distributions credited or given to an insider, including compensation in any form, bonuses, loans, stock redemptions, options exercised and any other perquisite during one year immediately preceding the commencement of this case.

NAME & ADDRESS AMOUNT OF MONEY DATE AND PURPOSE OF RECIPIENT, OR DESCRIPTION AND OF WITHDRAWAL RELATIONSHIP TO DEBTOR VALUE OF PROPERTY

24. Tax Consolidation Group.

None If the debtor is a corporation, list the name and federal taxpayer identification number of the parent corporation of any consolidated

group for tax purposes of which the debtor has been a member at any time within six years immediately preceding the commencement of the case.

NAME OF PARENT CORPORATION

TAXPAYER IDENTIFICATION NUMBER (EIN)

25. Pension Funds.

None If the debtor

If the debtor is not an individual, list the name and federal taxpayer identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within **six years** immediately preceding the commencement of the case.

NAME OF PENSION FUND

TAXPAYER IDENTIFICATION NUMBER (EIN)

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP

I declare under penalty of perjury that I have read the answers contained in the foregoing statement of financial affairs and any attachments thereto and that they are true and correct to the best of my knowledge, information and belief.

Date	January 19, 2012	Signature	/s/ Carlos A. Huerta	
			Carlos A. Huerta	
			President	

[An individual signing on behalf of a partnership or corporation must indicate position or relationship to debtor.]

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571

Exhibit C

B4 (Official Form 4) (12/07)

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.		Case No.	10-14804-BAM
		Debtor(s)	Chapter	11

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

Following is the list of the debtor's creditors holding the 20 largest unsecured claims. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 [or chapter 9] case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. If a minor child is one of the creditors holding the 20 largest unsecured claims, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
American Express PO Box 0001 Los Angeles, CA 90096-0001	American Express PO Box 0001 Los Angeles, CA 90096-0001	Credit Card		3,000.00
Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148	Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148	Signature Loan	Contingent	3,800,000.00
Arie Fisher 16 Rashi Street Ra'anana, Israel 43214	Arie Fisher 16 Rashi Street Ra'anana, Israel 43214	Personal loan		41,200.00
Bailus Cook & Kelesis 400 S. Fourth Street, Suite 300 Las Vegas, NV 89101	Bailus Cook & Kelesis 400 S. Fourth Street, Suite 300 Las Vegas, NV 89101	Legal Consulting		4,800.14
Bank Of America Po Box 26078 Greensboro, NC 27420	Bank Of America Po Box 26078 Greensboro, NC 27420	Business Line of Credit		46,774.04
Gordon & Silver 3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169	Gordon & Silver 3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169	Legal Fees	Disputed	57,000.00
Hugo R. Paulson 5024 E. Lafayette Blvd. Phoenix, AZ 85018	Hugo R. Paulson 5024 E. Lafayette Blvd. Phoenix, AZ 85018	Partially secured by a pledge of the Debtor's interest in Pecan Street Plaza, LLC	Contingent Disputed	1,803,000.00
Kolesar & Leatham 3320 W. Sahara Avenue, Ste. 380 Las Vegas, NV 89102	Kolesar & Leatham 3320 W. Sahara Avenue, Ste. 380 Las Vegas, NV 89102	Legal Consulting		17,346.91
LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148	LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148	Accounting/Consul ting		6,000.00

B4 (Offi	cial Form 4) (12/07) - Cont.		
In re	Go Global, Inc.	Case No.	10-14804-BAM
	Debtor(s)		

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

(Continuation Sheet)

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
Nevada State Bank	Nevada State Bank	Mt. Charleston		1,709,000.00
P.O. Box 990 Las Vegas, NV 89125	P.O. Box 990 Las Vegas, NV 89125	Lodge (owned by Mount Charleston View, LLC)		
Nevada State Bank	Nevada State Bank	3060 E. Post Road,		654,000.00
P.O. Box 990 Las Vegas, NV 89125	P.O. Box 990 Las Vegas, NV 89125	#110 Las Vegas, NV		(0.00 secured)
		89120		
Nevada State Bank P.O. Box 990 Las Vegas, NV 89125	Nevada State Bank P.O. Box 990 Las Vegas, NV 89125	Business Line of Credit		653,000.00
One Cap Financial 5440 W. Sahara Avenue 3rd Floor Las Vegas, NV 89145	One Cap Financial 5440 W. Sahara Avenue 3rd Floor Las Vegas, NV 89145	290 Acres in Nye County, NV 300 acre-feet of water rights	Contingent	4,100,000.00
Ray Koroghli 3055 Via Sarafina Avenue Henderson, NV 89052	Ray Koroghli 3055 Via Sarafina Avenue Henderson, NV 89052	Legal bills		154,900.00
Zions Bank P.O. Box 25855 Salt Lake City, UT 84125	Zions Bank P.O. Box 25855 Salt Lake City, UT 84125			617,763.00

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, the President of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing list and that it is true and correct to the best of my information and belief.

Date	June 4, 2010	Signature	/s/ Carlos A. Huerta
		•	Carlos A. Huerta
			President

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

B6 Summary (Official Form 6 - Summary) (12/07)

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.		Case No	10-14804-BAM
	·	Debtor	,	
			Chapter	11

SUMMARY OF SCHEDULES

Indicate as to each schedule whether that schedule is attached and state the number of pages in each. Report the totals from Schedules A, B, D, E, F, I, and J in the boxes provided. Add the amounts from Schedules A and B to determine the total amount of the debtor's assets. Add the amounts of all claims from Schedules D, E, and F to determine the total amount of the debtor's liabilities. Individual debtors must also complete the "Statistical Summary of Certain Liabilities and Related Data" if they file a case under chapter 7, 11, or 13.

NAME OF SCHEDULE	ATTACHED (YES/NO)	NO. OF SHEETS	ASSETS	LIABILITIES	OTHER
A - Real Property	Yes	1	4,000.00		
B - Personal Property	Yes	5	10,683,395.23		
C - Property Claimed as Exempt	No	0			
D - Creditors Holding Secured Claims	Yes	1		654,000.00	
E - Creditors Holding Unsecured Priority Claims (Total of Claims on Schedule E)	Yes	1		0.00	
F - Creditors Holding Unsecured Nonpriority Claims	Yes	3		13,013,784.09	
G - Executory Contracts and Unexpired Leases	Yes	1			
H - Codebtors	Yes	2			
I - Current Income of Individual Debtor(s)	No	0			N/A
J - Current Expenditures of Individual Debtor(s)	No	0			N/A
Total Number of Sheets of ALL Schedules		14			
	To	otal Assets	10,687,395.23		
			Total Liabilities	13,667,784.09	

101(8)), filing

Form 6 - Statistical Summary (12/07)

United States Bankruptcy Court District of Nevada

	of Nevaua			
Go Global, Inc.	.,	Case No	10-14804-BAM	
	Debtor	Chapter	11	l
		Спартел		
STATISTICAL SUMMARY OF CERTAIN	LIABILITIES AN	D RELATED	DATA (28 U.S	.C. §
If you are an individual debtor whose debts are primarily consuma case under chapter 7, 11 or 13, you must report all information	ner debts, as defined in § 1 requested below.	01(8) of the Bankru	ptcy Code (11 U.S.C	.§ 101(8
Check this box if you are an individual debtor whose debter report any information here.	s are NOT primarily consu	mer debts. You are	not required to	
This information is for statistical purposes only under 28 U.S	.C. § 159.			
Summarize the following types of liabilities, as reported in the	e Schedules, and total the	em.		
Type of Liability	Amount			
Domestic Support Obligations (from Schedule E)				
Taxes and Certain Other Debts Owed to Governmental Units (from Schedule E)				
Claims for Death or Personal Injury While Debtor Was Intoxicated (from Schedule E) (whether disputed or undisputed)				
Student Loan Obligations (from Schedule F)				
Domestic Support, Separation Agreement, and Divorce Decree Obligations Not Reported on Schedule E				
Obligations to Pension or Profit-Sharing, and Other Similar Obligations (from Schedule F)	S			
TOTAL				
State the following:				
Average Income (from Schedule I, Line 16)				
Average Expenses (from Schedule J, Line 18)				
Current Monthly Income (from Form 22A Line 12; OR, Form 22B Line 11; OR, Form 22C Line 20)				
State the following:				
Total from Schedule D, "UNSECURED PORTION, IF ANY" column				
2. Total from Schedule E, "AMOUNT ENTITLED TO PRIORITY" column				
3. Total from Schedule E, "AMOUNT NOT ENTITLED TO PRIORITY, IF ANY" column				
4. Total from Schedule F				
5. Total of non-priority unsecured debt (sum of 1, 3, and 4)				
				4

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6/04/10 3:54PM

B6A (Official Form 6A) (12/07)

In re	Go Global, Inc.			Case No	10-14804-BAM	
		Debtor	_,			

SCHEDULE A - REAL PROPERTY

Except as directed below, list all real property in which the debtor has any legal, equitable, or future interest, including all property owned as a cotenant, community property, or in which the debtor has a life estate. Include any property in which the debtor holds rights and powers exercisable for the debtor's own benefit. If the debtor is married, state whether husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor holds no interest in real property, write "None" under "Description and Location of Property."

Do not include interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If an entity claims to have a lien or hold a secured interest in any property, state the amount of the secured claim. See Schedule D. If no entity claims to hold a secured interest in the property, write "None" in the column labeled "Amount of Secured Claim." If the debtor is an individual or if a joint petition is filed, state the amount of any exemption claimed in the property only in Schedule C - Property Claimed as Exempt.

1255 Empire Avenue			4 000 00	0.00
Description and Location of Property	Nature of Debtor's Interest in Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption	Amount of Secured Claim

1255 Empire Avenue Park City, Utah, 84060 Timeshare 100% Interest

Sub-Total > **4,000.00** (Total of this page)

Total > **4,000.00**

(Report also on Summary of Schedules)

B6B (Official Form 6B) (12/07)

In re	Go Global, Inc.			Case No	10-14804-BAM	
•		Debtor	_,			

SCHEDULE B - PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "x" in the appropriate position in the column labeled "None." If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Do not list interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If the property is being held for the debtor by someone else, state that person's name and address under "Description and Location of Property." If the property is being held for a minor child, simply state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property without Deducting any Secured Claim or Exemption
1.	Cash on hand		Petty Cash	-	2,000.00
2.	Checking, savings or other financial accounts, certificates of deposit, or shares in banks, savings and loan,		Bank of America checking account number ending in 9840 Carlos A. Huerta dba Go Global	-	3,188.22
	thrift, building and loan, and homestead associations, or credit unions, brokerage houses, or cooperatives.		Bank of America checking account number ending in 4274	-	4,561.79
	cooperatives.		Nevada State Bank account number ending in 4471	-	9,266.61
			Bank of America Business Interest Maximizer account ending in 5642	-	1,728.44
3.	Security deposits with public utilities, telephone companies, landlords, and others.	Х			
4.	Household goods and furnishings, including audio, video, and computer equipment.	X			
5.	Books, pictures and other art objects, antiques, stamp, coin, record, tape, compact disc, and other collections or collectibles.		Frames, Posters, Photographs	-	1,500.00
6.	Wearing apparel.	X			
7.	Furs and jewelry.	X			
8.	Firearms and sports, photographic, and other hobby equipment.		Gym equipment	-	2,500.00
9.	Interests in insurance policies. Name insurance company of each policy and itemize surrender or refund value of each.	X			
			(Total	Sub-Tota of this page)	al > 24,745.06

