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d/b/a Wynn Las Vegas

Alm A. Lauren

DISTRICT COURT

CLARK COUNTY, NEVADA

Plaintiff,
v.

WYNN LAS VEGAS, LLC, a Nevada
Limited Liability Company, doing business as
WYNN LAS VEGAS; DOES I through X;
and ROE CORPORATIONS I through X;
inclusive;

Defendants.

YVONNE O'CONNELL, individually,

Case No. A-12-655992-C Dept. No. V

DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

Pursuant to Nev. R. Civ. P. 56, Defendant Wynn Las Vegas, LLC ("Wynn") hereby moves for summary judgment against Plaintiff Yvonne O'Connell ("Plaintiff"). As set forth below, this is a slip and fall case and Plaintiff cannot establish that Wynn created the foreign substance which she alleges caused her fall or had actual or constructive notice of the foreign substance and failed to warn her. Because there is no evidence to support Plaintiff's claim of negligence, summary judgment should be entered in favor of Wynn.

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This Motion is based on Nevada Rule of Civil Procedure 56, the following Memorandum of Points and Authorities, the attached exhibits, the papers and pleadings on file in this matter and any oral argument the Court entertains.

DATED this 13th day of July, 2015.

LAWRENCE J. SEMENZA, III, P.C.

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NOTICE OF MOTION

PLEASE TAKE NOTICE that the undersigned counsel will appear at the Regional Justice Center, located at 200 Lewis Avenue, Las Vegas, Nevada 89155, Eighth Judicial District Court, Las Vegas, Nevada, on the 17 day of SEPTEMBER, at 9:00 Å a.m., before Department V, or as soon thereafter as counsel may be heard, for a hearing on DEFENDANT'S

MOTION FOR SUMMARY JUDGMENT.

DATED this 13th day of July, 2015.

LAWRENCE J. SEMENZA, III, P.C.

Lawrence J. Semenza, III, Esq., Bar No. 7174 Christopher D. Kircher, Esq., Bar No. 11176 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

Attorneys for Defendant Wynn Las Vegas, LLC d/b/a Wynn Las Vegas

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION

This is a simple slip and fall case. Plaintiff alleges she sustained injuries when she slipped on an unidentified liquid ("foreign substance") on the floor of the atrium of Wynn's property. Plaintiff has brought a claim for Negligence against Wynn.

However, as demonstrated below, Plaintiff cannot present any evidence that Wynn was responsible for the foreign substance on the floor or that Wynn, or its employees, had actual or constructive notice of the foreign substance's existence. Therefore, the Court should grant summary judgment in Wynn's favor.

II. CONCISE STATEMENT UNDISPUTED FACTS

Plaintiff does not know how long the foreign substance was on the floor before she allegedly slipped in it:

Q: Okay. You don't know how long that liquid substance was present on the floor before you slipped on it, do you?

...

A: No time, no.

(Deposition of Plaintiff Yvonne O'Connell, 67:9-17, a true and correct copy of the cited portions are attached hereto as **Exhibit 1**.)

Plaintiff has no evidence that Wynn caused the foreign substance to be on the floor:

Q: Is it fair to say that you don't have any understanding as to whether any Wynn employee placed that liquid substance on the ground?

A: I don't know.

 $(Ex. 1, 67:18-21.)^{1}$

Plaintiff has no evidence that Wynn had actual notice of the foreign substance on the floor before she allegedly slipped in it:

¹ Wynn contends that the foreign substance was a spilled beverage, not caused by Wynn, because, *inter alia*, Plaintiff testified it was green in color, sticky and there was not any indication of liquid running from the plants in Wynn's atrium. (Ex. 1, 62:10-67:8.) There is no other evidence to suggest the foreign substance was anything other than a spilled beverage.

1	Q:	Sure. Based on your knowledge, you don't have any evidence to
2		suggest that the Wynn or any of its employees knew that there was
3		a liquid substance on the ground immediately prior to your fall?
4		•••
5	A:	I don't know that.
6	Q:	And is it fair to say you don't have any evidence to suggest that
7		Wynn or its employees knew that there was a liquid substance on
8		the
9	A:	Before?
10	Q:	Yes, before your fall.
11		
12	A:	I don't know if I have evidence of that.
13	Q:	Is there any evidence you can identify here today that would
14		suggest that either Wynn or any of its employees knew that there
15		was a liquid substance on the floor immediately prior to your fall?
16		
17	A:	I don't know if we have evidence.
18	(Ex. 1, 68:18-69:25.)	
19	Plaintiff has	no evidence that Wynn had constructive notice of the foreign
20	substance before she	e allegedly slipped in it:
21	Q:	Okay. And is it fair to say that you don't have any evidence here
22		today that either Wynn or any of its employees should have known
23		that there was a liquid substance on the floor immediately prior to
24		your fall?
25		•••
26	A:	Oh, yes, I believe, I believe we have evidence of that.
27	Q:	What is that evidence?
28		

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A: If I understand your question correctly, I believe that they knew that there was a drain here and they knew that the drain was for the purpose of the water, so they should know that water is in that area.

(Ex. 1, 70:11-71:8.)

Okay. How do you know that that's a drain? Q:

A: Well, because that's what it looks like.

Q: Okay. Just based on your observation as to what it looks like?

A: Yes.

(Ex. 1, 72:6-10.) During her deposition, Plaintiff marked a letter "D" on the object that she believes is a drain in Wynn's atrium. (Ex. 1, 71:16-72:10; Picture Bates Numbered WYNN-O'CONNELL00473 from Exhibit 1 of Plaintiff's Deposition, a true and correct copy is hereto as Exhibit 2.)

However, what Plaintiff believes is a drain and the source of the alleged foreign substance is, in fact, an audio speaker. (Declaration of Araceli Macias, ¶ 2, attached hereto as **Exhibit 3.)** In addition, automatic watering in this area ended at 11:39 a.m. and her alleged slip and fall occurred at approximately 2:30 p.m. in the afternoon of February 8, 2010.² (Id. at ¶ 3.) Moreover, the only time Wynn employees manually water the atrium area is in the morning. (Id.) This being so, Plaintiff has no evidence that Wynn had constructive notice of the foreign substance on the floor and failed to warn her before she allegedly slipped in it.

Therefore, Plaintiff has no evidence that Wynn caused the foreign substance or had actual or constructive notice of the foreign substance prior to her allegedly slipping and falling. Her belief that the foreign substance came from a drain is also untrue. Accordingly, summary judgment is proper because the Plaintiff has no evidence to support her claim of Negligence.

Attached as Exhibit "A" to the Declaration of Araceli Macias is a copy of the water flow data for Wynn's atrium on February 8, 2010, with the last watering time highlighted. This document sets for the times the automatic watering was activated in Wynn's atrium.

III. STANDARD FOR SUMMARY JUDGMENT

Summary judgment is appropriate when, "after review of the record viewed in a light most favorable to the non-moving party, there remain no genuine issues of material fact, and the moving party is entitled to judgment as a matter of law." *Evans v. Samuels*, 119 Nev. 378, 75 P.3d 361, 363 (2003). "A genuine issue of material fact is one where the evidence is such that a reasonable jury could return a verdict for the non-moving party." *Pegasus v. Reno Newspapers, Inc.*, 118 Nev. 706, 713, 57 P.3d 82, 87 (2002) (citation and quotation omitted).

In *Wood v. Safeway, Inc.*, 121 Nev. 724, 121 P.3d 1026, 1031 (2005), the Nevada Supreme Court stated that the party opposing summary judgment "bears the burden to do more than simply show that there is some metaphysical doubt as to the operative facts . . . and [that] party must, by affidavit or otherwise, set forth specific facts demonstrating the existence of a genuine issue for trial or have summary judgment entered against him. The nonmoving party is not entitled to build a case on the gossamer threads of whimsy, speculation, and conjecture." *Id.* (internal quotations and citations omitted). Furthermore, "uncorroborated and self-serving testimony," without more, will not create a "genuine issue" of material fact precluding summary judgment." *Villiarimo v. Aloha Island Air., Inc.*, 281 F.3d 1054, 1061 (9th Cir. 2002). Summary judgment shall be entered "against a party who fails to make a showing sufficient to establish the existence of an element essential to that party's case, and on which that party will bear the burden of proof at trial." *Celotex Corp. v. Catrett*, 477 U.S. 317, 322 (1986).

In *Celotex Corp.*, the United States Supreme Court held that the defendant may move for summary judgment by pointing to the absence of facts to support the plaintiff's claims. *Celotex Corp. v. Catrett*, 477 U.S. 317, 322-23 (1986); *see Coverdell v. Dept. of Social and Health Services, State of Washington*, 834 F.2d 758, 762 (9th Cir. 1987) (a party moving for summary judgment carries its burden by pointing out the absence of evidence to support the nonmoving party's case). To prevail on a summary judgment motion, the moving party must "show that one of the elements is clearly lacking as a matter of law." *Sims v. General Telephone and Electric*, 107 Nev. 516, 521, 815 P.2d 151, 154 (1991); *see also Renaud v. 200 Convention Center, Ltd.*, 102 Nev. 500, 501, 728 P.2d 445, 446 (1986). Further, a party's negligence becomes a question

of law "when the evidence will support no other inference." *Shepard v. Harrison*, 100 Nev. 178, 180, 678 P.2d 670, 672 (1984); *see Nehls v. Leonard*, 97 Nev. 325, 328, 630 P.2d 258, 260 (1981).

Here, there are simply no facts to support Plaintiff's claim. Consequently, Plaintiff's negligence claim fails as a matter of law and the Court should enter summary judgment in favor of Wynn.

IV. ARGUMENT

To recover on a claim for negligence in Nevada, the plaintiff has the burden of establishing: "(1) that the defendant had a duty to exercise due care with respect to the plaintiff; (2) that the defendant breached this duty; (3) that the breach was both the actual and proximate cause of the plaintiff's injury; and (4) that the plaintiff was damaged." *Joynt v. California Hotel & Casino*, 108 Nev. 539, 542, 835 P.2d 799, 801 (1992) (citation omitted); *see also Turner v. Mandalay Sports Entertainment, LLC*, 124 Nev. 213, 217, 180 P.3d 1172, 1175 (2008). To establish entitlement to judgment as a matter of law, a defendant need only negate one of the elements of negligence. *Foster v. Costco Wholesale Corp.*, 2012 Nev. LEXIS 123, *8, 291 P.3d 150 (Dec. 27, 2012) (citing *Harrington v. Syufy Enters.*, 113 Nev. 246, 248, 931 P.2d 1378, 1380 (1997)).

Plaintiff cannot meet her burden because Wynn did not breach its duty to exercise due care with respect to her. Property owners, such as Wynn, "must exercise reasonable care not to subject others to an unreasonable risk of harm. A [property owner] must act as a reasonable person under all of the circumstances including the likelihood of injury to others, the probable seriousness of such injuries, and the burden of reducing or avoiding the risk." *Moody v. Manny's Auto Repair*, 110 Nev. 320, 329, 871 P.2d 935, 941 (1994); *Costco Wholesale Corp.*, 2012 Nev. LEXIS at *16 (The "duty issue must be analyzed with regard to foreseeability and gravity of harm, and the feasibility and availability of alternative conduct that would have prevented the harm.") (citation omitted).

The "the totality of the circumstances" and "reasonableness of the plaintiff's actions" should be considered when determining whether a plaintiff is negligent. *Joynt*, 108 Nev. at 544,

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835 at 802. It is axiomatic that a plaintiff should exercise "ordinary care for [their] own safety." Wagon Wheel Saloon & Gambling Hall v. Mavrogan, 78 Nev. 126, 128, 369 P.2d 688 (1962) (citations omitted). Put differently, a plaintiff must "exercise reasonable self-protection in encountering the danger." Costco Wholesale Corp., 291 P.3d at *17-18 (citing Restatement (Third) of Torts: Phys. & Emot. Harm § 51 cmt. k (2012)). Further, "the open and obvious nature of the conditions . . . is part of assessing whether reasonable care was employed." Costco Wholesale Corp., 291 P.3d at *16.

When persons other than the business or its employees are the cause of the foreign substance, liability will only lie if the business had actual or constructive notice of the condition and failed to remedy it. Sprague v. Lucy Stores, Inc., 109 Nev. 247, 250 (1993). In Mostad v. Park Place Entertainment, Case No. 46597, Order of Affirmance, November 13, 2007, the Nevada Supreme Court confirmed the requirements to satisfy a claim of negligence for premises liability. (Order of Affirmance, attached hereto as **Exhibit 4**.³) The plaintiff, Mostad, slipped and fell on an alleged hazardous substance on the floor at Bally's Hotel & Casino ("Bally's"). Id. The Nevada Supreme Court affirmed the District Court's granting of Bally's motion for summary judgment because the plaintiff was unable to prove that Bally's either created the hazard or had reason to know of its existence. Id. In doing so, the Nevada Supreme Court stated:

> Upon our review of the record and consideration of the parties' appellant arguments, we perceive no error in the district court's summary judgment. Although the presence of a foreign substance on the floor may be contrary to ordinary care, liability for any injuries Mostad sustained after slipping in the substance and failing may be found only if Bally's employees created the condition or had actual or constructive notice of its existence. Thus, in order to defeat Bally's summary judgment motion, Mostad was required to offer evidence suggesting that the employees had spilled or otherwise deposited the substance on the floor, or that they had constructive notice of its existence. Accordingly, because Mostad failed to do so, he failed to demonstrate any material factual issue with regard to Bally's negligence, and we order the judgment of the district court affirmed.

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Although this is an unpublished Order, it is persuasive authority that unquestionably sets forth Nevada law regarding premises liability.

Id. (emphasis added).