4 continuation sheets attached to the Schedule of Personal Property

In re	Go Global, Inc.	Case No. 10-14804-BAM

Debtor

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

Type of Property	N O Description and Location of Property E	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
10. Annuities. Itemize and name each issuer.	х		
11. Interests in an education IRA as defined in 26 U.S.C. § 530(b)(1) or under a qualified State tuition plan as defined in 26 U.S.C. § 529(b)(1). Give particulars. (File separately the record(s) of any such interest(s). 11 U.S.C. § 521(c).)	X		
12. Interests in IRA, ERISA, Keogh, or other pension or profit sharing plans. Give particulars.	X		
13. Stock and interests in incorporated and unincorporated businesses.	Las Vegas Silicon Valley, LLC 50% Interest	-	5,000.00
Itemize.	ACND 1431, LLC 15% Interest	-	292,500.00
	Canamex Nevada, LLC 1.0% Interest	-	14,000.00
	Charleston Falls, LLC 77.7% Interest	-	1,416,666.67
	Dean Martin, LLC 9.0% Interest	-	0.00
	HC Waterstone, LLC 99.9% Interest	-	0.00
	Homestead 2001, LLC 7.4% Interest	-	150,000.00
	HPCH, LLC 100% Interest	-	150,000.00
	Jonathan Company, LLC 23.1% Interest	-	0.00
	McCarran Development, LLC	-	0.00
	Realized Gains, LLC 50% Interest	-	0.00
	San Lucas, LLC 50% Interest	-	0.00

 $\begin{tabular}{ll} Sub-Total > & \textbf{2,028,166.67} \\ (Total of this page) & \end{tabular}$

Sheet <u>1</u> of <u>4</u> continuation sheets attached to the Schedule of Personal Property

In re	Go Global, Inc.	Case No	10-14804-BAM

Debtor

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
			The Villages, LLC 99.0% Interest	-	50,000.00
			War Admiral, LLC 18% Interest	-	400,000.00
			Pecan Street Plaza, LLC 15.9% Interest	-	165,000.00
			Greater Ashton, LLC 85% Interest	-	1,176,000.00
14.	Interests in partnerships or joint ventures. Itemize.	X			
15.	Government and corporate bonds and other negotiable and nonnegotiable instruments.	X			
16.	Accounts receivable.		John deVries/Gimme Sum Worldwide	-	3,111,041.00
			Alex Maynard	-	90,305.00
			Thaddeus A Wier	-	127,834.00
			Daniel DeARmas	-	237,945.00
			Moses Johnson	-	48,129.00
			Sig Rogich	-	2,747,729.50
			IRS	-	300,000.00
17.	Alimony, maintenance, support, and property settlements to which the debtor is or may be entitled. Give particulars.	X			
18.	Other liquidated debts owed to debtor including tax refunds. Give particulars.	X			
19.	Equitable or future interests, life estates, and rights or powers exercisable for the benefit of the debtor other than those listed in Schedule A - Real Property.	X			

Sub-Total > **8,453,983.50**(Total of this page)

Sheet <u>2</u> of <u>4</u> continuation sheets attached to the Schedule of Personal Property

In re	Go Global, Inc.	Case No	10-14804-BAM
	·	_	

Debtor

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
20.	Contingent and noncontingent interests in estate of a decedent, death benefit plan, life insurance policy, or trust.	X			
21.	Other contingent and unliquidated claims of every nature, including tax refunds, counterclaims of the debtor, and rights to setoff claims. Give estimated value of each.	F	10% ownership interest in the rights to the potentia ourchase of a Henderson, NV property totaling 12.5 acres (known as the "St. Rose" property)	l -	170,000.00
22.	Patents, copyrights, and other intellectual property. Give particulars.	X			
23.	Licenses, franchises, and other general intangibles. Give particulars.	X			
24.	Customer lists or other compilations containing personally identifiable information (as defined in 11 U.S.C. § 101(41A)) provided to the debtor by individuals in connection with obtaining a product or service from the debtor primarily for personal, family, or household purposes.	X			
25.	Automobiles, trucks, trailers, and other vehicles and accessories.	X			
26.	Boats, motors, and accessories.	X			
27.	Aircraft and accessories.	X			
28.	Office equipment, furnishings, and supplies.	(Copy Maching, Printer, Computer, Video Projector, Computer Monitors	-	6,500.00
29.	Machinery, fixtures, equipment, and supplies used in business.	X			
30.	Inventory.	X			
31.	Animals.	X			
32.	Crops - growing or harvested. Give particulars.	X			
33.	Farming equipment and implements.	X			
			(Total	Sub-Tot of this page)	al > 176,500.00

Sheet <u>3</u> of <u>4</u> continuation sheets attached to the Schedule of Personal Property

In re	Go Global, Inc.	Case No	10-14804-BAM	
_	Debtor			

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
34. Farm supplies, chemicals, and feed.	Х			
35. Other personal property of any kind not already listed. Itemize.	X			

Sub-Total > 0.00 (Total of this page)

Total > **10,683,395.23**

6/04/10 3:54PM

B6D (Official Form 6D) (12/07)

In re	Go Global, Inc.		Case No	10-14804-BAM	
-		Debtor			

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number of all entities holding claims secured by property of the debtor as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests.

other security interests.

List creditors in alphabetical order to the extent practicable. If a minor child is a creditor, the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m). If all secured creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor", include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H", "W", "J", or "C" in the column labeled "Husband, Wife, Joint, or Community".

If the claim is contingent, place an "X" in the column labeled "Contingent". If the claim is unliquidated, place an "X" in the column labeled "Unliquidated". If the claim is disputed, place an "X" in the column labeled "Disputed". (You may need to place an "X" in more than one of these three columns.)

Total the columns labeled "Amount of Claim Without Deducting Value of Collateral" and "Unsecured Portion, if Any" in the boxes labeled "Total(s)" on the last sheet of the completed schedule. Report the total from the column labeled "Unsecured Portion" on the Statistical Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report the total from the column labeled "Unsecured Portion" on the Statistical Summary of Certain Liabilities and Related Data.

Check this box if debtor has no creditors holding secured claims to report on this Schedule D.

Check this box if debtor has no creditors holding secured claims to report on this Schedule D.

GDEDITORIS VALVE	C	Hu	sband, Wife, Joint, or Community	Ç	U	D I	AMOUNT OF	
CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	J H	DATE CLAIM WAS INCURRED, NATURE OF LIEN, AND DESCRIPTION AND VALUE OF PROPERTY SUBJECT TO LIEN	G E N	UNLLQULDA		CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION, IF ANY
Account No. 0180910033179005001			3060 E. Post Road, #110	Ť	D A T E D			
Nevada State Bank P.O. Box 990 Las Vegas, NV 89125	х	_	Las Vegas, NV 89120		U			
			Value \$ 0.00	Ш		Ц	654,000.00	654,000.00
Account No.			Value \$					
			Value \$					
Account No.			Value \$					
continuation sheets attached			S (Total of t	ubto nis p			654,000.00	654,000.00
			(Report on Summary of Sc		ota ule		654,000.00	654,000.00

B6E (Official Form 6E) (12/07)

•			
In re	Go Global, Inc.		Case No. 10-14804-BAM
-	<u>·</u>	Debtor	

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name, mailing address, including zip code, and last four digits of the account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of the petition. Use a separate continuation sheet for each type of priority and label each with the type of priority.

The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H-Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of claims listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all claims listed on this Schedule E in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

Report the total of amounts entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.

Report the total of amounts <u>not</u> entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts not entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.
■ Check this box if debtor has no creditors holding unsecured priority claims to report on this Schedule E.
TYPES OF PRIORITY CLAIMS (Check the appropriate box(es) below if claims in that category are listed on the attached sheets)
☐ Domestic support obligations
Claims for domestic support that are owed to or recoverable by a spouse, former spouse, or child of the debtor, or the parent, legal guardian, or responsible relative of such a child, or a governmental unit to whom such a domestic support claim has been assigned to the extent provided in 11 U.S.C. § 507(a)(1).
☐ Extensions of credit in an involuntary case
Claims arising in the ordinary course of the debtor's business or financial affairs after the commencement of the case but before the earlier of the appointment of trustee or the order for relief. 11 U.S.C. § 507(a)(3).
☐ Wages, salaries, and commissions
Wages, salaries, and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying independent sales representatives up to \$10,950* per person earned within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(4).
☐ Contributions to employee benefit plans
Money owed to employee benefit plans for services rendered within 180 days immediately preceding the filing of the original petition, or the cessation of business whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(5).
☐ Certain farmers and fishermen
Claims of certain farmers and fishermen, up to \$5,400* per farmer or fisherman, against the debtor, as provided in 11 U.S.C. § 507(a)(6).
☐ Deposits by individuals
Claims of individuals up to \$2,425* for deposits for the purchase, lease, or rental of property or services for personal, family, or household use, that were not delivered or provided. 11 U.S.C. § 507(a)(7).
☐ Taxes and certain other debts owed to governmental units
Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C. § 507(a)(8).
☐ Commitments to maintain the capital of an insured depository institution
Claims based on commitments to the FDIC, RTC, Director of the Office of Thrift Supervision, Comptroller of the Currency, or Board of Governors of the Federa Reserve System, or their predecessors or successors, to maintain the capital of an insured depository institution. 11 U.S.C. § 507 (a)(9).
☐ Claims for death or personal injury while debtor was intoxicated
Claims for death or personal injury resulting from the operation of a motor vehicle or vessel while the debtor was intoxicated from using alcohol, a drug, or another substance. 11 U.S.C. § 507(a)(10).

0 continuation sheets attached

^{*} Amounts are subject to adjustment on April 1, 2010, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

B6F (Official Form 6F) (12/07)

In re	Go Global, Inc.		Case No	10-14804-BAM
_		Debtor		

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m). Do not include claims listed in Schedules D and E. If all creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report this total also on the Statistical Summary of Certain Liabilities and Related Data.

☐ Check this box if debtor has no creditors holding unsecured claims to report on this Schedule F.

8								
CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	Hu H W J C	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	CONFINGENT	UNLIQUIDAT	T	-	AMOUNT OF CLAIM
Account No. 372717347753005			Credit Card	Ť	TED			
American Express PO Box 0001 Los Angeles, CA 90096-0001	x	-			D			3,000.00
Account No.	1	T	Signature Loan			T	†	
Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148	x	-		x				3,800,000.00
Account No.	╁	┢	Personal loan			H	\dagger	
Arie Fisher 16 Rashi Street Ra'anana, Israel 43214		-						41,200.00
Account No. 31157		T	Legal Consulting			T	1	
Bailus Cook & Kelesis 400 S. Fourth Street, Suite 300 Las Vegas, NV 89101		-						4,800.14
		Щ	<u> </u>	Sub	tota	1	\dagger	
2 continuation sheets attached			(Total of					3,849,000.14

B6F (Official Form 6F) (12/07) - Cont.