Based on the above, Nevada's premise liability law requires Plaintiff to prove, by admissible evidence, that Wynn either 1) created the condition, or 2) had actual or constructive notice of the condition and failed to warn the Plaintiff. Simply put, there is no evidence in this case to support either scenario.

As set forth previously, Plaintiff conceded during her deposition that she has no evidence that Wynn created the foreign substance or had actual or constructive notice of the foreign substance before she slipped and fell. She also does not know how long it was present or the source of the foreign substance, incorrectly believing that it came from a drain. Moreover, there is no evidence that could possibly support Plaintiff's claim of negligence. In short, Plaintiff cannot prove to a jury that Wynn created the foreign substance or had actual or constructive notice of the foreign substance and failed to warn her.

Thus, Wynn did not breach its duty to exercise due care. Consequently, summary judgment is appropriate because not only is there an absence of evidence to support the nonmoving party's case, there is a plethora of evidence showing that Wynn did not breach its duty to Plaintiff.

Based on the foregoing, it is clear that Plaintiff cannot meet her burden to recover on her claim of negligence against Wynn.

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V. CONCLUSION

Based on the foregoing, the Court should grant summary judgment in Wynn's favor. As a matter of law, Wynn did not breach any duty to Plaintiff and, thus, cannot be the actual or proximate cause of her injuries.

DATED this 13th day of July, 2015.

LAWRENCE J. SEMENZA, III, P.C.

Lawrence J. Semenza, III, Esq., Bar No. 7174 Christopher D. Kircher, Esq., Bar No. 11176 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

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CERTIFICATE OF SERVICE

Pursuant to Nev. R. Civ. P. 5(b) and NEFCR 9, I certify that I am an employee of Lawrence J. Semenza, III, P.C., and that on this 13th day of July, 2015 I caused to be sent through electronic transmission via Wiznet's online system, a true copy of the foregoing **DEFENDANT'S**

MOTION FOR SUMMARY JUDGMENT to the following registered e-mail addresses:

NETTLES LAW FIRM christianmorris@nettleslawfirm.com kim@nettleslawfirm.com

Attorneys for Plaintiff

/s/ Olivia A. Kelly
An Employee of Lawrence J. Semenza, III, P.C.

EXHIBIT 1

EXHIBIT 1

1	DISTRICT COURT
2	CLARK COUNTY, NEVADA
3	
4	YVONNE O'CONNELL,
5	individually,
6	Plaintiff,
7	vs. Case No. A-12-655992-C
8	WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company,
9	doing business as WYNN LAS VEGAS; DOES I through X; and
10	ROE CORPORATIONS I through X, inclusive,
11	Defendants)
12	· · · · · · · · · · · · · · · · · · ·
13	
14	DEPOSITION OF YVONNE O'CONNELL
_	
15	VOLUME I
16	(PAGES 1-161)
17	Thursday, March 19, 2015
18	10:11 a.m.
19	IV.II d.m.
20	900 South Fourth Street
21	Las Vegas, Nevada
22	
23	
24	
25	Reported by: Allyson W. Harris, NV CCR #740

1	APPEARANCES:
2	For Plaintiff:
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6	For Defendant:
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1	Deposition of Yvonne O'Connell
2	Thursday, March 19, 2015
3	(Prior to the commencement of the
4	deposition, all counsel present agreed to waive
5	statements by the court reporter pursuant to Rule
6	30(b)(4) of the NRCP.)
7	YVONNE O'CONNELL, having been first duly
8	sworn, was examined and testified as follows:
9	
10	EXAMINATION
11	BY MR. SEMENZA:
12	Q. Good morning, Ms. O'Connell.
13	A. Good morning.
14	Q. My name is L.J. Semenza, and I represent the
15	Wynn here today. Also with me is Chris Kircher, who
16	works with me in my office.
17	Have you ever had your deposition taken
18	before?
19	A. Yes.
20	Q. When was that?
21	A. In the '90s.
22	Q. How many times have you had your deposition
23	taken?
24	A. Several times.
25	Q. Okay. Can you tell me what instances that

1	flowers; right?
2	A. Yes.
3	Q. Okay. Do you recall the mechanics of your
4	fall, meaning did your right leg slip? Did your left
5	leg slip? Did your legs fall behind you or in front
6	of you?
7	A. It happened suddenly.
8	Q. Okay.
9	A. I just know I was on the ground.
10	Q. Okay. Was the liquid substance in any way
11	colored?
12	A. The drying part of it had a very slight tint
13	of color.
14	Q. And what was that color?
15	A. Just a hint of green.
16	Q. Okay. Did you see, after you fell, whether
17	there were any empty glasses or any cups that were
18	located in that immediate area where you fell?
19	A. There was nothing.
20	Q. Immediately prior to your slip, were you
21	doing anything in a distracted fashion? Were you on
22	the phone? Were you texting? Were you in your purse
23	for any particular reason?
24	A. No.
25	Q. Did you have your coat on at that point?

Α. 1 No. 2 Were you holding your coat? Q. I assume -- you know, no, I wouldn't have 3 Α. 4 had my coat on. I must have been holding it. 5 Q. What did you have with you on that day? You 6 had a purse? 7 Α. A purse. 8 Q. And your coat? Anything else? Okay. 9 Α. No. 10 No bags or anything like that? Q. 11 Α. No. 12 Q. And are you left-handed or right-handed? 13 Α. Right-handed. 14 Is there a particular hand that you normally Q. 15 carry your purse? 16 Α. Shoulder. 17 Okay. Do you recall how you were 18 configured, if you will, immediately before your fall, 19 whether you had your coat on your shoulder, whether you were carrying it with your left hand and holding 20 your purse with your right or had your purse on your 21 22 shoulder? Do you recall any of that? Oh, no, I don't. 23 A. The liquid substance that was on the floor, 24 Q. 25 you don't know what the liquid substance was, do you?

1	A. I believe I do.
2	Q. You do. What was it?
3	A. I believe it was water.
4	Q. And on what basis do you believe that it was
5	water?
6	A. Could you rephrase that, please.
7	Q. Why do you think it was water?
8	A. Because when I was on the ground I thought
9	it was water, and now I'm more convinced it was
10	water.
11	Q. Even though it had a green tint to it?
12	A. Yes.
13	Q. Do you have any understanding as to why it
14	would have been it would have had a green tint if
15	it was water?
16	A. I have my belief.
17	Q. What is that?
18	A. That it had been on the either running
19	through or over the plants and out of the drain or
20	around the drain and so that's why it had the greenish
21	tint.
22	Q. Well, okay, and I understand that, but why
23	would it have been what is the significance of the
24	greenish tint then?
25	A. Maybe it had fertilizer in it. But I

1 believe it was coming from water off the plants or out 2 of the drain. Immediately after the fall did you see any 3 Q. liquid leaking from planters onto the walkway? 4 5 Α. It was absolutely up against the planters, 6 so that's why I thought it came from there. 7 Q. But there was no liquid substance Okay. 8 coming from the planters that you saw onto the 9 walkway, onto the mosaic? 10 I could just see it up against. I didn't --11 so I just assumed it was from there. I'm sorry. 12 think I didn't understand that question. Okay. You didn't see any continuing or --13 14 well, you didn't see any liquid running from the 15 planters onto the --16 Α. Running? Running water? 17 Q. Yes. 18 Α. I didn't see any running liquid. 19 Q. And you had identified that the substance 20 was sticky as well, the liquid? 21 Α. Yes, a little sticky. 22 Water would not have been sticky, would it Q. have been? 23 Sure, if it would have been -- it wasn't 24 Α. 25 that sticky. It -- it -- if it had come off the

1	plants or	even had fertilizer in the water, sure it
2	would be.	I believe it would be.
3	Q.	It also could have been somebody's drink; is
4	that true	?
5	A.	I doubt it.
6	Q.	You don't believe that that could have
7	happened?	
8	A.	Not where that was.
9	Q.	Could it have been a margarita with a slight
10	green tin	: ?
11	A.	I doubt that.
12	Q.	Is that a no? I know you said you doubt it,
13	but	
14	A.	I I
15	Q.	You don't believe it could have been?
16	A.	I don't believe it could have been. It just
17	didn't mal	ke sense.
18	Q.	Is it fair to say you don't know how the
19	substance	got there, the liquid substance?
20	A.	It's fair to say that I believe I know how
21	it got the	ere.
22	Q.	And how did it get there?
23	A.	What I believe?
24	Q.	Yes.
25	Α.	I believe that it was water either meant

you know, on the plants, meant to go into that drain 1 2 or came out of the drain, but it was water, something 3 to do with that drain. Mechanically how did it happen? 4 5 Oh, I wouldn't know that. Just overflow or 6 whatever. 7 You don't know; is that correct? Q. 8 I wouldn't know that one. 9 You don't know how long that liquid Q. Okay. 10 substance was present on that floor before you slipped 11 on it, do you? 12 I know that it was on the floor long enough 13 for part of it to almost dry and accumulate some 14 footprints. 15 But, again, you don't know how long that 16 would have taken, do you? 17 Not time, no. 18 Is it fair to say that you don't have any 19 understanding as to whether any Wynn employee placed that liquid substance on the ground? 20 I don't know. 21 Α. 22 And, to your knowledge, you don't have any evidence that would suggest Wynn or any of its 23 employees knew that the liquid was on the ground 24 25 immediately prior to your fall?

1	MS. MORRIS: Object to form and
2	foundation.
3	BY MR. SEMENZA:
4	Q. You can answer.
5	A. I'm sorry. I'm sorry. Could you repeat
6	that.
7	Q. Sure. Is it fair to say that you don't have
8	any evidence to suggest that either Wynn or any of its
9	employees knew that liquid substance was on the ground
10	immediately prior to your fall?
11	MS. MORRIS: I'm going to object to form and
12	foundation.
13	THE WITNESS: I'm so sorry. I believe
14	that I think I'm confusing your question, and my
15	response would not answer exactly what you're asking,
16	and I'm very sorry, but could you rephrase?
17	BY MR. SEMENZA:
18	Q. Sure. Based on your knowledge, you don't
19	have any evidence to suggest that the Wynn or any of
20	its employees knew that there was a liquid substance
21	on the ground immediately prior to your fall?
22	MS. MORRIS: Object to form and foundation.
23	THE WITNESS: I don't know that.
24	BY MR. SEMENZA:
25	Q. And is it fair to say you don't have any

1	evidence to suggest that Wynn or its employees knew
2	that there was a liquid substance on the
3	A. Before?
4	Q. Yes, before your fall.
5	MS. MORRIS: Object to form and
6	foundation.
7	THE WITNESS: Before my fall?
8	BY MR. SEMENZA:
9	Q. Yes.
10	A. I don't know if I have evidence of that.
11	Q. Is there any evidence you can identify here
12	today that would suggest that either Wynn or any of
13	its employees knew that there was a liquid substance
14	on the floor immediately prior to your fall?
15	MS. MORRIS: Object to form and foundation.
16	THE WITNESS: I'm sorry. Wasn't that the
17	same question?
18	BY MR. SEMENZA:
19	Q. Slightly different.
20	A. I didn't understand the difference.
21	MR. SEMENZA: Could you read that back for
22	me.
23	(Record read.)
24	THE WITNESS: I don't know if we have
25	evidence.

1	BY MR. SEMENZA:
2	Q. As you sit here today, there's no evidence
3	that you can identify right now, is there?
4	MS. MORRIS: Object to form.
5	THE WITNESS: Okay. I'm sorry. You're
6	asking if anybody knew that it was there before I
7	fell?
8	BY MR. SEMENZA:
9	Q. Yes.
10	A. I don't know if we have evidence of that.
11	Q. Okay. And is it fair to say that you don't
12	have any evidence here today that either Wynn or any
13	of its employees should have known that there was a
14	liquid substance on the floor immediately prior to
15	your fall?
16	MS. MORRIS: Object to form and
17	foundation.
18	THE WITNESS: Excuse me. Am I is there a
19	question here?
20	BY MR. SEMENZA:
21	Q. Yes. You can go ahead and answer it.
22	MR. SEMENZA: Can you go ahead and read that
23	back for me.
24	(Record read.)
25	THE WITNESS: Oh, yes, I believe, I believe

that we have evidence of that. 1 BY MR. SEMENZA: 2 What is that evidence? 3 Q. If I understood your question correctly, I 4 5 believe that they knew that there was a drain here and that they knew that the drain was for the purpose of 6 7 the water, so they should know that water is in that 8 area. 9 But my question was: Do you have any Q. Okay. 10 evidence that suggests that Wynn knew that there was a 11 liquid substance on the floor at that location 12 immediately prior to your fall? MS. MORRIS: Object to form and foundation; 13 14 asked and answered. BY MR. SEMENZA: 15 What is that -- and you described a drain. 16 17 What were you referring to? 18 Α. The drain in the picture right here 19 (indicating). And you're referring to page 470? Let's see 20 Q. 21 if there's a better image. 22 Okay. Let's look at 473. Could you put a circle around the location of what you describe to be 23 a drain. 24 25 Α. Yes. (Writing.) Is that what you wanted?

1	Q. Yes. And could you just write a D on top
2	of
3	A. On top of the drain?
4	Q. Yeah.
5	A. (Writing.)
6	Q. Okay. How do you know that that's a drain?
7	A. Well, because that's what it looks like.
8	Q. Okay. Just based upon your observation as
9	to what it looks like?
10	A. Yes.
11	Q. Did you see any Wynn employees immediately
12	in the area surrounding where you fell let me
13	strike that. Let me ask a different way.
14	When was the first time you saw any Wynn
15	employee at the location after you fell?
16	A. The first employee came from my left.
17	Q. Okay. Where would that employee have been
18	coming from?
19	A. He was the one who had the you know, was
20	cleaning had that big machine, that big sweeper.
21	Q. How long after you fell did he arrive?
22	A. I'm not sure.
23	Q. Was it five minutes? Three minutes? If you
24	can estimate.
25	A. Well, he said he came up to me and said

1	REPORTER'S CERTIFICATE	
2	I, the undersigned, a Certified Court	
3	Reporter of the State of Nevada, do hereby certify:	
4	That the foregoing proceedings were taken	
5	before me at the time and place herein set forth; that	
6	any witnesses in the foregoing proceedings, prior to	
7	testifying, were duly sworn; that a record of the	
8	proceedings was made by me using machine shorthand	
9	which was thereafter transcribed under my direction;	
10	that the foregoing transcript is a true record of the	
11	testimony given.	
12	Further, that before completion of the	
13	proceedings, review of the transcript was not	
14	requested.	
15	I further certify I am neither financially	
16	interested in the action nor a relative or employee of	
17	any attorney or party to this action.	
18	IN WITNESS WHEREOF, I have this date	
19	subscribed my name.	
20		
21	Dated: 4/27/2015	
22		
23	/s/ Allyson W. Harris ALLYSON W. HARRIS	
24	CCR No. 740	
25		

EXHIBIT 2

EXHIBIT 2



Title:

02/08/2010 04 15:47PM

703,998

Printed: April 03, 2012 15:48 Page 4 of 11

EXHIBIT 3

EXHIBIT 3

DECLARATION OF ARACELI MACIAS

I, Araceli Macias, state and declare as follows:

- 1. I am a Supervisor in the Horticulture Department for Defendant Wynn Las Vegas, LLC d/b/a Wynn Las Vegas ("Wynn"). I make the following Declaration in support of Defendant's Motion for Summary Judgment against Plaintiff Yvonne O'Connell ("Plaintiff"). All of the statements contained in this Declaration are made on the basis of personal knowledge and/or upon the domestic business records and/or reports of Wynn, all of which are kept in their regular course of business, made at or near the time of the occurrence of the matters set forth by or from information transmitted by its employees or personnel with first-hand knowledge of those matters acquired in the course of regularly conducted business activities, and I have access to these records in the course of my employment with Wynn.
- 2. I have reviewed the picture Bates numbered WYNN-O'CONNELL00473 in Exhibit "1" to Plaintiff's deposition. I have been informed that Plaintiff said in her deposition that she believes the picture depicts a water drain in the atrium of Wynn's property and marked a "D" on what she believes is the water drain. The object that Plaintiff marked a "D" in the picture Bates numbered WYNN-O'CONNELL00473 is not a water drain, but an audio speaker in Wynn's atrium.
- 3. According to the records I have reviewed, the last time the automatic watering occurred in the atrium of Wynn's property on February 8, 2010, was from 11:36 a.m. to 11:39 a.m. Attached as Exhibit "A" to this Declaration is a true and correct copy of the water flow data for Wynn's atrium on February 8, 2010, with this watering time highlighted. The only time Wynn employees manually water the atrium area is in the morning hours.

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4. I declare under the penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

EXECUTED this 10¹⁰ day of July, 2015 in Clark County, Nevada.

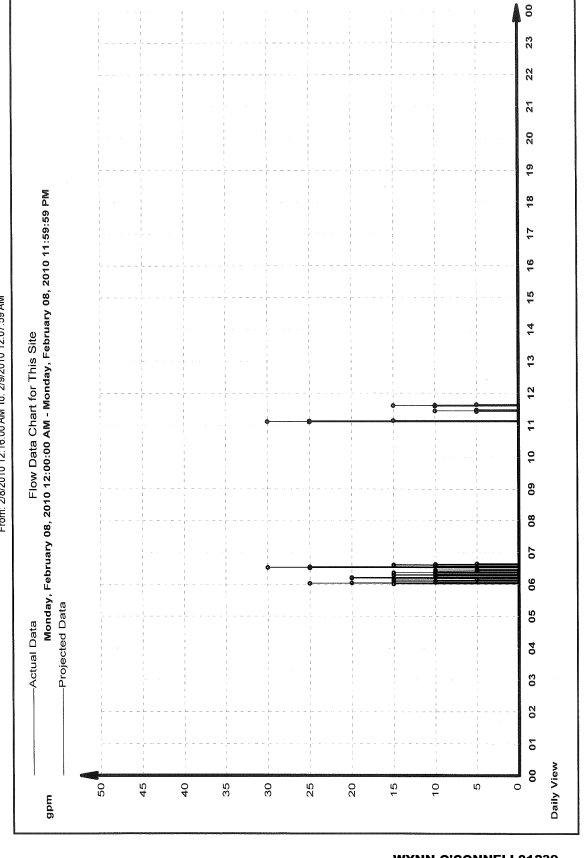
Dacoli Macios

EXHIBIT A

EXHIBIT A

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:16:00 AM To: 2/9/2010 12:07:59 AM



WYNN-O'CONNELL01239

Page 1 of 2

Printing time: Wednesday, May 27, 2015 6:11:59 AM

Schedule Data for Site: Wynn Atrium

Link Start		701								
Start Time Link Start	03:00AM	06:00AM		08:00AM	05:00AM, 10:30AM	10:30AM	08:00AM	09:00AM	07:30AM	
Start Day	Every day	MON, FRI		FRI	TUE, FRI	TUE, FRI	MON, WED, FRI	FRI	MON, WED, FRI	
Repeats Start Day	0	0	0	0	0	0	0	0	0	0
Туре	ET-based / Step	Step	Step	Step	Step	Step	Step	Step	Step	Step
Mode	Auto Send	Auto Send	Auto Send / Protected	Auto Send	Auto Send	Auto Send	Auto Send	Auto Send	Auto Send	Auto Send
WB or ET Mode	Site ET			100%	100%	100%	100%	100%	100%	100%
No. Name	001 master valve sch.	007 Atrium master color Sch	100 ATRIUM FLOW	400 Atrium Pots	500 Atrium Kentia	501 Atrium Ficas	502 Theatrical Lake Trees	600 Atrium Shrubs	601 Theatrical Lake Shrubs	701 Atrium color Sch

Printing time: Wednesday, May 27, 2015 6:16:41 AM

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

Actual Data Projected 0.00 gpm 5.00 gpm 0.00 gpm	Flow Data List for This Site Projected Stations Running (Chan(Sta) 2/8/2010 12:35 01/22 2/8/2010 12:33 01/22 2/8/2010 12:33 01/22 2/8/2010 12:33	for This Site			
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12:55 0.00 gpm 0.00 12:54 0.00 gpm 0.00 12:53 0.00 gpm 0.00 12:52 0.00 gpm 0.00 12:52 0.00 gpm 0.00 12:45 0.00 gpm 0.00 0.00 gpm 0.00 0.00 gpm 0.00 0.00 gpm 0.	01/24	2/8/2010 12:12	0.00 gpm		01/24
12:54 0.00 gpm 0.00 0.00 12:53 0.00 gpm 0.00 0.00 12:52 0.00 gpm 0.00 12:51 0.00 gpm 0.00 12:54 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42	01/24			0.00 gpm	01/24
12:53 0.00 gpm 0.00 0.00 12:52 0.00 gpm 0.00 0.00 12:51 0.00 gpm 0.00 0.00 12:49 0.00 gpm 0.00 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 0.00 12:42 0.00 gpm 0.00 gpm 0.00 0.00 gpm 0.00	01/24	2/8/2010 12:10	mdb 00.0		01/24
12:52 0.00 gpm 0.00 12:51 0.00 gpm 0.00 12:50 0.00 gpm 0.00 12:49 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24		0.00 gpm	5.00 gpm	01/23,01/24
12:51 0.00 gpm 0.00 12:50 0.00 12:49 0.00 gpm 0.00 12:48 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:42	01/24	2/8/2010 12:08	0.00 gpm	5.00 gpm	01/23,01/24
12:50 0.00 gpm 0.00 12:49 0.00 gpm 0.00 12:48 0.00 gpm 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:07	0.00 gpm	5.00 gpm	01/23,01/24
12:49 0.00 gpm 0.00 12:48 0.00 gpm 0.00 12:47 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:06	0.00 gpm	5.00 gpm	01/23,01/24
12:48 0.00 gpm 0.00 0.00 12:47 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00 0.00 gpm 0.00 0.00 gpm	01/24	2/8/2010 12:05	0.00 gpm		01/23,01/24
12:47 0.00 gpm 0.00 12:46 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:42 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:04			01/23,01/24
12:46 0.00 gpm 0.00 12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:03			01/23,01/24
12:45 0.00 gpm 0.00 12:44 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:02	0.00 gpm	5.00 gpm	01/23,01/24
12:44 0.00 gpm 0.00 12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:01	0.00 gpm		01/23,01/24
12:43 0.00 gpm 0.00 12:42 0.00 gpm 0.00	01/24	2/8/2010 12:00	0.00 gpm	5.00 gpm	01/23,01/24
12:42 0.00 gpm 0.00	01/24	2/8/2010 11:59	0.00 gpm	5.00 gpm	01/21,01/24
	01/24	2/8/2010 11:58	0.00 gpm	5.00 gpm	01/21,01/24
0.00 gpm	01/24	2/8/2010 11:57			01/21,01/24
2/8/2010 12:40 0.00 gpm 0.00 gpm	01/24		0.00 gpm	5.00 gpm	01/21,01/24
0.00 gpm	01/22,01/24		0.00 gpm		01/21,01/24
0.00 gpm	01/22,01/24		0.00 gpm		01/21,01/24
0.00 gpm	01/22,01/24			5.00 gpm	01/21,01/24
2/8/2010 12:36 0.00 gpm 5.00 gpm	01/22,01/24	2/8/2010 11:52	0.00 gpm	2.00 gpm	01/21,01/24

WYNN-O'CONNELL01241

Flow Data for Site: Wynn Afrium

From: 2/8/2016 12:48:13:4M To: 2/9/2010 12:46:18:4M

			Flow Data Lis	Flow Data List for This Site			
9250	Actual Bata	Projected	Fright Stations Kuming	00000	Actual Data	Projected	Bergected Stations Aumoing
3/8/2010 11:51	6.98 ggm	8.00 00.00 8.00 00.00		2/8/2010 11:07	35.00 gpm	0.000 0000 0000	
		8, 90 gps	93/33,93/24	8/8/2010 N1 508	25.00 gpm	ඉංග්රී පුරු ල	
2/8/2010 11:49	0.00 gg.	ගර්ම දැර ල	*8760				33/33
	0.08 gpm	0,40 gpm	\$5/10 \$5/10				
	0.00 gps	9.00 gpm	21/38				92/34
2/8/2018 41:46	5.40 gpm	3.00 ggm	33 (38)	\$ 2/8/2010 11:03	wdi5 65.0	0.00 300	98/39
	0.00 gpm	සන්ති පලා ල	03/28				6X/28
2/8/2010 13:44		90 GG - 68500	A6/20			0.05 gpm	51/24
		ගැනීම වර් ල	\$2/20			0.06 gpm	32/24
2/8/2026 41:42		was 00 0	*2/%0			හැරකි වර ල	***
2/3/2018 12:41		5.00 gran	88/83	19/9/2000 300/8/2	### ### ##############################	8.80 ggs	03/38
3/8/30%0 11:48	ග්රා එහි ප්රකාශ	0.00 3888	48/18				92/10
3/8/2010 11/39	3.00 gra	0.52 Spm					61/24
3/8/3030 33:38	70.00 gpm	0.00 grav		\$ 2/8/2016 20:56	8.60 935%	්. සම අතුත	33/34
2/8/2010 12:33	15.0% gpm	(400 00 00 00 00 00 00 00 00 00 00 00 00		25.0% 200%/B/8			\$2/\$0
36/41 0:06/9/2	13, 90, gps	3-00 gpm	- ciera				**************************************
2/3/2029 12:35	6.90 gpm	3.00 gpm	*2/V3				82/58
2/3/3813 11:34	8.00 gpm	3.00 gg.	*e/x0				63/24
3/8/2010 33,33		0.00 gpm	*8/80	\$ 3/8/2010 10:48			\$2/35
	0.00 gpm		\$2/vc			0.00 GBD	40 VI
		9.00 gpm	98/30				400
		2.00 NDM	***/***				16 (16) (16
		97.96 3898					W. C.
	5.00 gpm						
2/8/2020 33:33		0.65 gpm					03/24
		ව මෙර අතුන	carrie				\$2.700 100 100 100 100 100 100 100 100 100
3/8/2019 11:38		0.00 ggs	48/80				80/20
8/8/2010 11:34		සරදී රථ ද	***/***		6, 99 gpm	0.00 gpm	\$\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
278/2010 11.123	0.00 gpm	රා. බර පුදහන	*8/30				03/28
2/8/2020 11:22	3.00 ggm	0.08 ggs	\$8/V6				03/28
2/8/2010 33:21	0.00 ggm	0.00 gpm	\$2/3¢				03/24
2/8/2010 11:20	රී. රම ඉදහා	3,99 gpm	\$2/50				90/10
2/8/2018 11:13S.		8.00 3pm	## ## ## ## ## ## ## ## ## ## ## ## ##			0.00 3200	61/24
2/8/2020 31:18		0.00 gra	\$2/20 			8.80 ggm	X 9/20
2/8/2010 11:13		0.00 appa	82/58	2/8/2010 10:33	ad6 5510	0.85 3gm	33/35
2/8/2019 11:18		0.30 3km	82/50	2/8/3010 10:35	නුප්ති වනුදුනු	0.00 ggm	\$Z/\$\$
NAMES AND SAMES	3.00 gg/m		W2/5W				\$2/\$0
3/8/2019 31/13	ර රුදු නූතුන	9.56 gpm	X2/20				03/24
2/8/2010 31:13	ල දැන් දෙන	0.00 gpm	**************************************				01/02/01/04
3/8/3010 X3:13	9.90 gp.m	0.00 apm	03/28	82:33 0003/8/8			67/30/37/38
3/3/4004 13:33	3:00 gpm	0.00 gpm	\$8/70	2/8/2020 70:27	900 00 o	8 .00 gpm	92/33/33/38
3/8/2510 11:13	3.00 gysz	0.06 gpm	**************************************	2/8/2010 10108			41/42,01/24
2/8/2010 11:09	15.85 350	0.58 gpm					01/23,01/38
				Section of the Section 1	A Shift where		1 C 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