In re	Go Global, Inc.		Case No	10-14804-BAM	
_		Debtor			

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

(Continuation Sheet)

		_		T -	1	-	
CREDITOR'S NAME,	CODEBTO	Hu	sband, Wife, Joint, or Community		UNLLQU	DI	
MAILING ADDRESS INCLUDING ZIP CODE,	E	H W	DATE CLAIM WAS INCURRED AND	Ϊ́	l o	S P U	
AND ACCOUNT NUMBER (See instructions above.)	T	C	CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	N G	1	U T E	AMOUNT OF CLAIM
· ·	R	Ľ		CONTINGENT	D A	D	
Account No. 68181004915099			Business Line of Credit	'	Ā T E D		
Bank Of America				\vdash			-
Po Box 26078	x	-					
Greensboro, NC 27420							
							46,774.04
Account No.			Legal Fees				
Gordon & Silver							
3960 Howard Hughes Pkwy	x	-				x	
9th Floor							
Las Vegas, NV 89169							
							57,000.00
Account No.			Partially secured by a pledge of the Debtor's				
			interest in Pecan Street Plaza, LLC				
Hugo R. Paulson 5024 E. Lafayette Blvd.	x	L		x		x	
Phoenix, AZ 85018	 ^			^		^	
							1,803,000.00
Account No.			Legal Consulting				
Kalaan 9 Laatham							
Kolesar & Leatham 3320 W. Sahara Avenue, Ste. 380	x	_					
Las Vegas, NV 89102							
							17,346.91
Account No.			Accounting/Consulting				
LL Brodford 9 Co							
LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor	Ιx	-					
Las Vegas, NV 89148							
						L	6,000.00
Sheet no1 of _2 sheets attached to Schedule of				Sub			1,930,120.95
Creditors Holding Unsecured Nonpriority Claims			(Total of	this	pag	ge)	1,930,120.93

In re	Go Global, Inc.		 Case No	10-14804-BAM	
-		Debtor			

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS (Continuation Sheet)

CREDITOR'S NAME,	C	Hu	sband, Wife, Joint, or Community	CO	U	D	
MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	ODEBTOR	W	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	ONTINGEN	UZLLQULDA	P U T F	AMOUNT OF CLAIM
Account No. 0180910026431979002	T		Business Line of Credit	Ť	D A T E		
Nevada State Bank P.O. Box 990 Las Vegas, NV 89125	x	_			D		653,000.00
Account No. 0180910053732049001			Mt. Charleston Lodge (owned by Mount				
Nevada State Bank P.O. Box 990 Las Vegas, NV 89125	x	-	Charleston View, LLC)				
	l						1,709,000.00
Account No. One Cap Financial 5440 W. Sahara Avenue 3rd Floor		_	290 Acres in Nye County, NV 300 acre-feet of water rights	х			
Las Vegas, NV 89145							4,100,000.00
Account No.			Legal bills				
Ray Koroghli 3055 Via Sarafina Avenue Henderson, NV 89052		-					154,900.00
Account No. 0010039798978529001	╁	+			\vdash	H	
Zions Bank P.O. Box 25855 Salt Lake City, UT 84125	x	-					617,763.00
Sheet no. 2 of 2 sheets attached to Schedule of			1	Sub	tota	L ıl	
Creditors Holding Unsecured Nonpriority Claims			(Total of t				7,234,663.00
			(Report on Summary of Sc		Γota lule		13,013,784.09

B6G (Official Form 6G) (12/07)

In re	Go Global, Inc.		Case No.	10-14804-BAM	
III IC	Go Global, Ilic.		Case No	10-14004-DAW	
		Debtor			

SCHEDULE G - EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Describe all executory contracts of any nature and all unexpired leases of real or personal property. Include any timeshare interests. State nature of debtor's interest in contract, i.e., "Purchaser", "Agent", etc. State whether debtor is the lessor or lessee of a lease. Provide the names and complete mailing addresses of all other parties to each lease or contract described. If a minor child is a party to one of the leases or contracts, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

☐ Check this box if debtor has no executory contracts or unexpired leases.

Name and Mailing Address, Including Zip Code, of Other Parties to Lease or Contract

Description of Contract or Lease and Nature of Debtor's Interest. State whether lease is for nonresidential real property. State contract number of any government contract.

HPCH, LLC 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120 Office rental space expires 04/30/2012

B6H (Official Form 6H) (12/07)

In re	Go Global, Inc.	Case	No	10-14804-BAM	
		 •			

Debtor

SCHEDULE H - CODEBTORS

Provide the information requested concerning any person or entity, other than a spouse in a joint case, that is also liable on any debts listed by debtor in the schedules of creditors. Include all guarantors and co-signers. If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within the eight year period immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state, commonwealth, or territory. Include all names used by the nondebtor spouse during the eight years immediately preceding the commencement of this case. If a minor child is a codebtor or a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

☐ Check this box if debtor has no codebtors.

NAME AND ADDRESS OF CODEBTOR

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

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Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Christine H. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

NAME AND ADDRESS OF CREDITOR

Zions Bank P.O. Box 25855 Salt Lake City, UT 84125

American Express PO Box 0001 Los Angeles, CA 90096-0001

Bank Of America Po Box 26078 Greensboro, NC 27420

Gordon & Silver 3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169

Nevada State Bank P.O. Box 990 Las Vegas, NV 89125

Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148

Hugo R. Paulson 5024 E. Lafayette Blvd. Phoenix, AZ 85018

LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148

Kolesar & Leatham 3320 W. Sahara Avenue, Ste. 380 Las Vegas, NV 89102

Nevada State Bank P.O. Box 990 Las Vegas, NV 89125

Nevada State Bank P.O. Box 990 Las Vegas, NV 89125

In re	Go Global, Inc.	Case No	10-14804-BAM
-		,	

Debtor

SCHEDULE H - CODEBTORS (Continuation Sheet)

NAME AND ADDRESS OF CODEB	TOR NAME AND ADDRESS OF CREDITOR
Christine H. Huerta	Nevada State Bank
3060 E. Post Road #110	P.O. Box 990
Las Vegas, NV 89120	Las Vegas, NV 89125
Hugo Paulson	Nevada State Bank
5024 E. Lafayette Blvd.	P.O. Box 990
Phoenix, AZ 85018	Las Vegas, NV 89125
Sigmund Rogich 3883 Howard Hughes Pkwy, Ste 5 Las Vegas, NV 89169	Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148

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B6 Declaration (Official Form 6 - Declaration). (12/07)

6/04/10 3:54PM

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.			Case No.	10-14804-BAM
			Debtor(s)	Chapter	11
	DECLARATION CO	ONCERN	ING DEBTOR'S SC	HEDULI	ES
	DECLARATION UNDER PENALTY OF I	PERJURY	ON BEHALF OF CORPO	PRATION C	OR PARTNERSHIP
	I, the President of the corporation named as debtor in this case, declare under penalty of perjury that I have read the foregoing summary and schedules, consisting of16 sheets, and that they are true and correct to the be of my knowledge, information, and belief.				
Date	June 4, 2010	Signature	/s/ Carlos A. Huerta Carlos A. Huerta President		

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

B7 (Official Form 7) (12/07)

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.			10-14804-BAM
		Debtor(s)	Chapter	11

STATEMENT OF FINANCIAL AFFAIRS

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statement concerning all such activities as well as the individual's personal affairs. To indicate payments, transfers and the like to minor children, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

Questions 1 - 18 are to be completed by all debtors. Debtors that are or have been in business, as defined below, also must complete Questions 19 - 25. **If the answer to an applicable question is "None," mark the box labeled "None."** If additional space is needed for the answer to any question, use and attach a separate sheet properly identified with the case name, case number (if known), and the number of the question.

DEFINITIONS

"In business." A debtor is "in business" for the purpose of this form if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within six years immediately preceding the filing of this bankruptcy case, any of the following: an officer, director, managing executive, or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or self-employed full-time or part-time. An individual debtor also may be "in business" for the purpose of this form if the debtor engages in a trade, business, or other activity, other than as an employee, to supplement income from the debtor's primary employment.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101.

1. Income from employment or operation of business

None

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business, including part-time activities either as an employee or in independent trade or business, from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the **two years** immediately preceding this calendar year. (A debtor that maintains, or has maintained, financial records on the basis of a fiscal rather than a calendar year may report fiscal year income. Identify the beginning and ending dates of the debtor's fiscal year.) If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT SOURCE
\$0.00 2010 YTD Income

\$9,833.34 2009 Income

\$65,410.49 2008 Income
AFLPA income = \$1,577.11;
Tomdan International, LLC income = \$4,833.34;
Go Global, Inc. income = \$59,000.04;

2. Income other than from employment or operation of business

None

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the **two years** immediately preceding the commencement of this case. Give particulars. If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income for each spouse whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT SOURCE

\$15,000.00 2008 - Mountain Gaming, LLC

3. Payments to creditors

None

Complete a. or b., as appropriate, and c.

a. *Individual or joint debtor(s) with primarily consumer debts*. List all payments on loans, installment purchases of goods or services, and other debts to any creditor made within **90 days** immediately preceding the commencement of this case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$600. Indicate with an (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and creditor counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS

OF CREDITOR

DATES OF

PAYMENTS

AMOUNT STILL

OWING

None

b. Debtor whose debts are not primarily consumer debts: List each payment or other transfer to any creditor made within **90 days** immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$5,475. If the debtor is an individual, indicate with an asterisk (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and creditor counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT
DATES OF PAID OR
PAYMENTS/ VALUE OF AMOUNT STILL
NAME AND ADDRESS OF CREDITOR TRANSFERS TRANSFERS OWING
Nevada State Bank 12/31/2009, 02/18/2010, \$15,000.00 \$654,000.00
P.O. Box 990 02/25/2010

P.O. Box 990 Las Vegas, NV 89125

None c. *All debtors:* List all payments made within **one year** immediately preceding the commencement of this case to or for the benefit of creditors who are or were insiders. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR AND
RELATIONSHIP TO DEBTOR

Antonio Novada III C

O0/24/2009

DATE OF PAYMENT AMOUNT PAID OWING **09/24/2009 \$50,000.00 \$3,800,000.00**

Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148 AMOUNT STILL

4. Suits and administrative proceedings, executions, garnishments and attachments

None

a. List all suits and administrative proceedings to which the debtor is or was a party within **one year** immediately preceding the filing of this bankruptcy case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

CAPTION OF SUIT

AND CASE NUMBER

NATURE OF PROCEEDING

Hugo R. Paulson,
individually and as trustee of

COURT OR AGENCY

AND LOCATION

Second Judicial Dis

Washoe County, Ne

AND LOCATION DISPOSITION
Second Judicial District Court
Washoe County, Nevada

individually and as trustee of Hugo R. Paulson SEP IRA vs. Carlos Huerta, an individual; Go Global, Inc., a Nevada Corporation; Does 1 through 10; ROE Corporations 1 through 10

Corporations 1 through 10 Case No.: CV0901910

Hugo R. Paulson as trustee of Hugo R. Paulson SEP IRA vs. Anthony Savino; Datasource, LLC, a Nevada limited liability company; Carlos Huerta, an individual; Go Global, Inc., a Nevada corporation; Does 1 through 10; ROE Corporations 1 through 10 Case No.: A9-604085-C -

District Court Pending
Clark County, Nevada

Case No.: A9-604085-C - Conversion Case No.:

A604085

Go Global, Inc., A Nevada Corporation v John deVries, an individual: Gimme Sum Worldwide, Inc., a Nevada corporation; Gimme Sum California, Inc., a Nevada corporation; Gimme Sum Equipment, Inc., a Nevada corporation; Gimme Sum Franchise Corp., a Nevada corporation; Gimme Sum Louisiana, Inc., a Nevada corporation; Gimme Sum Marketing Fund, Inc., a Nevada corporation; Gimme Mum Minnesota, Inc., a **Nevada corporation: Gimme** Sum Real Estate Corp., a Nevada corporation...Case

Breach of Contract

Clark County, Nevada

Pending

STATUS OR

No.: A567964

None

b. Describe all property that has been attached, garnished or seized under any legal or equitable process within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF PERSON FOR WHOSE BENEFIT PROPERTY WAS SEIZED Charleston Falls, LLC c/o Carlos Huerta

c/o Carlos Huerta 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120 DATE OF SEIZURE **3/5/2010**

PROPERTY
Interests within Mt. Charleston View, LLC \$2,500,000.00

DESCRIPTION AND VALUE OF

NAME AND ADDRESS OF PERSON FOR WHOSE BENEFIT PROPERTY WAS SEIZED

Mountain Gaming, LLC c/o Carlos Huerta 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120 DATE OF SEIZURE **3/5/2010**

DESCRIPTION AND VALUE OF PROPERTY

Restaurant and bar operation at the top of Mt. Charleston, Nevada.