WYNN-O'CONNELL01242

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

	A CONTRACTOR OF THE CONTRACTOR		Flow Data Lis	Flow Data List for This Site			
Date	Actual Data	Projected	Projected Stations Running	Date	Actual Data	Projected	Projected Stations Running
2/8/2010 10:23	0.00 gpm	5.00 gpm	01/22,01/24	2/8/2010 9:39:	0.00 gpm	O.00 gpm	(Cnam/Sta/
2/8/2010 10:22		5.00 gpm	01/22,01/24		0.00 gpm		01/24
2/8/2010 10:21	md5 00.0	5.00 gpm	01/22,01/24				01/24
2/8/2010 10:20	mdb 00.0	2.00 gpm	01/22,01/24				01/24
2/8/2010 10:19	0.00 gpm	5.00 gpm	01/20,01/24				01/24
2/8/2010 10:18	0.00 gpm	2.00 gpm	01/20,01/24				01/24
2/8/2010 10:17	00.00 gpm	5.00 gpm	01/20,01/24				01/24
2/8/2010 10:16	0.00 gpm	5.00 gpm	01/20,01/24			0.00 gpm	01/24
2/8/2010 10:15	0.00 gpm	2.00 gpm	01/20,01/24				01/24
2/8/2010 10:14	0.00 gpm	5.00 gpm	01/20,01/24				01/24
2/8/2010 10:13	0.00 gpm	5.00 gpm	01/20,01/24				01/24
2/8/2010 10:12	0.00 gpm	2.00 gpm	01/20,01/24				01/24
	0.00 gpm	2.00 gpm	01/20,01/24				01/24
	0.00 gpm	2.00 gpm	01/20,01/24				01/24
2/8/2010 10:09	0.00 gpm	0.00 gpm	01/24				01/24
2/8/2010 10:08	0.00 gpm	0.00 gpm	01/24				01/24
2/8/2010 10:07	0.00 gpm	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 10:06	0.00 gpm	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 10:05	0.00 gpm	0.00 gpm	01/24	2/8/2010 9:21:	0.00 gpm	0.00 gpm	01/24
2/8/2010 10:04	0.00 gpm	0.00 gpm	01/24		mdE 00.0	0.00 gpm	01/24
2/8/2010 10:03	0.00 gpm	0.00 gpm	01/24	2/8/2010 9:19:	0.00 gpm	mdg 00.0	01/24
2/8/2010 10:02	0.00 gpm	0.00 gpm	01/24	2/8/2010 9:18:	0.00 gpm	0.00 gpm	01/24
2/8/2010 10:01	0.00 gpm	0.00 gpm	01/24	2/8/2010 9:17:	0.00 gpm	0.00 gpm	01/24
2/8/2010 10:00	0.00 gpm	mdg 00.0	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:59:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:58:	0.00 gpm	5.00 gpm	01/23,01/24	2/8/2010 9:14:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:57:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:56:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:55:	0.00 gpm	5.00 gpm	01/23,01/24	2/8/2010 9:11:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:54:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:53:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:52:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm		01/24
2/8/2010 9:51:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:50:	0.00 gpm	5.00 gpm	01/23,01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 9:49:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 9:05:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:48:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 9:04:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:47:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 9:03:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:46:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 9:02:	0.00 gpm	0.00 gpm	01/24
2/8/2010 9:45:	0.00 gpm	5.00 gpm	01/21,01/24			0.00 gpm	01/24
2/8/2010 9:44:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 9:00:		0.00 gpm	01/24
2/8/2010 9:43:	0.00 gpm	5.00 gpm	01/21,01/24		0.00 gpm		01/24
2/8/2010 9:42:	0.00 gpm	5.00 gpm	01/21,01/24		0.00 gpm	0.00 gpm	01/24
			01/21,01/24				01/24
2/8/2010 9:40:	0.00 gpm	5.00 gpm	01/21,01/24	2/8/2010 8:56:	0.00 gpm	0.00 gpm	01/24
**************************************	Opposition of the second of th	The control of the co	Commenced in the Property of the Commenced in the Commenc		The state of the s	TOTAL CHARGE STREET, SOCIAL CONTROL OF THE CONTROL	

WYNN-O'CONNELL01243

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

Actual Data Projected Stations Standing Date Actual Data Actual Data Actual Data Actual Data 8:54: 0.00 gpm 0				Flow Data Lis	Flow Data List for This Site			Services
8.155: 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:11): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:11): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00 gpm 0.00 gpm 0.01/24 (26/2010 8:10): 0.00 gpm 0.00		sctual Data	Projected	Projected Stations Running	Date	Actual Data	Projected	Projected Stations Running
8.5.54: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:109: 0.00 gpm 8.5.52: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:109: 0.00 gpm 8.5.52: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 8.5.50: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:09: 0.00 gpm 8.4.50: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:09: 0.00 gpm 8.4.51: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 8.4.51: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:03: 0.00 gpm 8.4.51: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:03: 0.00 gpm 8.4.52: 0.00 gpm 0.00 gpm 0.01/24 \$1/8/2010 8:03: 0.00 gpm 8.4.43: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 8.4.43: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 8.4.30: 0.00 gpm			0.00 gpm	(Chan/Sta) 01/24	œ	0.00 gpm	5.00 gpm	01/22,01/24
8.5.3.1 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.5.3.1 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.5.3.1 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.5.9.1 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.9.1 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.9.1 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.4.1 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.4.2 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.4.3 0.00 gpm 0.00 gpm 0.1724 \$78/2010 8:091 0.00 gpm 8.4.4.3 0.00 gpm 0.00 gpm 0.1724 \$78/2010 7:591 0.00 gpm 8.4.4.3 0.00 gpm 0.00 gpm 0.1724 \$78/2010 7:591 0.00 gpm 8.4.3. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm			0.00 gpm	01/24			5.00 gpm	01/22,01/24
81551 0.00 gpm 0.00 g				01/24			5.00 gpm	01/20,01/24
8:1511				01/24			5.00 gpm	01/20,01/24
8:451 0.00 gpm 0.00 g				01/24			5.00 gpm	01/20,01/24
8:449; 0.00 gpm 0.00 gpm 0.0174				01/24				01/20,01/24
8:448; 0.00 gpm 0.00 gpm 0.0124 [7/8/2010 8:04:9] 0.00 gpm 0.00 gp				01/24			5.00 gpm	01/20,01/24
8:141; 0.00 gpm 0.00 gpm 01/24 2/8/2010 8:03: 0.00 gpm 8:144; 0.00 gpm 0.00 gpm 01/24 2/8/2010 8:03: 0.00 gpm 0.00 gpm 01/24 2/8/2010 8:03: 0.00 gpm 0.00 gpm 01/24 2/8/2010 8:03: 0.00 gpm 0.00 gpm 01/24 2/8/2010 7:58: 0.00 gpm 0.00 gpm 0.00 gpm 01/24 2/8/2010 7:58: 0.00 gpm 0.00 gpm 01/24 2/8/2010 7:58: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 01/24 2/8/2010 7:58: 0.00 gpm 0	8			01/24			5.00 gpm	01/20,01/24
8.445 0.00 gpm 0.1024 2.78/2010 8:0.02 0.00 gpm 8.445 0.00 gpm 0.00 gpm 0.1024 2.78/2010 8:0.02 0.00 gpm 8.445 0.00 gpm 0.00 gpm 0.1024 2.88/2010 7:59: 0.00 gpm 8.443 0.00 gpm 0.00 gpm 0.1024 2.88/2010 7:59: 0.00 gpm 8.443 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:59: 0.00 gpm 8.443 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:59: 0.00 gpm 8.139: 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:55: 0.00 gpm 8.139: 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:55: 0.00 gpm 8.131: 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:54: 0.00 gpm 8.131: 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:43: 0.00 gpm 8.132: 0.00 gpm 0.00 gpm 0.1724 2.88/2010 7:43: 0.00 gpm 8.132: 0.00 gpm 0.00 gpm 0.1724				01/24			5.00 gpm	01/20,01/24
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8:22: 0.00 gpm 0.1/24 2/8/2010 7:38: 0.00 gpm 8:21: 0.00 gpm 0.00 gpm 0.1/24 2/8/2010 7:37: 0.00 gpm 8:20: 0.00 gpm 0.00 gpm 0.1/22,012 2/8/2010 7:37: 0.00 gpm 8:19: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:34: 0.00 gpm 8:17: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:34: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:34: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:34: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:34: 0.00 gpm 8:14: 0.00 gpm 5.00 gpm 0.1/22,012 2/8/2010 7:31: 0.00 gpm 8:14: 0.00 gpm 5.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm				01/24			2.00 gpm	01/21,01/24
8:21: 0.00 gpm 0.1/24 2/8/2010 7:37: 0.00 gpm 8:20: 0.00 gpm 0.00 gpm 0.1/22,01/24 2/8/2010 7:35: 0.00 gpm 8:19: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:35: 0.00 gpm 8:17: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:33: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:33: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:33: 0.00 gpm 8:18: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:33: 0.00 gpm 8:18: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:31: 0.00 gpm 8:18: 0.00 gpm 5.00 gpm 0.1/22,01/24 2/8/2010 7:31: 0.00 gpm 8:13: 0.00 gpm 5.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm				01/24	_		2.00 gpm	01/21,01/24
8:12: 0.00 gpm 0.00 gpm 01/22,01/24 2/8/2010 7:35: 0.00 gpm 8:13: 0.00 gpm 5:00 gpm 01/22,01/24 2/8/2010 7:35: 0.00 gpm 8:14: 0.00 gpm 5:00 gpm 01/22,01/24 2/8/2010 7:35: 0.00 gpm 8:15: 0.00 gpm 5:00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:15: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:13: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:13: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm				01/24			5.00 gpm	01/21,01/24
8:19; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:35; 0.00 gpm 8:18; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:34; 0.00 gpm 8:17; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:34; 0.00 gpm 8:15; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31; 0.00 gpm 8:14; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31; 0.00 gpm 8:14; 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31; 0.00 gpm 01/22,01/24 2/8/2010 7:31; 0.00 gpm 01/22,01/24 2/8/2010 7:31; 0.00 gpm 01/22,01/24 2/8/2010 7:30; 0.00 gpm				01/24			2.00 gpm	01/21,01/24
8:18: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:34: 0.00 gpm 8:17: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:33: 0.00 gpm 8:15: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:32: 0.00 gpm 8:15: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:13: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:13: 0.00 gpm 7.22,01/24 2/8/2010 7:30: 0.00 gpm 7.22,01/24 2/8/2010 7:29: 0.00 gpm				01/22,01/24			5.00 gpm	01/21,01/24
8:17: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:33: 0.00 gpm 8:16: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:32: 0.00 gpm 8:15: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 6:00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 6:00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm 9:13: 0.00 gpm 6:00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm				01/22,01/24			5.00 gpm	01/21,01/24
8:16: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:32: 0.00 gpm 8:15: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm 8:13: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:39: 0.00 gpm				01/22,01/24			2.00 gpm	01/21,01/24
8:15: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:31: 0.00 gpm 8:14: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm 8:13: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:29: 0.00 gpm				01/22,01/24			5.00 gpm	01/21,01/24
8:14: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:30: 0.00 gpm 8:13: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:29: 0.00 gpm				01/22,01/24			5.00 gpm	01/21,01/24
8:13: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:29: 0.00 gpm				01/22,01/24			5.00 gpm	01/21,01/24
# 00 0 00 0 00 00 00 00 00 00 00 00 00 0				01/22,01/24				01/24
8:12: 0.00 gpm 5.00 gpm 01/22,01/24 2/8/2010 7:28: 0.00 gpm	2/8/2010 8:12:	0.00 gpm	5.00 gpm	01/22,01/24	2/8/2010 7:28:	0.00 gpm	0.00 gpm	01/24

WYNN-O'CONNELL01244

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

				-			
Date	Actual Data	Projected	Projected Stations Running	Date	Actual Data	Projected	Projected Stations Running
2/8/2010 7:27:	mqp 00.0	0.00 gpm	(Chan/Sta) 01/24	2/8/2010 6:43:	0.00 gpm	0.00 gpm	(Cnan/Sta)
2/8/2010 7:26:	0.00 gpm	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 7:25:	mag 00.0	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 7:24:	0.00 gpm	0.00 gpm	01/24		mdb 00.0	0.00 gpm	01/24
2/8/2010 7:23:	0.00 gpm	0.00 gpm	01/24				
	0.00 gpm	0.00 gpm	01/24				
	0.00 gpm	0.00 gpm	01/24				
2/8/2010 7:20:	mdb 00.0	0.00 gpm	01/24		15.00 gpm	0.00 gpm	
2/8/2010 7:19:	0.00 gpm	0.00 gpm	01/24				01/24
2/8/2010 7:18:	0.00 gpm	0.00 gpm	01/24		10.00 gpm	0.00 gpm	
2/8/2010 7:17:	0.00 gpm	0.00 gpm	01/24		25.00 gpm	0.00 gpm	
2/8/2010 7:16:	0.00 gpm	0.00 gpm	01/24		30.00 gpm	0.00 gpm	
2/8/2010 7:15:	0.00 gpm	0.00 gpm	01/24				
2/8/2010 7:14:	0.00 gpm	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 7:13:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:29:	0.00 gpm	0.00 gpm	01/24
2/8/2010 7:12:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:28:	5.00 gpm	00.00 gpm	
2/8/2010 7:11:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:27:	10.00 gpm	0.00 gpm	
2/8/2010 7:10:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:26:	5.00 gpm	0.00 gpm	
2/8/2010 7:09:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:25:	0.00 gpm	0.00 gpm	01/24
2/8/2010 7:08:	0.00 gpm	0.00 gpm	01/24		10.00 gpm	00.00 gpm	
2/8/2010 7:07:	0.00 gpm	0.00 gpm	01/24		10.00 gpm		
2/8/2010 7:06:	0.00 gpm	0.00 gpm	01/24		15.00 gpm		
2/8/2010 7:05:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:21:	10.00 gpm		
2/8/2010 7:04:	0.00 gpm	0.00 gpm	01/24		0.00 gpm		01/24
2/8/2010 7:03:	0.00 gpm	0.00 gpm	01/24		10.00 gpm		
2/8/2010 7:02:	0.00 gpm	0.00 gpm	01/24		15.00 gpm		
2/8/2010 7:01:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:17:	15.00 gpm	0.00 gpm	
2/8/2010 7:00:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:16:	10.00 gpm	0.00 gpm	
	0.00 gpm	0.00 gpm	01/24		0.00 gpm	0.00 gpm	01/24
2/8/2010 6:58:	0.00 gpm	mdE 00.0	01/24		10.00 gpm	0.00 gpm	
2/8/2010 6:57:	0.00 gpm	0.00 gpm	01/24		20.00 gpm	0.00 gpm	
2/8/2010 6:56:	0.00 gpm	0.00 gpm	01/24		20.00 gpm	0.00 gpm	
2/8/2010 6:55:	0.00 gpm	0.00 gpm	01/24		15.00 gpm		
2/8/2010 6:54:	0.00 gpm	0.00 gpm	01/24			0.00 gpm	01/24
2/8/2010 6:53:	0.00 gpm	0.00 gpm	01/24		5.00 gpm		
2/8/2010 6:52:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:08:	15.00 gpm		
2/8/2010 6:51:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:07:	10.00 gpm	0.00 gpm	
2/8/2010 6:50:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:06:	15.00 gpm	0.00 gpm	
2/8/2010 6:49:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:05:		5.00 gpm	01/05,01/24
2/8/2010 6:48:	0.00 gpm	0.00 gpm	01/24		10.00 gpm	5.00 gpm	01/05,01/24
2/8/2010 6:47:	0.00 gpm	0.00 gpm	01/24		20.00 gpm	5.00 gpm	01/05,01/24
2/8/2010 6:46:	0.00 gpm	0.00 gpm	01/24		25.00 gpm	5.00 gpm	01/03,01/24
2/8/2010 6:45:	0.00 gpm	0.00 gpm	01/24				01/03,01/24
2/8/2010 6:44:	0.00 gpm	0.00 gpm	01/24	2/8/2010 6:00:	00.00 dbm	F. 0.0 ann	01/03.01/24

WYNN-O'CONNELL01245

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

				Flow Data Lis	Flow Data List for This Site			
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Date	Actual Data	Projected	Projected Stations Running	Date	Actual Data	Projected	Projected Stations Running
5.5.51 0.00 gypm 0	5:		0.00 gpm	(Chan/Sta) 01/24			Data 0.00 gpm	(Chan/Sta)
5.5.5.7. 0.00 gpm 0.07 g gm 0.07 g gm 0.07 g gm 0.00 g gm 0.07 g gm 0.00 g g gm 0.00 g g gm 0.00 g g gm 0.00 g g g gm 0.00 g g g g g g			0.00 gpm	01/24			0.00 gpm	01/24
515.55. 0.00 gpm 0.04 gpm 0.04 gpm 0.04 gpm 0.04 gpm 0.00 gpm				01/24				01/24
5.5.5.5. 0.00 gpm 0.07 gpm 0.07 gpm 0.00 gpm 0.07 gpm 0.00 gpm				01/24				01/24
5.554.1 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.552.1 0.00 gpm 5.550.1 0.00 gpm 0.00 gpm <td></td> <td></td> <td></td> <td>01/24</td> <td></td> <td></td> <td></td> <td>01/24</td>				01/24				01/24
5:513. 0.100 gpm 0.101 gpm 0.101 gpm 0.100 gpm 0				01/24				01/24
5:51.2. 0.00 ggm 0.00 ggm 0.00 ggm 0.024 2,878,020 5:00 ggm 0.00 g				01/24				01/24
5:51:11 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:54:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:45:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:46:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:46:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:46:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:46:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:44:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:44:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:44:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:44:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:44:51 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 g				01/24				01/24
5.450. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 5:065. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 5:025. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 6:025. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 6:025. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 6:025 gpm gpm 0.00 gpm 0.00 gpm 0.1724 2/8/2010 6:025 gpm 0.00 gpm 0.00 gpm 0.1724 2/8/2010 6:025 gpm 0.00 gpm 0.				01/24				01/24
5:445; 0.00 gpm 0.00 gpm 0.124 2/8/2016 5:055; 0.00 gpm 0.00 gpm 0.124 2/8/2016 5:055; 0.00 gpm 0.00 gpm 0.124 2/8/2016 5:035; 0.00 gpm 0.0				01/24				01/24
5.465 0.00 ggmm 5.465 0.00 ggmm 5.464 0.00 ggmm 0.00 ggmm <th< td=""><td></td><td></td><td></td><td>01/24</td><td></td><td></td><td></td><td>01/24</td></th<>				01/24				01/24
5.456. 0.00 gpm 5.456. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.456. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.431. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.441. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.441. 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5.441. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 4:551 0.00 gpm 0.00 gpm 5.440. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 4:551 0.00 gpm 0.00 gpm 5.131. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 4:551 0.00 gpm 0.00 gpm 5.131. 0.00 gpm 0.00 gpm 0.1724 2/8/2010 4:551 0.00 gpm 0.00 gpm				01/24				01/24
5-455. 0.00 gpm 0.00 gpm 01/24 2/8/2010 5:00; 0 gpm 0.00 gpm 01/24 2/8/2010 6:00 gpm 0.00 gpm 01/24 2/8/2010 4:59; 0 0.00 0.00 gpm 01/24 2/8/2010 4:29; 0 0.00 gpm 01/24 2/8/2010 4:49; 0 0.				01/24				01/24
5:443: 0.00 gpm 0.100 gpm 0.100 gpm 0.00 gpm 0.00 gpm 5:443: 0.00 gpm 0.00 gpm 0.100 gpm 0.00 gpm 0.00 gpm 5:443: 0.00 gpm 0.00 gpm 0.10 gpm 0.00 gpm 0.00 gpm 5:443: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:443: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:440: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:340: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:340: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:340: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:340: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:341: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:342: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm				01/24				01/24
5-443 0.00 gpm 0.00 gpm 0.0124 2/8/2010 4:591 0.00 gpm 0.00 gpm 0.0124 2/8/2010 4:592 0.00 gpm 0.00 gpm 0.0124 2/8/2010 4:492 0.00 gpm 0.00 gpm 0.00 gpm 0.0124 2/8/2010 4:492 0.00 gpm 0.00 gpm 0.00 gpm 0.0124 2/8/2010 4:492 0.00 gpm 0.00 g				01/24				01/24
5.431 0.00 gpm 0.01 gpm 0.01 gpm 0.01 gpm 0.00 gpm <t< td=""><td></td><td></td><td></td><td>01/24</td><td></td><td></td><td></td><td>01/24</td></t<>				01/24				01/24
5:42: 0.00 gpm 0.00 gpm <t< td=""><td></td><td></td><td></td><td>01/24</td><td></td><td></td><td></td><td>01/24</td></t<>				01/24				01/24
5:41: 0.00 gpm 0.00 gpm <t< td=""><td></td><td></td><td></td><td>01/24</td><td></td><td></td><td></td><td>01/24</td></t<>				01/24				01/24
5:40: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:31: 0.00 gpm 5:31: 0.00 gpm 5:31: 0.00 gpm 5:31: 0.00 gpm 5:31: 0.00 gpm 5:32: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:22: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:22: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:23: 0.00 gpm 0.00 gpm </td <td>5:41</td> <td></td> <td></td> <td>01/24</td> <td></td> <td></td> <td></td> <td>01/24</td>	5:41			01/24				01/24
5:39: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:37: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:37: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:37: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:34: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:34: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:34: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:34: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:34: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:30: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5:30: 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 5				01/24				01/24
5:38: 0.00 gpm 0.00 gpm <t< td=""><td></td><td></td><td></td><td>01/24</td><td></td><td></td><td></td><td>01/24</td></t<>				01/24				01/24
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WYNN-O'CONNELL01246

Flow Data for Site: Wynn Atrium

From: 2/8/2010 12:48:13 AM To: 2/9/2010 12:46:18 AM

Alt. Alt. Alt. Alt. Alt. Alt. Alt. Alt.			Flow Data Lis	Flow Data List for This Site			
4332 0.00 gym 0.00 gym <th< th=""><th>Date</th><th>Projected</th><th>Projected Stations Running</th><th>***************************************</th><th>Actual Data</th><th>Projected</th><th>Projected Stations Running</th></th<>	Date	Projected	Projected Stations Running	***************************************	Actual Data	Projected	Projected Stations Running
41.23 0.00 ggm 0.00 ggm <t< td=""><td></td><td>Data 0.00 gpm</td><td>(Chan/Sta) 01/24</td><td>2/8/2010</td><td></td><td>Data 0.00 gpm</td><td>(Chan/Sta)</td></t<>		Data 0.00 gpm	(Chan/Sta) 01/24	2/8/2010		Data 0.00 gpm	(Chan/Sta)
4.22.2. 0.00 ggm		0.00 gpm	01/24	2/8/2010		0.00 gpm	01/24
4.227 0.00 gpm 0.00 gpm 0.00 gpm 0.0744 3/5/2010 31441 0.00 gpm 0.		0.00 gpm	01/24	2/8/2010			01/24
4.255 0.00 gpm 0.00 gpm 0.00 gpm 0.0743 2/70200 34231 0.00 gpm 0.0			01/24				01/24
41265 0.00 ggmm 0.00 ggmm 0.00 ggmm 0.00 ggmm 0.00 ggmm 41264 0.00 ggmm			01/24	2/8/2010			01/24
4.255 0.00 gpm 0.10 gpm 0.10 gpm 0.00 gpm 0.00 gpm 4.251 0.00 gpm 0.00 gpm 0.10 gpm 0.10 gpm 0.00 gpm 0.00 gpm 4.251 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.251 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.121 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.121 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.122 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.125 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.125 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.125 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 0.00 gpm 4.125 0.00 gpm 0.00 gpm			01/24	2/8/2010			01/24
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WYNN-O'CONNELL01248

EXHIBIT 4

EXHIBIT 4

IN THE SUPREME COURT OF THE STATE OF NEVADA

SCOTT MOSTAD,
Appellant,
vs.
PARK PLACE ENTERTAINMENT
CORPORATION; PARBALL
CORPORATION; AND BALLY'S - LAS
VEGAS, D/B/A BALLY'S OF LAS
VEGAS,
Respondents.

No. 46597

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LEAK OF EUPTIME COURT

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ORDER OF AFFIRMANCE

This is an appeal from a district court summary judgment in a tort action. Eighth Judicial District Court, Clark County; Michelle Leavitt, Judge.

After appellant Scott Mostad slipped and fell, allegedly having stepped on an unknown foreign substance in the buffet area at Bally's Hotel and Casino, Mostad filed a complaint against respondents Park Place Entertainment Corporation, Parball Corporation, and Bally's-Las Vegas (collectively, "Bally's"), alleging that Bally's had negligently maintained its premises.

Bally's filed a summary judgment motion, arguing that Mostad's negligence claim failed as a matter of law because Mostad had failed to demonstrate any factual issues with respect to whether Bally's was responsible for the foreign substance on the property or had any actual or constructive notice of its existence. Bally's noted that Mostad failed to present any deposition testimony, affidavits, or other evidence demonstrating how the substance got on the floor or that Bally's had actual or constructive notice of the substance's presence.

Mostad opposed the motion, arguing that he would present evidence and witness testimony supporting his claims at trial.

07-24660

SUPREME COURT OF NEVADA



On December 7, 2005, based on Bally's arguments, the district court granted Bally's motion for summary judgment. Mostad's timely appeal followed.

This court reviews orders granting summary judgment de novo.¹ Summary judgment was appropriate here if the pleadings and other evidence on file, viewed in the light most favorable to Mostad, demonstrate that no genuine issue of material fact remained in dispute and that Bally's was entitled to judgment as a matter of law.² To withstand summary judgment, Mostad could not rely solely on the general allegations and conclusions set forth in his complaint, but must instead have presented specific facts demonstrating the existence of a genuine factual issue supporting his claims.³

Upon our review of the record and consideration of the parties' appellate arguments,⁴ we perceive no error in the district court's summary judgment. Although the presence of a foreign substance on the floor may be contrary to ordinary care,⁵ liability for any injuries Mostad sustained

¹See Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).

²Id.

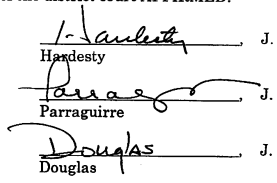
³Id. at 731, 121 P.3d at 1030-31.

⁴We decline to consider any issues that Mostad presented in his reply brief that were not first raised in his opening brief. See City of Elko v. Zillich, 100 Nev. 366, 371, 683 P.2d 5, 8 (1984) (providing that a party may not raise a new issue or argument for the first time in the reply brief).