Approximate value - \$3,000,000.00

5. Repossessions, foreclosures and returns

None

List all property that has been repossessed by a creditor, sold at a foreclosure sale, transferred through a deed in lieu of foreclosure or returned to the seller, within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR OR SELLER DATE OF REPOSSESSION, FORECLOSURE SALE, TRANSFER OR RETURN

DESCRIPTION AND VALUE OF PROPERTY

6. Assignments and receiverships

None

a. Describe any assignment of property for the benefit of creditors made within **120 days** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include any assignment by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF ASSIGNEE

DATE OF ASSIGNMENT

TERMS OF ASSIGNMENT OR SETTLEMENT

b. List all property which has been in the hands of a custodian, receiver, or court-appointed official within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not

filed.)

NAME AND ADDRESS OF CUSTODIAN NAME AND LOCATION OF COURT CASE TITLE & NUMBER

DATE OF ORDER DESCRIPTION AND VALUE OF PROPERTY

7. Gifts

None

List all gifts or charitable contributions made within **one year** immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient. (Married debtors filing under chapter 12 or chapter 13 must include gifts or contributions by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF PERSON OR ORGANIZATION

RELATIONSHIP TO DEBTOR, IF ANY

DATE OF GIFT

DESCRIPTION AND VALUE OF GIFT

8. Losses

None

List all losses from fire, theft, other casualty or gambling within **one year** immediately preceding the commencement of this case **or since the commencement of this case.** (Married debtors filing under chapter 12 or chapter 13 must include losses by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

DESCRIPTION AND VALUE OF PROPERTY

DESCRIPTION OF CIRCUMSTANCES AND, IF LOSS WAS COVERED IN WHOLE OR IN PART BY INSURANCE, GIVE PARTICULARS

DATE OF LOSS

9. Payments related to debt counseling or bankruptcy

None

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of the petition in bankruptcy within **one year** immediately preceding the commencement of this case.

NAME AND ADDRESS OF PAYEE

The Schwartz Law Firm 701 E. Bridger Avenue, Suite 120 Las Vegas, NV 89101

DATE OF PAYMENT, NAME OF PAYOR IF OTHER THAN DEBTOR 03/23/2010

AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY \$25,000.00

10. Other transfers

None

a. List all other property, other than property transferred in the ordinary course of the business or financial affairs of the debtor, transferred either absolutely or as security within two years immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF TRANSFEREE, RELATIONSHIP TO DEBTOR

DATE

10/31/2008

DESCRIBE PROPERTY TRANSFERRED

AND VALUE RECEIVED

Eldorado Hills, LLC interest

\$2,747,729.50 debt

Investor/Member

The Villages, LLC

Sigmund Rogich

3060 E. Post Road, Ste. 110

Las Vegas, NV 89120

Ashton Inn LLC

3060 E. Post Road, Ste. 110

Las Vegas, NV 89120

Various \$32,000

Various \$42,100.00

b. List all property transferred by the debtor within **ten years** immediately preceding the commencement of this case to a self-settled

trust or similar device of which the debtor is a beneficiary.

NAME OF TRUST OR OTHER

DEVICE

None

DATE(S) OF TRANSFER(S) AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY OR DEBTOR'S INTEREST

IN PROPERTY

11. Closed financial accounts

None П

List all financial accounts and instruments held in the name of the debtor or for the benefit of the debtor which were closed, sold, or otherwise transferred within one year immediately preceding the commencement of this case. Include checking, savings, or other financial accounts, certificates of deposit, or other instruments; shares and share accounts held in banks, credit unions, pension funds, cooperatives, associations, brokerage houses and other financial institutions. (Married debtors filing under chapter 12 or chapter 13 must include information concerning accounts or instruments held by or for either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF INSTITUTION

Bank of Las Vegas 6001 S. Decatur Blvd., Ste P Las Vegas, NV 89118

Bank of Las Vegas 6001 S. Decatur Blvd., Ste P Las Vegas, NV 89118

TYPE OF ACCOUNT, LAST FOUR DIGITS OF ACCOUNT NUMBER, AND AMOUNT OF FINAL BALANCE

Checking account number ending in 4029

Money market account number ending in 3111

AMOUNT AND DATE OF SALE

OR CLOSING 10/28/2009

10/28/2009 \$3.506.00

\$569.00

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Best Case Bankruptcy

12. Safe deposit boxes

None

List each safe deposit or other box or depository in which the debtor has or had securities, cash, or other valuables within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include boxes or depositories of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF BANK OR OTHER DEPOSITORY NAMES AND ADDRESSES OF THOSE WITH ACCESS TO BOX OR DEPOSITORY

DESCRIPTION OF CONTENTS

DATE OF TRANSFER OR SURRENDER, IF ANY

13. Setoffs

None

List all setoffs made by any creditor, including a bank, against a debt or deposit of the debtor within **90 days** preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR

DATE OF SETOFF

AMOUNT OF SETOFF

14. Property held for another person

None List all property owned by another person that the debtor holds or controls.

NAME AND ADDRESS OF OWNER

DESCRIPTION AND VALUE OF PROPERTY

LOCATION OF PROPERTY

15. Prior address of debtor

None

^e If the debtor has moved within **three years** immediately preceding the commencement of this case, list all premises which the debtor occupied during that period and vacated prior to the commencement of this case. If a joint petition is filed, report also any separate address of either spouse.

ADDRESS NAME USED DATES OF OCCUPANCY

16. Spouses and Former Spouses

None

If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within **eight years** immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state.

NAME

17. Environmental Information.

For the purpose of this question, the following definitions apply:

"Environmental Law" means any federal, state, or local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil, surface water, groundwater, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of these substances, wastes, or material.

"Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites.

"Hazardous Material" means anything defined as a hazardous waste, hazardous substance, toxic substance, hazardous material, pollutant, or contaminant or similar term under an Environmental Law

None

a. List the name and address of every site for which the debtor has received notice in writing by a governmental unit that it may be liable or potentially liable under or in violation of an Environmental Law. Indicate the governmental unit, the date of the notice, and, if known, the Environmental Law:

SITE NAME AND ADDRESS

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DATE OF NOTICE

 ${\bf ENVIRONMENTAL}$

LAW

None b. List the name and address of every site for which the debtor provided notice to a governmental unit of a release of Hazardous

Material. Indicate the governmental unit to which the notice was sent and the date of the notice.

NAME AND ADDRESS OF DATE OF ENVIRONMENTAL SITE NAME AND ADDRESS GOVERNMENTAL UNIT NOTICE LAW

GOVERNMENTAL UNIT NOTICE LAW

None c. List all judicial or administrative proceedings, including settlements or orders, under any Environmental Law with respect to which the debtor is or was a party. Indicate the name and address of the governmental unit that is or was a party to the proceeding, and the docket number.

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DOCKET NUMBER

STATUS OR DISPOSITION

18. Nature, location and name of business

None

a. If the debtor is an individual, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partner in a partnership, sole proprietor, or was self-employed in a trade, profession, or other activity either full- or part-time within six years immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within six years immediately preceding the commencement of this case.

If the debtor is a partnership, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities, within six years immediately preceding the commencement of this case.

If the debtor is a corporation, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities within six years immediately preceding the commencement of this case.

NAME	LAST FOUR DIGITS OF SOCIAL-SECURITY OR OTHER INDIVIDUAL TAXPAYER-I.D. NO. (ITIN)/ COMPLETE EIN	ADDRESS	NATURE OF BUSINESS	BEGINNING AND ENDING DATES
Go Global, Inc.	88-0432565	300 E. Post Road Ste. 110 Las Vegas, NV 89120	Real Estate Brokerage and Investment	07/29/1997-Present
BV 86, LLC		5451 South Durango Drive Las Vegas, NV 89113	Real Estate Investment Dissolved	10/2007-12/2008
Charleston Falls, LLC	20-515-7867	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	06/2006-Present
Eldorado II, LLC		3883 Howard Hughes Pkwy, #590 Las Vegas, NV 89169	Established to acquire property Dissolved	08/2007-08-2009
Mt. Charleston View, LLC	06-1758575	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	09-2005-
HPCH, LLC	06-1758580	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	09/2005-Present
Realized Gains, LLC	20-4715600	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	04/2005-03/2010
The Villages, LLC	20-4922242	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	03/2006-Present
Homestead 2001, LLC	88-0484401	3060 E. Post Road, Ste. 110 Las Vegas, NV 89120	Real Estate Investment	01/2001-Present

None	b. Identify any business list	ed in response to subdivision a., above,	that is "single asset real estate" as defined in 11 U.S.C. § 101.
NAME HPCH, I	LLC	ADDRESS 3060 E. Post Ro Las Vegas, NV 8	
The Vill	ages, LLC	3060 E. Post Ro Las Vegas, NV 8	
been, with owner of t	nin six years immediately pred more than 5 percent of the vot	ceding the commencement of this case,	oration or partnership and by any individual debtor who is or has any of the following: an officer, director, managing executive, or a partner, other than a limited partner, of a partnership, a sole or part-time.
within six			at only if the debtor is or has been in business, as defined above, or who has not been in business within those six years should go
	19. Books, records and fin	ancial statements	
None		accountants who within two years immooks of account and records of the debt	ediately preceding the filing of this bankruptcy case kept or or.
Lynda k 375 N. S Bldg. 2	AND ADDRESS Geeton CPA, LLC Stephanie Street son, NV 89014		DATES SERVICES RENDERED 01/2010-Present
8880 W.	lford & Co. Sunset Road, 3rd Floor jas, NV 89148		12/1997-Present
7201 W. Ste. 502	Keefer CPA Lake Mead Blvd. ! gas, NV 89128		04/2008-Present
None		als who within the two years immediate or or or the debarrence of the debarrence o	ly preceding the filing of this bankruptcy case have audited the book tor.
NAME Summe	r Rellamas	ADDRESS 1182 Claire Rose Avenue Las Vegas, NV 89183	DATES SERVICES RENDERED 02/2005-09/2009
None		als who at the time of the commencement books of account and records are not available.	at of this case were in possession of the books of account and records ailable, explain.
NAME Lynda K	Geeton CPA, LLC		ADDRESS 375 N. Stephanie Street Bldg. 2 Henderson, NV 89014
LL Brad	lford & Co.		8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148
Shelby	Keefer CPA		7201 W. Lake Mead Blvd. Ste. 502

None d. List all financial institutions, creditors and other parties, including mercantile and trade agencies, to whom a financial statement was issued by the debtor within **two years** immediately preceding the commencement of this case.