⁵See Asmussen v. New Golden Hotel Co., 80 Nev. 260, 262, 392 P.2d 49, 49 (1964) (noting that a business owes its customers a duty to keep its premises in a reasonably safe condition for the customers' use).

after slipping in the substance and falling may be found only if Bally's employees created the condition or had actual or constructive notice of its existence.⁶ Thus, in order to defeat Bally's summary judgment motion, Mostad was required to offer evidence suggesting that the employees had spilled or otherwise deposited the substance on the floor, or that they had constructive notice of its existence.⁷ Accordingly, because Mostad failed to do so, he failed to demonstrate any material factual issues with regard to Bally's negligence, and we

ORDER the judgment of the district court AFFIRMED.8



SUPREME COURT OF NEVADA



⁶<u>Id.</u> at 262, 392 P.2d at 50; <u>Sprague v. Lucky Stores, Inc.</u>, 109 Nev. 247, 250, 849 P.2d 320, 322-23 (1993).

⁷<u>Wood</u>, 121 Nev. at 731, 121 P.3d at 1030-31; <u>Sprague</u>, 109 Nev. at 250, 849 P.2d at 322-23.

⁸We reject Mostad's view that a foreign substance on the floor created a per se inference that Bally's was responsible or had actual or constructive knowledge of the substance's presence on the floor before Mostad's slip and fall. "The nonmoving party 'is not entitled to build a case on the gossamer threads of whimsy, speculation, and conjecture." Wood, 121 Nev. at 732, 121 P.3d at 1031 (quoting Bulbman, Inc. v. Nevada Bell, 108 Nev. 105, 110, 825 P.2d 588, 591 (1992)).

cc: Hon. Michelle Leavitt, District Judge
Carolyn Worrell, Settlement Judge
Ryan, Mercaldo, & Worthington, LLP
Thorndal Armstrong Delk Balkenbush & Eisinger/Las Vegas
Thorndal Armstrong Delk Balkenbush & Eisinger/Reno
Eighth District Court Clerk

Supreme Cour of Nevada



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Attorneys for Plaintiff

ELECTRONICALLY SERVED 07/14/2015 11:01:59 AM

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

.

VS.

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

CASE NO. A-12-655992-C

DEPARTMENT NO. V

PLAINTIFF'S FOURTH SUPPLEMENT TO INITIAL 16.1 DISCLOSURES

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ. and CHRISTIAN M. MORRIS, ESQ. of the NETTLES LAW FIRM, hereby submits her Fourth Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows (supplemented documents are in bold):

I. WITNESSES

Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including for impeachment or rebuttal, identifying the subjects of the information:

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1389 Galleria Drive Suite 200

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1. Yvonne O'Connell c/o Nettles Law Firm 1389 Galleria Drive, Suite 200 Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

2. Person Most Knowledgeable Wynn Las Vegas, LLC c/o Lawrence J. Semenza, III, Esq. LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

3. Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone:(702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

4. Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Phone: (702) 732-6000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

6. Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy 9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117 Phone: (702) 933-9394

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1389 Galleria Drive Suite 200

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

10. Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy 4955 S. Durango Dr. #100 Las Vegas, NV 89113 Phone: (702) 489-9785

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Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) NETLES LAW FIRM 1389 Galleria Drive Suite 200

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

11. Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

12. Leo Germin, M.D. Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists 1691 W. Horizon Ridge Pkwy., Ste. 100 Henderson, NV 89012 Phone: (702) 804-1212

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(702) 434-8282 / (702) 434-1488 (fax)

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NETILES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

13. Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

(702) 434-8282 / (702) 434-1488 (fax)

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NETLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

15. Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

1389 Galleria Drive Suite 200 Henderson, NV 89014

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disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Thomas Dunn, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Enrique Lacayo, M.D. and/or
 Person Most Knowledgeable/Custodian of Records
 2020 Goldring Avenue
 Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

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19. Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree. let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is

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expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Troy Valdez – brother 21. 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez - sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck - Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gaye Brobeck - Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

25. David Brobeck - Holly Valdez' brother 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

(702) 434-8282 / (702) 434-1488 (fax)

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This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

26. Mele Brobeck – Holly Valdez' sister in law 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

27. Larry Muro - Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

28. Janine Muro - Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

29. Jim Holloway - Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

30. Renee Holloway - Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

promod

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Allen Stroub – Plaintiff's Cousin
 7009 Bandolero Way
 Bakersfield, CA
 (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

32. Helen Stroub – Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Person Most Knowledgeable/Custodian of Records
 Las Vegas Radiology
 7500 Smoke Ranch Road, Suite 100
 Las Vegas, Nevada 89128
 (702) 254-5004

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

34. Person Most Knowledgeable/Custodian of Records Open Sided MRI of Las Vegas

1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree. let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

- 1. Medical Records and Billing Statement Jon Sorelle, M.D. The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Bate numbered PLTF000001 through PLTF000018 and attached hereto.
- 2. Diagnostic Records and Billing Statement Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV

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27. **Medical Billing Statement** Thomas Dunn, M.D. **Desert Orthopedic Center** 2930 W. Horizon Ridge Pkwy, #100 Henderson, Nevada 89052 (702) 731-1616 Bate numbered PLTF000729 through PLTF000748 are attached hereto.

28. Medical Records and Billing Statement **Open Sided MRI** 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740

Bate numbered PLTF000749 through PLTF000752 are attached hereto.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

COMPUTATION OF DAMAGES III.

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

A. **MEDICAL DAMAGES:**

AMOUNT
\$ 2,625.00
\$ 2,605.00
\$ 7,783.56
\$ 3,235.00

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Henderson, NV 89014
(702) 434-8282 / (702) 434-1488 (fax)
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Timothy J. Trainor, M.D.	1	
Advanced Orthopedic & Sports Medicine	\$	181.00
		101100
John A. Thompson, M.D.		
Desert Oasis Clinic	\$	250.00
Christopher Milford, M.D., P.C.		
Silver State Neurology	\$	1,580.00
Edwin Suarez Physical Therapy	\$	670.00
Courth and Name de Deire Court		(00.00
Southern Nevada Pain Center	\$	680.00
Leo Germin, M.D.		
Clinical Neurology Specialists	\$	2,510.00
Simon Honology Specialists	49	MgUAVoUU
Andrew Cash, M.D.		
Desert Institute of Spine Care	\$	3,034.42
Lee Wittenberg, DPM		
Apache Foot & Ankle	\$	310.00
Suresh Prahbu, M.D.		
Ascent Primary Care	\$	270.00
	-	
Thomas Dunn, M.D.		
Desert Orthopaedic Center	\$	1,640.00
Valvoy Chanachailtay M.D.		
Yakov Shaposhnikov, M.D. Gastrointestinal and Liver Diseases	\$	റോറ ഹ
Gastronnestmar and Liver Diseases	39	828.00
Enrique Lacayo, M.D.	\$	175.00
Similar Davidy of Tr.D.	Ψ	175.00
Nanjunda Subramanyam, M.D.		
Nevada Heart and Vascular Center	\$	1,440.00
Scott Manthei, M.D.	Ť	
Nevada Eye and Ear	\$	750.00
Tyree Carr, M.D.		
Nevada Institute of Ophthamology	\$	790.00
Las Vegas Radiology	\$	3,300.00
Open Sided MRI of Las Vegas	\$	3,290.00
TOTAL		27.04(.00
TOTAL	\$	37,946.98

1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

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Pursuant to NRCP 161(a) (I) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 14th day of July, 2015.

NETTLES LAW FIRM

/s/ Christian Morris

BRIAN D. NETTLES, ESQ. Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218 1389 Galleria Drive, Suite 200 Henderson, Nevada 89014 Attorneys for Plaintiff

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this day of July, 2015, I served the foregoing *Plaintiff's Fourth Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm

(702) 434-8282 / (702) 434-1488 (fax)

1	BRIAN D. NETTLES, ESQ.
2	Nevada Bar No. 7462
	CHRISTIAN M. MORRIS, ESQ.
3	Nevada Bar No. 11218
4	NETTLES LAW FIRM
	1389 Galleria Drive, Suite 200
5	Henderson, Nevada 89014
	Telephone: (702) 434-8282
6	Facsimile: (702) 434-1488
7	brian@nettleslawfirm.com
′	christian@nettleslawfirm.com
8	Attorneys for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

CASE NO. A-12-655992-C

DEPARTMENT NO. V

VS.

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WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

PLAINTIFF'S SECOND SUPPLEMENT TO INITIAL 16.1 DISCLOSURES

Defendants.

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Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ. and CHRISTIAN M. MORRIS, ESQ. of the NETTLES LAW FIRM, hereby submits her Second Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows:

WITNESSES

Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including for impeachment or rebuttal, identifying the subjects of the information:

-1-

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

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1. Yvonne O'Connell
c/o Nettles Law Firm
1389 Galleria Drive, Suite 200
Henderson, NV 89014

This witness, Plaintiff, is expected
contained in the Complaint on file herein.

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

Person Most Knowledgeable
 Wynn Las Vegas, LLC
 c/o Lawrence J. Semenza, III, Esq.
 LAWRENCE J. SEMENZA, III, P.C.
 10161 Park Run Drive, Suite 150
 Las Vegas, Nevada 89145
 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

 Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone: (702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics
 2950 S. Maryland Pkwy.
 Las Vegas, NV

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

Phone: (702) 732-6000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy
 9499 W. Charleston Blvd., Suite 220
 Las Vegas, NV 89117
 Phone: (702) 933-9394

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1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

9. Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

10. Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy 4955 S. Durango Dr. #100 Las Vegas, NV 89113 Phone: (702) 489-9785

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1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

11. Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

12. Leo Germin, M.D. Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists 1691 W. Horizon Ridge Pkwy., Ste. 100

> Henderson, NV 89012 Phone: (702) 804-1212

1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

13. Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

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1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 12 13 14 15 16 17 18 19 20 21

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

15. Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records **Ascent Primary Care** 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

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NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Thomas Dunn, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records

10 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 11 1389 Galleria Drive Suite 200 13 14 15 17

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and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

19. Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1389 Galleria Drive Suite 200

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expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

21. Troy Valdez - brother 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez - sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck - Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gaye Brobeck - Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

25. David Brobeck - Holly Valdez' brother 20 Blue Heron Lane Aliso Viejo, CA 92656

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(949) 859-3793

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

26. Mele Brobeck – Holly Valdez' sister in law 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

27. Larry Muro – Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

28. Janine Muro – Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

29. Jim Holloway – Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

30. Renee Holloway – Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777 1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

31. Allen Stroub - Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

32. Helen Stroub - Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

Medical Records and Billing Statement 1. Jon Sorelle, M.D. The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Bate numbered PLTF000001 through PLTF000018 and attached hereto.

		1 '	1	
		.	2.	Diagnostic Records and Billing Statement
		2		Steinberg Diagnostics 2950 S. Maryland Pkwy.
		3		Las Vegas, NV
		4		Bate numbered PLTF000019 through PLTF000033 and attached hereto.
		5	3.	Medical Records and Billing Statement
		6	:	UMC Quickcare 1800 West Charleston Blvd.
		7		Las Vegas, NV 89102
				Bate numbered PLTF000034 through PLTF000289 and attached hereto.
		8		
		9	4.	Physical Therapy Records and Billing Statement Matt Smith Physical Therapy
		10		9499 W. Charleston Blvd., Suite 220
		10		Las Vegas, NV 89117
Z _o	(fax)	11		Bate numbered PLTF000290 through PLTF000374 and attached hereto.
LAW FIRM Drive Suite 200	1488	12	5.	Medical Records and Billing Statement
✓ Sui	8901 ²	13		Timothy Trainor, M.D.
A/ive	> ~			Advanced Orthopedic & Sports Medicine
L	n,	14		8420 W. Warm Springs Rd.
ES eris	erso 12 /	15		Las Vegas, NV Bate numbered PLTF000375 through PLTF000396 and attached hereto.
NETTLES 1389 Galleria	Henderso (702) 434-8282 /	16		Date numbered 1 B11 0005 /5 unrough 1 B11 0005 /5 und utuened nereto.
T. 68	H 434.		6.	Medical Records and Billing Statement
E E	(2)	17	·	John A. Thompson, M.D.
	(20	18		Desert Oasis Clinic
	,	10		6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118
	j	19		Bate numbered PLTF000397 through PLTF000407 and attached hereto.
	2	20		č
	2	21	7.	Medical Records and Billing Statement
	,	,,		Christopher Milford, M.D., P.C. Silver State Neurology
	4	22		9811 W. Charleston Blvd., Ste. 2-357
	2	23		Las Vegas, NV 89117
	2	24		Bate numbered PLTF000408 through PLTF000431 and attached hereto.
	2	25	8.	Physical Therapy and Billing Statement
		26		Edwin Suarez Physical Therapy
				4955 S. Durango Dr. #100 Las Vegas, NV 89113
	2	27		Bate numbered PLTF000432 through PLTF000443 and attached hereto.
	. 2	28		, , , , , , , , , , , , , , , , , , , ,