Las Vegas, NV 89128

NAME AND ADDRESS Nevada State Bank 750 E. Warm Springs Road, 4th Floor Las Vegas, NV 89119

DATE ISSUED 04/2008

City National Bank 555 South Flower Street Los Angeles, CA 90071

06/2009

20. Inventories

None

a. List the dates of the last two inventories taken of your property, the name of the person who supervised the taking of each inventory, and the dollar amount and basis of each inventory.

DATE OF INVENTORY

INVENTORY SUPERVISOR

DOLLAR AMOUNT OF INVENTORY (Specify cost, market or other basis)

None b. List the name and address of the person having possession of the records of each of the two inventories reported in a., above.

DATE OF INVENTORY

NAME AND ADDRESSES OF CUSTODIAN OF INVENTORY RECORDS

21. Current Partners, Officers, Directors and Shareholders

None

a. If the debtor is a partnership, list the nature and percentage of partnership interest of each member of the partnership.

NAME AND ADDRESS

NATURE OF INTEREST

PERCENTAGE OF INTEREST

b. If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, None П controls, or holds 5 percent or more of the voting or equity securities of the corporation.

NAME AND ADDRESS

Christine Huerta

Secretary

TITLE

NATURE AND PERCENTAGE OF STOCK OWNERSHIP

Joseph Rainone **Treasurer**

22. Former partners, officers, directors and shareholders

None

None

a. If the debtor is a partnership, list each member who withdrew from the partnership within **one year** immediately preceding the commencement of this case.

ADDRESS DATE OF WITHDRAWAL NAME

None b. If the debtor is a corporation, list all officers, or directors whose relationship with the corporation terminated within one year

immediately preceding the commencement of this case.

NAME AND ADDRESS TITLE DATE OF TERMINATION

23. Withdrawals from a partnership or distributions by a corporation

If the debtor is a partnership or corporation, list all withdrawals or distributions credited or given to an insider, including compensation in any form, bonuses, loans, stock redemptions, options exercised and any other perquisite during one year immediately preceding the commencement of this case.

NAME & ADDRESS OF RECIPIENT, RELATIONSHIP TO DEBTOR

DATE AND PURPOSE OF WITHDRAWAL

AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY

24. Tax Consolidation Group.

None

If the debtor is a corporation, list the name and federal taxpayer identification number of the parent corporation of any consolidated group for tax purposes of which the debtor has been a member at any time within **six years** immediately preceding the commencement of the case.

NAME OF PARENT CORPORATION

TAXPAYER IDENTIFICATION NUMBER (EIN)

25. Pension Funds.

None If the debtor

If the debtor is not an individual, list the name and federal taxpayer identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within **six years** immediately preceding the commencement of the case.

NAME OF PENSION FUND

TAXPAYER IDENTIFICATION NUMBER (EIN)

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP

I declare under penalty of perjury that I have read the answers contained in the foregoing statement of financial affairs and any attachments thereto and that they are true and correct to the best of my knowledge, information and belief.

Date June 4, 2010 Signature Carlos A. Huerta
Carlos A. Huerta
President

[An individual signing on behalf of a partnership or corporation must indicate position or relationship to debtor.]

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.		Case No.	10-14804-BAM
		Debtor(s)	Chapter	11
	DISCLOSURE OF COMP	PENSATION OF ATTOR	RNEY FOR DE	CBTOR(S)
c	Pursuant to 11 U.S.C. § 329(a) and Bankruptcy ompensation paid to me within one year before the e rendered on behalf of the debtor(s) in contemplati	filing of the petition in bankruptcy	, or agreed to be pai	d to me, for services rendered or to
	For legal services, I have agreed to accept			25,000.00
	Prior to the filing of this statement I have receive	ed	\$ <u></u>	25,000.00
	Balance Due		\$ <u></u>	0.00
2. \$	1,039.00 of the filing fee has been paid.			
3. T	The source of the compensation paid to me was:			
	■ Debtor □ Other (specify):			
4. T	The source of compensation to be paid to me is:			
	■ Debtor □ Other (specify):			
5. I	I have not agreed to share the above-disclosed co	ompensation with any other person	unless they are mem	pers and associates of my law firm.
[☐ I have agreed to share the above-disclosed compocopy of the agreement, together with a list of the			
6. I	n return for the above-disclosed fee, I have agreed t	o render legal service for all aspects	s of the bankruptcy c	ase, including:
b c	 Analysis of the debtor's financial situation, and re Preparation and filing of any petition, schedules, Representation of the debtor at the meeting of cre [Other provisions as needed] See the Schwartz Law Firm's detailed earned. 	statement of affairs and plan which ditors and confirmation hearing, an	may be required; and any adjourned hea	rings thereof;
7. B	By agreement with the debtor(s), the above-disclosed	l fee does not include the following	service:	
		CERTIFICATION		
	certify that the foregoing is a complete statement of ankruptcy proceeding.	any agreement or arrangement for	payment to me for re	epresentation of the debtor(s) in
Dated:	: June 4, 2010	/s/ Samuel A. Sch		
		Samuel A. Schwa The Schwartz Lav		
		701 E. Bridger Av	enue, Suite 120	
		Las Vegas, NV 89		•
		(702) 385-5544 F sam@schwartzla		I

Case 10-14804-led Doc 73 Entered 06/04/10 16:06:42 Page 31 of 37

United States Bankruptcy Court

	Case No	10-14804-BAM
Debtor	, Chapter	11
		2) for filing in this chapter 11
Security Class	Number of Securities	Kind of Interest
Common Stock	1	100%
debtor in this case, decis true and correct to the	clare under penalty o	ION OR PARTNERSHING perjury that I have read the nation and belief.
	ch is prepared in accordant Security Class	TY SECURITY HOLDERS The is prepared in accordance with Rule 1007(a)(Security Number Class of Securities

6/04/10 3:54PM

United States Bankruptcy Court District of Nevada

In re Go Global, Inc.		Case No.	10-14804-BAM
	Debtor(s)	Chapter	11
VERIFICA	ATION OF CREDITOR	MATRIX	
I, the President of the corporation named as the de	ebtor in this case, hereby verify that	the attached list of	creditors is true and correct to
4h - h - + - f l l			
the best of my knowledge.			
Date: June 4, 2010	/s/ Carlos A. Huerta		
	Carlos A. Huerta/President		
	Signer/Title		

Case 10-14804-led Doc 73 Entered 06/04/10 16:06:42 Page 33 of 37

6/04/10 3:54PM

						E-filed on June 4, 2010
	el A. Schw	artz.				
Esq. Name						
10985						
Bar Code	e #	_				
	Bridger A	venue,				
Suite 1		00101				
Address	egas, NV 8	9101				
(702) 3	85-5544					
Phone N						
				STATES BANKRUPTCY DISTRICT OF NEVADA	COURT	
In re:	Go Glol	bal, Inc.			Case #	10-14804-BAM
					Chapter	11
					Trustee	
			Deb	tor(s)		
			$\mathbf{A}\mathbf{M}$	ENDMENT COVER SHE	ET	
		Amendme	nt(s) to the follow	wing are transmitted herev	vith. Chec	ck all that apply.
()	Petition	(must be sig	gned by debtor and	d attorney for debtor per Fed. F	R. Bankr. P	. 9011)
()	Summa	ry of Schedu	ules			
()	Schedul	e A - Real F	Property			
()	Schedul	e B - Persor	nal Property			
()	Schedul	e C - Propei	rty Claimed as Exe	empt		
(x)	Schedul	e D, E, or F	, and/or Matrix, an	d/or List of Creditors or Equit	y Holders	
	(x)	Add/delete	creditor(s), change	e amount or classification of de	bt - \$26.0 0) fee required
	()	•	•	y listed creditor, add name/add tition on converted case, suppl		orney for already listed creditor, document(s) - no fee

* Must provide diskette and comply with Local Rule 1007 if add/delete creditor or add/change address of already listed creditor

- Schedule G Schedule of Executory Contracts & Unexpired Leases ()
- () Schedule H - Codebtors
- Schedule I Current Income of Individual Debtor(s) ()
- Schedule J Current Expenditures of Individual Debtor(s) ()
- () Statement of Financial Affairs

Declaration of Debtor

I (We) declare under penalty of perjury that the information set forth in the amendment(s) attached hereto is (are) true and correct to the best of my (our) information and belief.

/s/ Carlos A. Huerta	
Carlos A. Huerta	
Debtor's Signature	
Date: June 4, 2010	

Go Global, Inc. 3060 E. Post Road #110 Las Vegas, NV 89120

Samuel A. Schwartz. Esq. The Schwartz Law Firm 701 E. Bridger Avenue, Suite 120 Las Vegas, NV 89101

United States Trustee 300 Las Vegas Blvd. South #4300 Las Vegas, NV 89101

Dept of Employment, Training and Rehab Employment Security Division 500 East Third Street Carson City, NV 89713

IRS
P.O. Box 21126
DPN 781
Philadelphia, PA 19114

Nevada Dept of Taxation, BK Section 555 E. Washington Ave. #1300 Las Vegas, NV 89101

American Express Acct No 372717347753005 PO Box 0001 Los Angeles, CA 90096-0001

Antonio Nevada, LLC 8880 W. Sunset Road 3rd Floor Las Vegas, NV 89148

Arie Fisher 16 Rashi Street Ra'anana, Israel 43214

Azure Seas, LLC 5024 E. Lafayette Blvd Phoenix, AZ 85018

Bailus Cook & Kelesis Acct No 31157 400 S. Fourth Street, Suite 300 Las Vegas, NV 89101

Bank Of America Acct No 68181004915099 Po Box 26078 Greensboro, NC 27420 Carlos A. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

Christine H. Huerta 3060 E. Post Road #110 Las Vegas, NV 89120

City National Bank P.O. Box 60938 Los Angeles, CA 90060-0938

Gordon & Silver 3960 Howard Hughes Pkwy 9th Floor Las Vegas, NV 89169

HPCH, LLC 3060 E. Post Road, Ste. 110 Las Vegas, NV 89120

Hugo Paulson 5024 E. Lafayette Blvd. Phoenix, AZ 85018

Hugo R. Paulson 5024 E. Lafayette Blvd. Phoenix, AZ 85018

Kolesar & Leatham 3320 W. Sahara Avenue, Ste. 380 Las Vegas, NV 89102

LL Bradford & Co. 8880 W. Sunset Road, 3rd Floor Las Vegas, NV 89148

Nevada State Bank Acct No 0180910033179005001 P.O. Box 990 Las Vegas, NV 89125

One Cap Financial 5440 W. Sahara Avenue 3rd Floor Las Vegas, NV 89145

Phillip M. Stone 6900 McCarran Blvd. Ste. 2040 Reno, NV 89509

Ray Koroghli 3055 Via Sarafina Avenue Henderson, NV 89052 Sigmund Rogich 3883 Howard Hughes Pkwy, Ste 550 Las Vegas, NV 89169

Zions Bank Acct No 0010039798978529001 P.O. Box 25855 Salt Lake City, UT 84125

United States Bankruptcy Court District of Nevada

In re	Go Global, Inc.		Case No.	10-14804-BAM
		Debtor(s)	Chapter	11
	CORPO	DRATE OWNERSHIP STATEMENT	(RULE 7007.1)	
or rec (are) o	cusal, the undersigned counsel for corporation(s), other than the de	tcy Procedure 7007.1 and to enable the Justice Go Global, Inc. in the above caption ebtor or a governmental unit, that directly interests, or states that there are no entities	ned action, certify or indirectly ov	ies that the following is a wn(s) 10% or more of any
■ No	ne [Check if applicable]			
June	4, 2010	/s/ Samuel A. Schwartz. Esq.		
Date		Samuel A. Schwartz. Esq. 1098	5	
		Signature of Attorney or Litiga	ant	
		Counsel for Go Global, Inc. The Schwartz Law Firm		
		701 E. Bridger Avenue, Suite 12	20	
		Las Vegas, NV 89101		
		(702) 385-5544 Fax:(702) 385-27 sam@schwartzlawyers.com	'41	
		Juni @ Jon War (21a Wyor J.Com		

Name, Address, Telephone No. & I.D. No.
Samuel A. Schwartz. Esq. 10985
701 E. Bridger Avenue, Suite 120
Las Vegas, NV 89101
(702) 385-5544
10985

UNITED STATES BANKRUPTCY COURT
District of Nevada

In Re
Go Global, Inc.

BANKRUPTCY NO. 10-14804-BAM
CHAPTER NO. 11

DECLARATION RE: ELECTRONIC FILING OF PETITION SCHEDULES, STATEMENTS AND PLAN (if applicable)

PART I - DECLARATION OF PETITIONER

I [We] <u>Carlos A. Huerta</u> and _____, the undersigned debtor(s) hereby declare under penalty of perjury that the information I have given my attorney and the information provided in the electronically filed petition, statements, schedules, amendments and plan (if applicable) as indicated above is true and correct. I consent to my attorney filing my petition, this declaration, statements, schedules and plan (if applicable) as indicated above to the United States Bankruptcy Court. I understand that this DECLARATION RE: ELECTRONIC FILING is to be filed with the Clerk once all schedules have been filed electronically but, in no event, no later than 15 days following the date the petition was electronically filed. I understand that failure to file the signed original of this DECLARATION will cause my case to be dismissed pursuant to 11 U.S.C. § 707(a)(3) without further notice.

- □ If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7 or 13. I am aware that I may proceed under chapter 7, 11, 12, or 13 of 11 United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7 or 13. I request relief in accordance with the chapter specified in this petition.
- [If petitioner is a corporation or partnership] I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter specified in this petition.

Dated: June 4, 2010

Signed: /s/ Carlos A. Huerta

Carlos A. Huerta/President

(Applicant)

PART II - DECLARATION OF ATTORNEY

I, the attorney for the petitioner named in the foregoing petition, declare that, I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter.

Dated: June 4, 2010

Signed: /s/ Samuel A. Schwartz. Esq.

Samuel A. Schwartz. Esq. 10985

Attorney for Debtor(s)

Exhibit B

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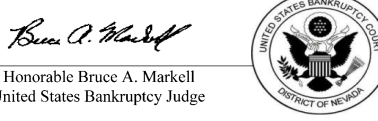
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Buc a. Ward

United States Bankruptcy Judge



3

Nevada Bar No. 10985 Bryan A. Lindsey, Esq. Nevada Bar No. 10662 The Schwartz Law Firm, Inc. 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Telephone: (702) 385-5544 Facsimile: (702) 385-2741 Attorneys for the Debtor

Entered on Docket

April 08, 2013 Samuel A. Schwartz, Esq.

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

In re:)	Joint Administration Under
Go Global, Inc.,)	CASE NO.: 10-14804-BAM
)	
	Debtor.)	CASE NO.: 10-14804-BAM
In re:)	CASE NO.: 10-14456-BAM
Carlos A. Huerta, an	d)	CASE NO.: 11-27226-BAM
Christine H. Huerta,)	CASE NO.: 11-28681-BAM
)	
	Debtors.)	
In re:)	Chapter 11
Charleston Falls, LL	C,)	-
)	
	Debtor.)	
In re:)	
HPCH, LLC,)	Date of Hearing: March 26, 201
	Debtor.)	Time of Hearing: 10:00 a.m.
		`	3

ORDER (i) APPROVING THE DISCLOSURE STATEMENT; (ii) APPROVING THE FORM OF BALLOTS AND PROPOSED SOLICITATION AND TABULATION PROCEDURES; (iii) FIXING THE VOTING DEADLINE WITH RESPECT TO THE DEBTORS' CHAPTER 11 PLAN; (iv) PRESCRIBING THE FORM AND MANNER OF NOTICE THEREOF; (v) FIXING THE LAST DATE FOR FILING OBJECTIONS TO CHAPTER 11 PLAN; (vi) SCHEDULING A HEARING TO CONSIDER CONFIRMATION OF THE CHAPTER 11 PLAN; AND (vii) APPOINTING THE SCHWARTZ LAW FIRM AS SOLICITATION AND TABULATION AGENT

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Upon the application dated January 22, 2013 (the "Scheduling Motion"), with the First Amended Disclosure Statement dated January 17, 2013, and the First Amended Plan of Reorganization dated January 17, 2013, of the above-captioned debtors and debtors-inpossession (the "**Debtors**"), for an order, (i) approving the disclosure statement; (ii) approving the form of ballots and proposed solicitation and tabulation procedures for the Plan; (iii) fixing the voting deadline with respect to the Plan, (iv) prescribing the form and manner of notice thereof; (v) fixing the last day for filing objections to the Plan; (vi) scheduling a hearing to consider the confirmation of the Plan, and (vii) approving The Schwartz Law Firm, Inc. as the Debtors' solicitation and tabulation agent (the "Solicitation and Tabulation Agent"); and it appearing that the Court has jurisdiction over this matter; and Hugo Paulson, individually and as Trustee of the Hugo Paulson SEP-IRA ("Paulson") having filed an objection to the Disclosure Statement; and the Debtors having filed their Second Amended Disclosure Statement and Second Amended Plan of Reorganization on March 8, 2013 to address the issues raised by Paulson; and the Debtors having filing their Third Amended Disclosure Statement (the "Disclosure Statement") and Third Amended Plan of Reorganization (the "Plan") on March 28, 2013 to accommodate additional requests by Paulson; and it further appearing that the relief requested in the Scheduling Motion is in the best interests of the Debtors, their bankruptcy estates and their creditors; and upon all of the proceedings had before the Court; and after due deliberation and sufficient cause appearing therefore, it is hereby:

ORDERED that the Pursuant to section 1125 of the Bankruptcy Code and Rule 3017(b) of the Federal Rules of Bankruptcy Procedure, the Disclosure Statement, as amended, is hereby approved, and it is further

¹ All capitalized terms not otherwise defined herein have the meaning ascribed to such terms in the Scheduling Motion.

ORDERED that the Debtors shall commence solicitation of their Plan by April 8, 2013; and it is further

ORDERED that pursuant to Bankruptcy Rule 3017(c), May 13, 2013, shall be the last date to vote to accept or reject the Plan (the "**Voting Deadline**"); and it is further

ORDERED that any replies to objections to the Plan, ballot voting summaries and any confirmation hearing briefs shall be due on May 31, 2013; and it is further

ORDERED that lists of witnesses and exhibits to be used at the Confirmation Hearing shall be filed by June 7, 2013; and it is further

ORDERED that a pre-trial conference shall be held on June 11, 2013 at 11:00 a.m.; and it is further

ORDERED that pursuant to section 1128(a) of the Bankruptcy Code and Bankruptcy Rule 3017(c), the Confirmation Hearing in these Chapter 11 cases shall be held on June 19, 2013, at 9:30 a.m. and June 20, 2013 at 9:30 a.m.; and it is further

ORDERED that pursuant to Bankruptcy Rules 3020(b) and 9006(c)(1), objections, if any, to confirmation of the Plan shall be in writing and shall (a) state the name and address of the objecting party and the nature and amount of the claim or interest of such party, (b) state with particularity the basis and nature of each objection or proposed modification to the Plan and (c) be filed, together with proofs of service, with the Court (with a copy delivered to chambers) and served so that such objections are actually received by the parties listed below, no later than May 13, 2013 (the "**Confirmation Objection Deadline**"):

Samuel A. Schwartz, Esq. The Schwartz Law Firm 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Facsimile: (702) 385-2741

ORDERED that that any party failing to file and serve an objection to the Plan in

compliance with this Order shall be barred from raising any objections at the Confirmation

Hearing; and it is further

and it is further

ORDERED that the Confirmation Hearing may be adjourned from time to time without prior notice to holders of claims, holders of equity interests, or other parties in interest other than the announcement of the adjourned hearing date at the Confirmation Hearing; and it is further

ORDERED that pursuant to Bankruptcy Rules 3018(c) and 3017(a), the form of ballots, attached to the Scheduling Motion as Exhibit B are approved; and it is further

ORDERED that pursuant to Bankruptcy Rules 3017(c) and 3018(a), the holders of claims in Classes 1, 2, 3, 4, 5, 6 and 7 of the Plan as of the Record Date (as defined in the Plan) may vote to accept or reject the Plan by indicating their acceptance or rejection of the Plan on the ballots provided therefore; and it is further

ORDERED that the provision of notice in accordance with the procedures set forth in this Order and the Voting Procedures shall be deemed good and sufficient notice of the Confirmation Hearing, the Voting Deadline and the Confirmation Objection Deadline; and it is further

ORDERED that, pursuant to Bankruptcy Rule 3017(c), but except as otherwise expressly provided in the Voting Procedures, in order to be considered as acceptances or rejections of the Plan, all ballots must be properly completed, executed, marked and actually received by the Solicitation and Tabulation Agent on or before the Voting Deadline; and it is further

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 ORDERED that the Solicitation and Tabulation Agent is authorized and directed to effect any action reasonably necessary to accomplish the solicitation and tabulation services contemplated by the Disclosure Statement and the Voting Procedures; and it is further

ORDERED that the Debtors are not required to mail a Solicitation Package, an Unimpaired Class Notice or a Shareholder Notice (as the case may be) to any individual or entity at an address from which notice of the Disclosure Statement Hearing was returned by the United States Postal Office as undeliverable, unless the Debtors or the Solicitation and Tabulation Agent are provided with a more accurate address prior to the Record Date. The Solicitation and Tabulation Agent shall report any undeliverable solicitation packages in its ballot declaration; and it is further

ORDERED that any entity entitled to vote to accept or reject the Plan may change its vote before the Voting Deadline by casting a superseding ballot so that such superseding ballot is actually received by the Solicitation and Tabulation Agent on or before the Voting Deadline; and it is further

ORDERED that creditors who timely file an objection prior to the Confirmation Objection Deadline, but fail to cast a ballot prior to the Voting Deadline, may cast a ballot through the time of the Confirmation Hearing in connection with the resolution of their objection; and it is further

ORDERED that the Debtors are authorized and empowered to take such other actions and execute such other documents as may be necessary or appropriate to implement the terms of this Order; and it is further

ORDERED that this Court shall, and hereby does, retain jurisdiction with respect to all matters arising from or in relation to the implementation of this Order. SUBMITTED BY: THE SCHWARTZ LAW FIRM, INC. By: /s/ Samuel A. Schwartz Samuel A. Schwartz, Esq., NBN 10985 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 Attorneys for Debtors