LAW FIR a Drive Suite 20 an, NV 89014	1 2 3 4 4 5 6 7 7 1488 (fax) 7 2 7 (105) 434-1488 (fax) 7 2 7 (105) 434-1488 (fax) 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9. 10. 11.	Medical Records and Billing Statement Edson Erkulvrawatr, M.D. Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550 Bate numbered PLTF000444 through PLTF000526 and attached hereto. Medical Records and Billing Statement Leo Germin, M.D. Clinical Neurology Specialists 1691 W. Horizon Ridge Pkwy., Ste. 100 Henderson, NV 89012 Bate numbered PLTF000527 through PLTF000535 and attached hereto. Medical Records and Billing Statement Andrew Cash, M.D. Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Bate numbered PLTF000536 through PLTF000584 and attached hereto. Medical Records and Billing Statement Lee Wittenberg DDM.
	(fax)	11.	Andrew Cash, M.D. Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100
S LAW a Drive S	14 (202)	12.	Bate numbered PLTF000536 through PLTF000584 and attached hereto.
NETTLES 1389 Galleria Hendersor	7 15 16 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18		Lee Wittenberg, DPM Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147 Bate numbered PLTF000585 through PLTF000598 and attached hereto.
	19 20 21 22	13.	Medical Records and Billing Statement Suresh Prahbu, M.D. Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Bate numbered PLTF000594 through PLTF000598 and attached hereto.
	23 24	14.	Medical Records Thomas Dunn, M.D. and/or Desert Othopaedic Center
	25 26		2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Bate numbered PLTF000599 through PLTF000627 and attached hereto.
	27 28	15.	Medical Records and Billing Statement Yakov Shaposhnikov, M.D. and/or Gastrointestinal and Liver Diseases

1		2020 Goldring Avenue Las Vegas, NV 89106
2		Bate numbered PLTF000628 through PLTF000649 and attached hereto.
3	16.	Medical Records and Billing Statement
4		Enrique Lacayo, M.D.
5		2020 Goldring Avenue Las Vegas, NV 89106
6		Bate numbered PLTF000650 through PLTF000677 and attached hereto.
7	17.	Medical Records and Billing Statement
8		Nanjunda Subramanyam, M.D. Nevada Heart and Vascular Center
		1820 Desert Inn Rd., Suite A
9		Las Vegas, NV 89169
10		Bate numbered PLTF000678 through PLTF000683 and attached hereto.
\mathbf{Z}_{\circ} $\stackrel{\text{(f. f.)}}{\stackrel{\text{(f. f.)}}{\stackrel{\text{(f. f.)}}{\stackrel{\text{(f. f.)}}{\stackrel{\text{(f. f.)}}{\stackrel{\text{(f. f. f.)}}{\stackrel{\text{(f. f. f.)}}{\stackrel{\text{(f. f. f. f.)}{\text{(f. f. f$	19.	Medical Records and Billing Statement
LAW FIRM Drive Suite 200 , NV 89014 702) 434-1488 (fa		Scott Manthei, M.D.
W FIR 500 89014 134-1488		Nevada Eye and Ear
890 890 434-		2598 Windmill Pkwy.
LA 25 14		Henderson, NV 89074 Bate numbered PLTF000684 through PLTF000699 and attached hereto.
I		Bute numbered 1 B11 000004 through 1 B11 000077 and attached hereto.
NETTLES 1389 Galleria Henderson 02) 434-8282 / (20.	Medical Records and Billing Statement
Gal Gal 16 1-82		Tyree Carr, M.D.
389 434 434		Nevada Institute of Ophthamology
\mathbf{Z} \mathbf{Z} \mathbf{Z} \mathbf{Z} \mathbf{Z} \mathbf{Z}		2800 N. Tenaya Way, #102
€ 18		Las Vegas, NV 89128 Bate numbered PLTF000700 through PLTF000716 and attached hereto.
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20	21.	Photograph of Plaintiff and friend dancing pre-accident Bate numbered PLTF000717 and attached hereto.
		Bate numbered PL1F000/1/ and attached hereto.
21	22.	Photographs of Plaintiff and her brother, Troy Valdez, her sister-in-law,
22		Holly Valdez and her niece pre-accident Bate numbered PLTF000718 and attached hereto.
23		Date numbered FL1F000/18 and attached hereto.
24	23.	Photograph of Plaintiff and her cousins, Allen and Helen Stroub pre-accident Bate numbered PLTF000719 and attached hereto.
25		pate numbered 1 211 vvv/12 and attached neretts.
26	24.	Photographs of Plaintiff's injury area and bruising
		Bate numbered PLTF 000720 and PLTF 721
27	25.	Authorization for the Release of Protected Health Information executed by
28		Plaintiff for benefit of Defendant

1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. **COMPUTATION OF DAMAGES**

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

MEDICAL DAMAGES: A.

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	\$ 2,625.00
Steinberg Diagnostics	\$ 2,605.00
UMC – Quick Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D. Advanced Orthopedic & Sports Medicine	\$ 181.00
John A. Thompson, M.D. Desert Oasis Clinic	\$ 250.00
Christopher Milford, M.D., P.C. Silver State Neurology	\$ 1,580.00
Edwin Suarez Physical Therapy	\$ 670.00
Southern Nevada Pain Center	\$ 680.00
Leo Germin, M.D.	

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Clinical Neurology Specialists		\$	2,510.00
Samuel Trouzerogy Specialists			2,510.00
Andrew Cash, M.D.			
Desert Institute of Spine Care		\$	3,034.42
•			
Lee Wittenberg, DPM			
Apache Foot & Ankle		\$	310.00
Suresh Prahbu, M.D.			
Ascent Primary Care		\$	270.00
		-	
Thomas Dunn, M.D.			
Desert Orthopaedic Center		\$	TBD
Yakov Shaposhnikov, M.D.			
Gastrointestinal and Liver Diseases		\$	828.00
Enrique Lacayo, M.D.		\$	175.00
Nanjunda Subramanyam, M.D.			
Nevada Heart and Vascular Center		\$	1,440.00
Scott Manthei, M.D.			
Nevada Eye and Ear		\$	750.00
Tyree Carr, M.D.			
Nevada Institute of Ophthamology		\$	790.00
	TOTAL	\$	29,716.98

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (1) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

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1	Plaintiff is unaware of any insurance agreement(s).					
2	DATED this <u>18th</u> day of March, 2015.					
3	NETTLES LAW FIRM					
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6	/s/ Christian Morris BRIAN D. NETTLES, ESQ.					
7	Nevada Bar No. 7462					
8	CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218					
9	1389 Galleria Drive, Suite 200 Henderson, Nevada 89014					
10	Attorneys for Plaintiff					
(fg x x)	·					
0 8 12						
434-1488 (fax 12						
	CERTIFICATE OF SERVICE					
2 15	Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this day of					
⁸⁷ 16	March, 2015, I served the foregoing <i>Plaintiff's Second Supplement To Initial Disclosures</i> to the					
(202) 14 15 16 17 18	following parties by electronic transmission through the Wiznet system:					
ِ 18 ا	Lawrence J. Semenza, III, Esq.					
19	Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C.					
20	10161 Park Run Drive, Suite 150					
21	Las Vegas, Nevada 89145 (702) 835-6803					
22	Fax: (702) 920-8669					
23	Attorneys for Defendant Wynn Las Vegas, LLC dba					
24	Wynn Las Vegas					
25						
26	An Employee of Nettles Law Firm					
27	An Employee of Nettles Law Pillin					
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1	BRIAN D. NETTLES, ESQ.
2	Nevada Bar No. 7462
	CHRISTIAN M. MORRIS, ESQ.
3	Nevada Bar No. 11218
4	NETTLES LAW FIRM
	1389 Galleria Drive, Suite 200
5	Henderson, Nevada 89014
	Telephone: (702) 434-8282
6	Facsimile: (702) 434-1488
7	brian@nettleslawfirm.com
	christian@nettleslawfirm.com
8	Attorneys for Plaintiff
9	

DISTRICT COURT CLARK COUNTY, NEVADA

12	YVONNE O'CONNELL, an individual,	
13	Plaintiff,	CASE NO. A-12-655992-C
14	vs.	DEPARTMENT NO. V
15		
16	WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN	PLAINTIFF'S INITIAL EXPERT
. 17	LAS VEGAS; DOES I through X; and ROE	DISCLOSURES
18	CORPORATIONS I through X, inclusive,	
19	Defendants.	
20		
21	TO: WYNN LAS VEGAS, LLC; Defendant; an	đ
22	TO: LAWRENCE J. SEMENA, III, ESQ. and C	CHRISTOPHER D. KIRCHER, ESQ.,
23	Attorneys for Defendant.	
24	Pursuant to NRCP 16.1(a)(2), Plaintiff Yv	onne O'Connell, by and through her counsel,
25	Brian D. Nettles, Esq. and Christian M. Morris, E	sq., of the Nettles Law Firm, hereby discloses
26	the following experts:	
27		
28	••••	

1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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1.	Gary A. Presswood, ScD, PE
	The Accident Expert
	8635 W. Sahara Avenue, #435
	Las Vegas, NV 89117
	Telephone Number: (702) 233-851

Mr. Presswood is expected to testify regarding his opinions regarding causation for the claimed injuries, his findings obtained in a review of records as set forth more fully in his expert report attached hereto, and/or any and all other professional sources he utilized and reviewed. Mr. Presswood's report dated April 10, 2015, is attached hereto as Exhibit "1". A copy of Mr. Presswood's Curriculum Vitae, fee schedule and record of court testimony are attached as exhibits to his report.

The expert identified above has agreed to testify at the trial of this matter and is sufficiently familiar with the pending action to submit a meaningful oral deposition concerning the expert's specific testimony, including an opinion and its basis, regarding the testimony the expert is expected to give at trial.

Plaintiff reserves the right to add to, amend or delete any of the above based upon ongoing discovery. Also Plaintiff reserves the right to call any witnesses identified and elected under the provisions of N.R.C.P. 26 (b)(4-5) by any other party to this action whether or not such party remains a party at the time of trial.

Plaintiff reserves the right to name and call such additional experts as deemed appropriate in accordance with the provisions of N.R.C.P. 26 (b)(4-5).

Plaintiff also reserves the right to call at the time of trial, if necessary, the custodian of records of the parties to this lawsuit and any witnesses named by any other party to this lawsuit on the respective witness lists.

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If	f an	y of the	wi	itness	es dis	cuss	ed or listed he	erei	n above are	not avai	ilable at tria	l, Plaintif
advises	all	parties	it	will	seek	the	introduction	of	competent	former	testimony,	including
depositio	ns	of such	wit	nesse	s in li	eu o	f their live tes	tim	ony.			

DATED this 13th day of April, 2015.

NETTLES LAW FIRM

BRYAN D. NETTLES, ESQ.
Nevada Bar No. 7462
CHRISTIAN M. MORRIS, ESQ.
Nevada Bar No. 11218
1389 Galleria Drive, Suite 200
Henderson, Nevada 89014
Attorneys for Plaintiff

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this day of April, 2015, I served the foregoing *Plaintiff's Initial Expert Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm

EXHIBIT 1



THE ACCIDENT EXPERT™ 8635 W. SAHARA AVE., #435 LAS VEGAS, NEVADA 89117



April 10, 2015

Ms. Christian M. Morris, Esq. **Nettles Law Firm** 1389 Galleria Drive. Ste 200 Henderson, NV 89104

Re:

YVONNE O'CONNEL vs. WYNN LAS VEGAS, LLC

Case No. A-12-655992-C

Dear Ms. Morris:

At your request, I analyzed the site of an incident wherein your client, Yvonne O'Connell, slipped, fell, and sustained significant injuries. Pursuant to this assignment, I reviewed data provided by your office in addition to technical publications contained within my professional library. I also inspected the site of this event wherein I tested for the traction on the walkway where this incident occurred. This letter shall serve as my report.

INCIDENT

On February 8, 2010, Yvonne O'Connell was a patron at WYNN LAS VEGAS (hotel and casino) located at 3131 Las Vegas Boulevard South, Las Vegas, (Clark County), Nevada. At approximately 2:30 in the afternoon she slipped and fell into a landscape display within the foyer adjacent to the south valet. Ms. O'Connel reported a "large liquid substance on the floor" which, according to the Incident Data (Incident File #IN20100002152), was verified by "Manager (Yanet) Elias who, according to Security Officer Corey Prowell, "stated upon her arrival, she noticed the liquid substance on the floor; she immediately assigned an attendant to clean up the area in order to prevent further incidents. . . 1."

Reportedly, security video cameras failed to capture this event.

ANALYSIS

I inspected the site of Ms. O'Connell's slip and fall on April 1, 2015, at which time I photographed and measured critical site elements. I also measured for the walkway's slip-resistance in the area of her fall.

I tested for the slip-resistance or traction qualities in two areas of the walkway, within close proximity to each other. Both areas tested were within the building, near the south valet entrance, and close to a curbed landscaped feature. One area tested was along a decorative mosaic tiled surface. The second area tested was along a smooth marble surfaced section of walkway. Both walkways were found to be clean and were located slightly beyond and to the west of a carpeted oval along the walkway entrance.

Incident File Full Report, Page 1 of 3, Bates; WYNN-O'CONNELL00511-00513.

Page 2

Inspection/Slip-resistance.

I tested the floor surface for the static coefficient of friction (SCOF) which is a determination of the relative slipperiness or quality of traction along a walkway. A Horizontal Pull Slipmeter (HPS) was used in accordance with strict test protocol as established by the American Society of Testing and Materials (ASTM) in accordance with ASTM Stnd. F609 which requires the use of neolite as a test specimen. I also tested with ASTM mandated leather for specification testing as established by ASTM Stnd. D-2047.

The minimum permissible SCOF value for a *slip-resistant* walkway as defined by ASTM Stnd. D-2047 is 0.5 (read, "zero, point five"). Greater values indicate higher degrees of slip-resistance while values lower that 0.5 indicate slippery surfaces, the lower the value, the less traction. Note, while other sources may reference the requirement of a "slip-resistant" walkway without definition or minimum acceptable value, ASTM Stnd. D2047 is the only credible source where the 0.5 standard for slip-resistance can be found.

I tested in an "in situ" or "as found" condition for both neolite and leather. Following the initial utilization of neolite as a test material, I tested both areas with the Federally designated leather (Federal standard KK-L-165C). Neolite was used because that material is referenced in the current F609 standard and is also used by some other testing devices; however, there is no credible standard of slip-resistance for neolite or any test material other than the Federally designated leather. There is, however, an acceptable standard for leather (Federal standard KK-L-165C) as described in ASTM Stnd. D2047.