SUBMISSION TO COUNSEL FOR APPROVAL PURSUANT TO LR 9021 1 2 In accordance with LR 9021, counsel submitting this document certifies that the order 3 accurately reflects the court's ruling and that (check one): 4 The court has waived the requirement set forth in LR 9021(b)(1). 5 6 _____ No party appeared at the hearing or filed an objection to the motion. 7 X I have delivered a copy of this proposed order to all counsel who appeared at the 8 9 hearing, and any unrepresented parties who appeared at the hearing, and each has 10 approved or disapproved the order, or failed to respond, as indicated below [list each 11 party and whether the party has approved, disapproved, or failed to respond to the 12 13 document]: 14 I certify that this is a case under Chapter 7 or 13, that I have served a copy of this 15 order with the motion pursuant to LR 9014(g), and that no party has objected to the 16 17 form or content of this order. 18 APPROVED: Bradley J. Stevens, Esq. 19 20 DISAPPROVED: 21 FAILED TO RESPOND: 22 Submitted by: 23 24 THE SCHWARTZ LAW FIRM, INC. 25 By: /s/ Samuel A. Schwartz 26 Samuel A. Schwartz, Esq., NBN 10985 27 6623 Las Vegas Blvd. South, Suite 300 Las Vegas, Nevada 89119 28 **Attorneys for Debtors** 29 ### 30 31

Exhibit A

Electronically Filed 11/05/2014 11:52:45 AM

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

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UNDISPUTED MATERIAL FACTS

- In March 2010, Carlos Huerta, Christine H. Huerta (collectively "Huerta") and Go Global, Inc. ("Go Global") filed voluntary Bankruptcy Petitions in the United States Bankruptcy Court for the District of Nevada ("the Huerta Bankruptcy").
- On July 22, 2013, an Order Confirming Third Amended Joint Chapter 11 Plan of Reorganization of Go Global, Inc., Carlos and Christine Huerta was duly entered in the Huerta Bankruptcy.
- 3. On November 7, 2012, Huerta and Go Global wrote The Rogich Family Irrevocable Trust ("Rogich Trust") claiming that because the Rogich Trust had transferred its membership interest in Eldorado Hills, LLC, it was in breach of the Purchase Agreement between the parties and offered mediation, the Purchase Agreement prerequisite to litigation.
- 4. On April 4, 2011, Huerta and Go Global filed a Joint Disclosure Statement in the Huerta Bankruptcy. The statement did not identify or mention the Purchase Agreement or the Rogich Trust.
- 5. Huerta and Go Global filed Amended Disclosure Statements on January 17, 2013, March 8, 2013 and April 8, 2013. None of those statements identify or mention the Purchase Agreement, any relationship between Huerta, Go Global and the Rogich Trust, any receivable or other indebtedness of the Rogich Trust, any liquidation analysis identifying or identifying a possible claim against the Rogich Trust. The Huerta and Go Global Plan also does not identify or mention any such information.
- 6. Disclosure Statements inform creditors how they will be paid and are used by creditors to determine whether or not to accept a Plan of Reorganization. The creditors of Huerta and Go Global were never informed there was a receivable from the Rogich Trust to be collected.

- 7. On November 7, 2012, when Huerta and Go Global sent their letter to the Rogich Trust, Huerta and Go Global were aware that they had a claim against the Rogich Trust.
- 8. On June 18, 2013, Carlos Huerta filed a Declaration, under oath that stated in paragraph 4 thereof:

"In connection with confirmation of the Plan, I reviewed the Plan (as amended),

Disclosure Statement (as amended) and all related exhibits thereto. The statements in those documents are true and accurate..."

This prelaventian allowed theretoe Go documents are true and accurate..."

Global to confirm a Ch. 11 Plan, Flax 3.

- 10. On July 30, 2013, Huerta and Go Global assigned to the Alexander Christopher Trust "all money, assets or compensation remaining to be paid pursuant to the Purchase Agreement or from any act of recovery seeking to enforce the obligations of the parties thereto.

 Carlos Huerta and Christine Huerta are the grantors of said Trust and Carlos Huerta is the Trustee of said Trust.
- 11. On July 31, 2013, Carlos Huerta individually and as Trustee of said Trust filed this action against The Rogich Trust to recover the sum of \$2,747,729.50 allegedly due under the Purchase Agreement.

LEGAL DETERMINATION

- 1. On November 7, 2012, Huerta and Go Global were aware that they had a claim against the Rogich Trust.
- 2. The said claim was not disclosed in Huerta's and Go Global's First Amended, Second Amended or Third Amended Disclosure Statements.
- 3. The said claim was not disclosed in Huerta's and Go Global's Plan or their first, second or third Amendments to the Plan.

WHEREFORE IT IS ORDERED that The Rogich Family Irrevocable Trust's Motion for Partial Summary Judgment be, and is hereby granted and the First, Second and Third claims for relief of Carlos A. Huerta, individually and as Trustee of the Alexander Christopher Trust are dismissed.

1	AND WHEREAS on October 1, 2014, an Order Granting Partial Summary Judgment
2	dismissing Plaintiff Nanyah Vegas', LLC's Fourth claim for relief was duly entered.
3	AND WHEREAS all claims for relief alleged in the Amended Complaint have been
4	dismissed.
5	IT IS HEREBY ORDERED ADJUDGED AND DECREED that the Amended Complaint
6	herein, be, and it is, hereby dismissed.
7	DATED this 3 day of October, 2014.
8	DISTRICT COURT JUDGE
9	DISTRICT WOORT JODGE
10	
11	SUBMITTED: LIONEL SAWYER & COLLINS
12	DONEL SAW TERMS
13	By: (1/5/10)
14	Samuel S. Lionel 300 S. Fourth Street, #1700
15	Las Vegas, NV 89101 Attorneys for Defendant
16	
17	A DRD OVED
18	APPROVED McDonald Law Offices, PLC
19	By:
20	Brandon McDonald 2505 Anthem Village Dr., Suite E-474
21	Henderson, NV 89052
22	Attorney for Plaintiffs
23	
24	
25	
26	

LIONEL SAWYER

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AT FORNEYS AT LAW

1703 BANK OF AMERICA PLAZA

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LAB VEGAS,

NEVADA 89101

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1 IN THE SUPREME COURT OF THE STATE OF NEVADA CARLOS A. HUERTA, AN INDIVIDUAL; AND GO GLOBAL, A Electronically Filed 70492 NEVADA CORPORATION. Case No.: Aug 05 2016 04:13 p.m. Tracie K. Lindeman 4 Appellants, Clerk of Supreme Court VS. 5 SIG SIGMUND ROGICH aka ROGICH, AS TRUSTEE OF THE ROGICH FAMILY IRREVOCABLE TRUST; ELDORADO HILLS, LLC, A Nevada limited liability company, 8 Respondents 9 10 RESPONSE TO ORDER TO SHOW CAUSE 11 12 Schwartz Flansburg PLLC SAMUEL A. SCHWARTZ, ESQ. Nevada Bar No. 10985 TROY P. DOMINA, ESQ. Nevada Bar No. 13862 15 6623 Las Vegas Blvd. S. Suite 300 Las Vegas, Nevada 89119 16 (702) 385-5544 Attorneys for Appellants 17 18 19 20 21 22

I. INTRODUCTION.

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The district court order at issue is the result of Plaintiffs' Motion for Reconsideration or Relief from Order (the "Request for Relief"). The Request for Relief was brought pursuant to two provisions of NRCP 60(b)(5). 5 Established Nevada case law determines that district court orders denying 6 requests for relief under NRCP 60(b) are special orders that are appealable $7 \parallel \text{under NRAP } 3A(b)(8)$. Additionally, under NRAP 3A(b)(3) and NRCP 60(b)(5), any district court order refusing to dissolve an injunction is also 9 appealable. Moreover, the Plaintiffs timely appealed from the order denying 10 the Request for Relief. Therefore, the denial of the NRCP 60(b) Request for Relief is an appealable determination, over which this Court has jurisdiction.

FACTUAL AND PROCEDURAL HISTORY. 12 II.

- 1. On November 5, 2014, the Eighth Judicial District Court entered an Order Granting Partial Summary Judgment (the "Order") in favor of defendant Sig Rogich aka Sigmund Rogich, as Trustee of The Rogich Family Irrevocable Trust ("Rogich"), and entered its findings of fact and conclusions of law therein. See Order Granting Partial Summary Judgment, attached hereto as **Exhibit** A.
- 2. The Order granted partial summary judgment to Rogich on procedural grounds, namely, because the claims against Rogich were not disclosed in the disclosure statement (as amended, the "Disclosure Statement"), in the Plaintiffs' Chapter 11 bankruptcy case pending before the United States Bankruptcy Court for the District of Nevada (the "Bankruptcy

Case").

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- 3. Despite the District Court's findings of fact, conclusions of law, and resulting Order Granting Partial Summary Judgment, it did not have 4 jurisdiction to rule whether the Disclosure Statement contained adequate 5 information, as only the Bankruptcy Court is the proper jurisdiction to determine such issue. In fact, the United States Bankruptcy Court for the District of Nevada expressly approved the Disclosure Statement. See Order (i) 8 Approving the Disclosure Statement; (ii) Approving the Form of Ballots and 9 Proposed Solicitation and Tabulation Procedures; (iii) Fixing the Voting 10 Deadline with Respect to the Debtors' Chapter 11 Plan; (iv) Prescribing the form and Manner of Notice Thereof; (v) Fixing the Last Date for Filing Objections to Chapter 11 Plan; (vi) Scheduling a Hearing to Consider Confirmation of the Chapter 11 Plan; and (vii) Appointing the Schwartz Law Firm as Solicitation and Tabulation Agent, at 2:28-30, Apr. 8, 2013, attached 15 hereto as **Exhibit B**. Specifically, The Bankruptcy Court did so "after due" deliberation and sufficient cause". Id. at 2:19-26.
- 4. Furthermore, the claim against Rogich was listed as an Account Receivable on Schedule B of the Plaintiffs' bankruptcy application and it 19 appeared in the Plaintiffs' Statement of Financial Affairs. See Schedule B, at 8, June 4, 2010, attached hereto as Exhibit C; Statement of Financial Affairs-Amended, at 6, January 19, 2012, together attached hereto as **Exhibit D**.
- 5. Nevertheless, the District Court concluded the creditors of the 23 Plaintiffs in their Bankruptcy Case were never informed there were claims Page 2 of 12

and/or receivables from Rogich to be collected. Consequently, creditors of the Plaintiffs were not fully informed of the Plaintiffs' claims against Rogich when determining whether to accept or reject the Plaintiff's Chapter 11 plan of reorganization (the "Plan"). Therefore, this Court granted Rogich's Motion for Partial Summary Judgment and dismissed the Plaintiffs' claims.

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- Importantly, however, the Plan provided for payment of claims to the Plaintiffs' creditors in full. In fact, on February 10, 2016, all unsecured creditors of the Plaintiffs were paid in full pursuant to the terms of the Plan. See Motion to Close Bankruptcy Cases and Notice of Payment in Full filed in the Bankruptcy Case, attached hereto as **Exhibit E**; see also Declarations of Samuel A. Schwartz and Carlos A. Huerta, attached hereto as Exhibits F and G, respectively. As a result, on March 30, 2016, the Bankruptcy Court entered an order closing the Plaintiffs' bankruptcy cases, and finding that all payments were made in accordance with their Chapter 11 Plan and their creditors were 15 paid in full. See Bankruptcy Court Order dated March 30, 2016, p. 2, 11. 8-9, attached hereto as **Exhibit H**.
- 7. At its oral ruling on October 8, 2014, this Court stated that in Chapter 11 bankruptcy, "you declare your assets and then you tell creditors through a disclosure statement how you will use assets to pay creditors." See October 8, 2014 Transcript, p. 2, Il. 12-14, a copy of which is attached hereto as **Exhibit I.** Similarly, the Court later stated: "[I]n the Chapter 11 process you have the listing of assets then you have a disclosure statement that tells creditors 23 how they will get paid and then the plan really just says how much they'll get

1 paid and when." Id. at p. 3, 11. 13-16. Finally, this Court stated that the 2 Plaintiffs' failure to list their claim against Rogich in their Disclosure Statement "evidences no intention that the creditors of Go Global would ever, ever have benefited from this transaction." Id. at p. 3, 11. 22-23.

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- 8. Simply put, the court's granting of Rogich's Motion for Partial Summary Judgment was based solely on the failure to disclose the Plaintiffs' claim against Rogich in their Disclosure Statement, not the merits of the claims. 8 Importantly, the District Court failed to account for the Plaintiffs' discharge and 9 listing the claims. Indeed, the Plan provided that creditors would be paid 100% of their allowed claims. On February 10, 2016, all allowed claims under the Plan were paid in full. See **Exhibits E through H**, attached hereto. With all creditors paid in full pursuant to the Plan, the failure to list the Rogich claims specifically in the Disclosure Statement is irrelevant, as it had no impact on creditors' recoveries. Moreover, the Rogich claims were disclosed in the bankruptcy proceedings. See Ex. C, at 8; Ex. D, at 5.
- 9. Section 1125 of the United States Bankruptcy Code requires a disclosure statement to contain adequate information of a kind that would enable a hypothetical reasonable investor to make an informed judgment about a debtor's plan. 11 U.S.C. § 1125. Importantly, however, "nonsubmissions of disclosure statements only operate to prevent solicitations of acceptances or rejections of the plan," and that where no solicitations are made, no disclosure statement is required. In re Bel Air Assocs., Ltd., 4 B.R. 168 (Bankr. W.D. 23 | Okla. 1980).

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- 11. In the Motion, the Plaintiff's based the 60(b)(5) requests for relief on the fact that the Order and its purpose had been satisfied, released, or discharged, and that the preclusive effect of the Order acted as an injunction that was no longer equitable to prospectively apply. See Pls.' (A) Reply to Defs.' Opp. to Mot. for Recons. or Relief from Order Granting Mot. for Partial Summ. J.; and (B) Req. for Oral Arg., at ¶¶ 10-15, Mar. 22, 2016, attached hereto as Exhibit K.
- 12. Notwithstanding the foregoing, on April 29, 2016, the court denied the Plaintiff's Motion on both grounds. See Notice of Entry of Order, at 1, Apr. 29, 2016. Thereafter, on May 25, 2016, the Plaintiffs filed their Notice of Appeal and Case Appeal Statement. See Notice of Appeal, at 1, May 25, 2016; Case Appeal Statement, at 1, May 25, 2016. In the Case Appeal Statement, the 23 Plaintiffs specified that their Appeal is based on the court's denial of their

III. <u>LEGAL ARGUMENT.</u>

This Court has Jurisdiction to Hear the Appeal Because it is a Special Order and it Acts as an Injunction.

- 13. In this case, the Plaintiffs' request for relief of order was based on two premises prescribed in NRCP 60(b)(5). The Nevada Rule of Appellate Procedure 3A works in conjunction with NRCP 60(b) to provide the opportunity to appeal decisions that deny relief based on those grounds provided in NRCP 60(b). (Compare NRCP 60(b)(5) with NRAP 3A(b)(3), (b)(8)) (noting the nearly identical language used in both NRCP 60(b)(5) and NRAP 3A(b)(3), and the explicit reference and application to NRCP 60(b) in NRAP 3A(b)(8)).
- 14. The Nevada Supreme Court has explicit jurisdiction to hear appeals from special orders entered after final judgment. NRAP 3A(b)(8). A final order and the determination of its finality do not depend on its "label as an 'order' or a 'judgment,' but what the 'order' or judgment' substantively accomplish." Lee v. GNLV Corp., 116 Nev. 424, 427, 996 P.2d 416, 417 (2000). Accordingly, this Court explicitly determined that district court orders denying an NRCP 60(b) motion for relief, (i.e. mistakes; inadvertence; excusable neglect; newly discovered evidence; fraud; void judgments; satisfied, released, or discharged judgments; and judgments that are no longer equitable), are special orders from which appeal may be taken. Marcuse v. Del Webb Communities, Inc., 123 Nev. 278, 283 n. 3, 163 P.3d, 462, 466 n. 3 (2007);

- 15. In this case, the Plaintiffs based the Motion for relief on NRCP 60(b)(5), citing that the Order and its purpose had been satisfied, released, and discharged. Because the district court denied the Motion for Relief that was based on NRCP 60(b), the denial is a special order, over which this Court has jurisdiction. See Ex. K, at ¶¶ 10-15.
- 16. Similarly, an appeal may be taken from an order of a district court in a civil action that grants or refuses to grant an injunction or that dissolves or 10 refuses to dissolve an injunction. NRAP 3A(b)(3). Like determining the finality of an order, regardless of its label, the court defines a judgment based on how it functions. Bally's Grand Hotel & Casino v. Reeves, 112 Nev. 1487, 1488, 929 P.2d 936, 937 (1996). An injunction is "a court order commanding or preventing an action." Black's Law Dictionary 855 (9th ed. 2009).
 - 17. Here, the Order actively prevents the Plaintiffs from pursuing a claim that they would otherwise be entitled to assert against the Defendants. Therefore, the Order's preventive effect makes it an injunction. Accordingly, the preclusive effect of the Order acts as an injunction that is no longer equitable to prospectively apply. See Ex. K, at ¶¶ 10-15.
 - 18. Additionally, the Order is also a void judgment. The District Court does not have jurisdiction or authority to determine whether the Disclosure Statement filed in Bankruptcy Court pursuant to bankruptcy proceedings was

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In any event, the Bankruptcy Court approved GGI's disclosure statement by entering the Disclosure Statement Order, and such order is res judicata as to whether GGI's disclosure statement contained "adequate information" within the meaning of section 1125 of the Bankruptcy Code. Because Premium participated in GGI's Chapter 11 case, and failed to challenge the Disclosure Statement Order, Premium is precluded from collaterally attacking the Disclosure Statement Order in this Court.

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The Glazier Group v. Premium Supply Co., Inc., 2013 WL 1727155, *4 (N.Y. Sup. 2013).

In this case, as in Glazier, the Bankruptcy Court had already

10 determined that the Disclosure Statement was adequate. Importantly, only 11 | bankruptcy courts have authority to determine whether a disclosure statement Indeed, "whether a disclosure statement 12 contains adequate information. 13 contains adequate information is governed solely by the provisions of the 14 Bankruptcy Code. Determination of the adequacy of the disclosure statement 15 and, therefore, approval of it, is within the sound discretion of the bankruptcy

16 court. . . ." <u>In re Snyder</u>, 56 B.R. 1007 (Bankr. N.D. Ind. 1986). Because the

District Court lacked jurisdiction to make the determination of adequacy in a

18 | bankruptcy proceeding, its Order was void.

20. Furthermore, the District Court's Order is also void for which 20 relief under NRCP 60(b) should have been granted because the District Court failed to give full faith and credit to the Bankruptcy Court's order, which found 22 that the Plaintiff's Disclosure Statement contained adequate information as 23 required by 11 U.S.C. § 1125. Indeed, only the Bankruptcy Court is the proper

- 21. As a void judgment, relief from the Order may be sought under NRCP 60(b)(4), which permits relief from void judgments. NRCP 60(b)(4). Hence, the denial is a special order under this premise too.
- 22. As a motion for relief under two distinct theories provided in NRCP 60(b), denial of the Motion for relief is appealable: (i) as a 60(b) ruling that constitutes a special order; and (ii) as an injunction that the court has refused to dissolve. NRCP 60(b)(4); NRCP 60(b)(5); NRAP 3A(b)(3), (b)(8).

This Court has Jurisdiction to Hear this Matter Because the Appeal from the Denial of the Request for Relief Under NRCP 60(b) was

23. The six month time restraint that applies to NRCP 60(b)(1)-(3) does not apply to a request for relief of order under NRCP60(b)(5). Stoecklein v. Johnson Elec., Inc., 109 Nev. 268, 271-72, 849 P.2d 305, 308 (1993). Indeed, the time requirement for relief under NRCP 60(b)(5) is only subject to

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reasonability, which is determined "by considering the facts of each case." United States v. Holtzman, 762 F.2d 720, 725 (9th Cir. 1985).

- Here, the Request for Relief was brought pursuant to NRCP 24. 60(b)(5). Therefore, there was no statutory deadline within which to make the 5 request for relief. Furthermore, the District Court did not determine that the 6 request was made outside of a reasonable time frame. With neither an express 7 statutory deadline, nor determination of untimeliness by the District Court, the 8 request for relief was timely, and the only deadline relevant in these 9 proceedings is the deadline to file the notice of appeal.
- 25. NRAP 4 requires the notice of appeal be filed no later than 30 days after the notice entry of a written judgment or order is served. NRAP 4(a)(1). In this case, the Notice of Entry of Order denying the Request for Relief was 13 filed on April 29, 2016, and the Notice of Appeal was filed May 25, 2016; well within the 30 day filing requirement. See Notice of Entry of Order, at 1; Notice 15 of Appeal, at 1. Because the Plaintiffs' timely filed the appeal from the order 16 denying their request for relief under NRCP 60(b)(5), this Court has proper 17 | jurisdiction.

18 **IV. CONCLUSION.**

For the foregoing reasons, the denial of the Motion is an appealable determination, over which this Court has jurisdiction.

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Dated this 5th day of August, 2016.
SCHWARTZ FLANSBURG PLLC
By: /s/ Samuel A. Schwartz
Samuel A. Schwartz, Esq. Nevada Bar No. 10985 Troy P. Domina, Esq.
Nevada Bar No. 13862
6623 Las Vegas Blvd. S. Suite 300
Las Vega, NV 89119 Attorneys for Appellants

1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that the foregoing RESPONSE TO ORDER TO
3	SHOW CAUSE was filed electronically with the Nevada Supreme Court on
4	the 5th day of August, 2016.
5	
6	Samuel S. Lionel, Esq. Fennemore Craig
7	1400 Bank of America Plaza 300 South Fourth Street
8	Las Vegas, NV 89101 slionel@fclaw.com
9	Attorneys for Respondent Sig Rogich as Trustee of the Rogich Family Irrevocable Trust
10	
11	Andrew M. Leavitt, Esq. Law Office of Andrew M. Leavitt
12	633 S. 7 th Street Las Vegas, NV 89101
13	Lettie.herrera@andrewleavittlaw.com Attorneys for Eldorado Hills, LLC
14	
15	
16	/s/ Christy L. Cahall An employee of
17	Schwartz Flansburg PLLC
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