Note the tests for the mosaic tile are available but unreliable due to the small tile sizes (3/4" square +/-) which results in higher than realistic readings due to the tile edges "catching" the test feet thus yielding inconsistent readings. The following indicates the results of my tests on the smooth marble section of walkway.

SCOF_{drv}

	Neolite/in situ	Leather/in situ
Max.	0.38	0.26
Min.	0.33	0.25
Avg.	0.36	0.26-

The low test values obtained on the clean dry surface (i.e., less than 0.50), indicate a slippery surface in the best of conditions (i.e., clean and dry). As a result of my tests and technical evaluation, the subject floor should be considered potentially hazardous to pedestrians.

In the event a floor is wet as reported, I have found the SCOF of a walkway wetted with distilled water is typically about 70% that of the tested dry value; however, I did not test for a wet surface at the site of this event since (1) the referenced ASTM test standards do not permit testing on any debris covered or wetted surface for specification determination (2), the quantity and quality of the contaminant and other unknown variables are often unknown and (3), there is no acceptable standard of slip-resistance for a wet surface. Tests for any wet or contaminated surface would be speculative at best and not expected to provide

Page 3

scientifically credible and reliable results except, by analogy, to relate a wet walkway to roadway surface conditions following a Las Vegas area rain. I suggest most everyone would recognize the increased degree of slipperiness and hazard on a rain-surfaced local street as should also exist for a wet walkway.

To reiterate, the actual precise referenced 0.5 value for slip-resistance is contained in only one credible source as a standard for a "slip-resistant" walkway surface. In ASTM Standard D2047 which contains the test protocol for a "James Machine," sections 3, 4, & 5 contain detailed reference to 0.5 as an acceptable value of "slip-resistance" and defines "leather, conforming to Federal Specification KK-L-165C" as the only material to be used for "specification testing" (such as the 0.5 specification).

I am critical of test devices with support the use of neolite as a test specimen particularly since there is no reliable standard for neolite. One of these devices, still in use by some, was withdrawn by the ASTM in 2006 as an approved test protocol. Within the ASTM D2047 standard there is also found the following critical caution:

Note 3—The static coefficient of friction measured with elastomeric compositions are frequently as much as 0.3 to 0.5 higher than leather.

Elastomeric compositions include neolite and rubber and are not suited for specification testing.

Although the purpose of ASTM Standard D 2047 is for the James Machine (a laboratory device), it is critical to emphasize that this standard is the only credible standard which dictates a minimum acceptable value for the determination of the static coefficient of friction. Furthermore, this standard mandates a single test material (i.e., Federal standard KK-L-165C leather) for determination of a value of "specification." Any other test material (such as neolite) is not supported by any recognized and credible entity for "specification" testing.

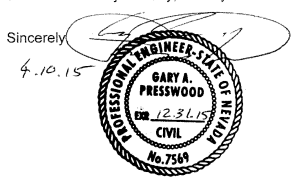
The excessively smooth floor found in the area of Ms. O'Connell's slip, fall, and injuries, provides only minimal traction and is hazardous to pedestrians especially when wet. It has also been my experience that most slips and falls occur on relatively smooth walkway surfaces as found at the site of this event although additives which are virtually undetected can be added to a potentially slippery floor surface and significantly increase the safety of a smooth walkway.

OPINION

It is therefore my opinion, as a licensed professional engineer in the State of Nevada and other states, and as one proficient in the analysis and evaluation of safe pedestrian walkways, that the marble walkway where Yvonne O'Connell slipped, fell, and sustained significant injuries should be considered hazardous to pedestrians especially when wet as evidenced and verified by Wynn employees. Finally, the evidence does not indicate that Ms. O'Connell contributed to this event in any way except to have walked in an area she expected to be free of unexpected hazards..

This concludes my report; however, you are encouraged to contact me if you require additional information or clarification. During the course of this litigation, I reserve the right to augment this report especially if additional information becomes available. I assure you, the opinions expressed herein are rendered with a high degree of engineering and

Page 4 scientific certainty. Finally, thank you for selecting us for this task.



Dr. Gary A. Presswood, ScD, PE

attach:

Exhibits 1 - 6

EXHIBIT 1 PHOTOGRAPHIC EXHIBIT

PHOTOGRAPHIC EXHIBIT

Case: MORRIS:O'Connell

Source: G A Presswood

Date: 4-1-15 Location: WYNN-S' Valet Foyer, LV, NV



Photo1



∖ Photo 2

Page 7



Photo 3



Photo 4

Page 8



Photo 5



Photo 6

Page 9



Photo 7

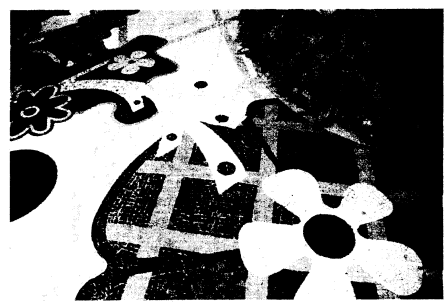


Photo 8

Page 10



Photo 9



Photo 10

Page 11



Photo 11

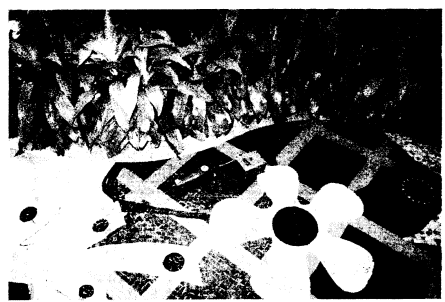


Photo 12

Page 12



Photo 13



Page 13

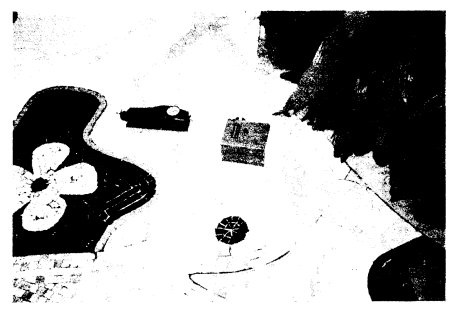


Photo 15



Page 14





Photo 18

Page 15



Photo 19



Photo 20

Page 16



Photo 21

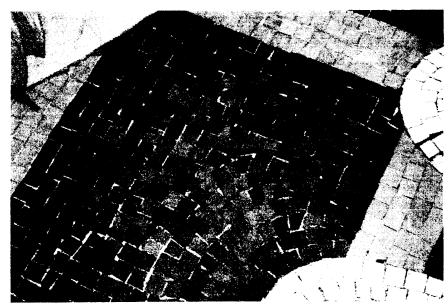


Photo 22

Page 17



Photo 23



Photo 24

Page 18



Photo 25

EXHIBIT 1

Data Relied Upon/Basis of Opinions by Dr. Gary A. Presswood, ScD, PE

Data Relied Upon/Basis of Opinions Dr. Gary A. Presswood, ScD, PE

- Exhibits: Bates: WYNN-O'CONNELL00474, 00479, 00481, 001511 00515.
- Kohr, Robert L., CSP, CPP, Accident Prevention for Hotels, Motels, and Restaurants, Van Nostrand Reinhold, NY, NY 1991.
- American Society of Testing and Materials Stnd. D2047-04, ASTM International, West Conshohocken, PA.
- American Society of Testing and Materials Stnd. F609, ASTM International, West Conshohocken, PA.
- American Society of Testing and Materials Stnd. F1637, ASTM International, West Conshohocken, PA.
- American Society of Testing and Materials Stnd. F1679, ASTM International, West Conshohocken, PA.
- Rosen, Stephen I., JD, PhD, The Slip and Fall Handbook, Hanrow Press, Del Mar, CA.
- English, William, CSP, PE, Slips, Trips and Falls—Safety Engineering Guidelines for the Prevention of Slip, Trip and Fall Occurrences, Hanrow Press, Del Mar, CA.

EXHIBIT 2

Curriculum Vitae, Dr. Gary A. Presswood, ScD, PE



CURRICULUM VITAE

Gary A. Presswood, ScD, PE

EDUCATION:

BS, Southern Illinois University, 1970 MPA, University of Nevada, Las Vegas, 1992

ScD, So. California University for Professional Studies, 2002

PROFESSIONAL ENGINEERING REGISTRATION:

Nevada (Civil), 1987 #7569 Arizona (Civil), 2010 #50954 Florida, 1984 (Inactive) #35215 Indiana, 1975 (Inactive) #16032 Illinois, 1975 #62-33079 Pennsylvania, 1986 (Inactive) #PE-035007-E

PROFESSIONAL SOCIETY MEMBERSHIP:

American Society of Civil Engineers

National Academy of Forensic Engineers (Board Certified Forensic Engineer)

National Society of Professional Engineers

National Safety Council

American Society for Testing and Materials (Past F-13 Committee

Member - "Safety and Traction for Footwear")

International Conf. of Building Officials (Past Professional Member)

Human Factors and Ergonomics Society (Past Member)

PROFESSIONAL EMPLOYMENT:

1968-1972 **Phelps, Dodge Cable & Wire Co.**, DuQuoin, Illinois Quality Control Supervisor in responsible charge of production testing of low and high-voltage electrical transmission cable.

1972-1974 **Noblewood Construction**, Mt. Vernon, Illinois President & Chief Engineer for residential/commercial construction firm. Designed & built subdivisions and residential structures.

1974-1975 Indiana State Board of Health, Indianapolis, Indiana Industrial Waste Disposal Engineer for State of Indiana. Responsible for enforcement and compliance of industrial waste disposal throughout State of Indiana.

1975-1984 **City of Mt. Vernon**, Mt. Vernon, Illinois
City Engineer in charge of all public works design and construction for the City. Duties included plan review and approval of all residential subdivisions and commercial construction, facility design and approval for roadways, street lighting, traffic control, water supply system, wastewater treatment & disposal, landfill, stormwater drainage plus road construction & maintenance. Assisted Police Dept. in vehicle accident reconstructions.

8635 W. SAHARA AVE., BOX 435, LAS VEGAS, NEVADA 89117-5858, 702.233.8516 FAX 702.233.8519 WEBSITE: ACCIDENTEXPERT.COM EMAIL:CRASH@ ACCIDENTEXPERT.COM LAS VEGAS, PHOENIX,, SAN DIEGO, ST LOUIS

1980-1984 **Presswood Engineering**, Mt. Vernon, Illinois President and Chief Engineer. Performed surveying services and site design for commercial sites, residential subdivisions, school playgrounds, and public parking facilities. Provided expert witness testimony and opinion for state EPA, and local attorneys.

1984-1987 **Reynolds, Smith & Hills**, Jacksonville, Florida Site Development Department Head. Directed engineering and surveying for public and private clients including NASA, Depts. of Army, Navy, & Air Force. Performed complex engineering functions for international clients on various projects located in the Bahamas, China, Saudi Arabia, & Spain. Managed design of major highways and streets, airfields, boat harbors, shopping centers, industrial complexes, and land development projects generally from 100 to 10,000 acres in size. Served as firm's expert in matters concerning site development, construction failures, and environmental permitting.

City of Las Vegas, Las Vegas, Nevada
City Engineer directly responsible for all engineering design and construction of public facilities including streets, storm drainage facilities, sanitary sewer collection and distribution, and traffic control. Also responsible for code compliance and plan review/approval of all private "on-site" construction projects as dictated by NRS and local ordinances. Served as City Project Officer in charge of coordination, development and approval of major projects including Summerlin, Del Webb Sun City, and CitiBank expansion.

1991-Present Gary Presswood Inc., dba The Accident Expert™, Las Vegas, Nevada

Multi-state licensed, professional engineer serving attorneys, insurance companies, and land developers. Provide technical analysis and evaluation of vehicle accidents, slip/trip & fall, construction accidents & construction related issues. Extensive experience in issues of code compliance/interpretation, including UBC, IBC, ADA, OSHA, etc.

PUBLICATIONS/PRESENTATIONS:

Vehicle Tire Failure and Sport Utility Vehicle Performance in a Consumer Society, Doctoral Treatise, 2001

The Skid to Stop Formula-Its Use and Misuse, Advocate (Journal of the Nevada Trial Lawyers Association), February, 1995.

Slips, Trips and Falls: A Primer, Nevada Lawyer, April, 1995.

MYTHS OF LOW-SPEED IMPACTS REVEALED! (Proposed for Publication), National Academy of Forensic Engineers.

A CURRENT EVALUATION OF SLIP AND TRIP/FALL ACCIDENTS, Peer-reviewed

Presentation to Investigative Engineers Association Seminar, Golden Nugget Hotel/Casino, Las Vegas, Nevada, Nov. 13, 2009.

VEHICLE ACCIDENT RECONSTRUCTION TECHNIQUES, Peer-reviewed Presentation to Investigative Engineers Association Seminar, Golden Nugget Hotel/Casino, Las Vegas, Nevada, Nov. 13, 2009.

FORENSIC ENGINEERING EVALUATION OF STATISTICAL VALIDITY IN LOW-SPEED VEHICLE IMPACT CASES, Peer-reviewed Presentation to the National Academy of Forensic Engineers, Hollywood, Florida, Jan. 10, 2015.

PROFESSIONAL EXPERIENCE (SUMMARY):

Site Design Forensic Investigations
Slip/Trip Fall Analysis Vehicle Accident Reconstruction
Construction/ADA Code Compliance Roadway Design/Construction

DETAILED ROADWAY EXPERIENCE

Gary A. Presswood, ScD, PE

A licensed Civil Engineer (in 6 states), Dr. Presswood designed and directed the design, construction, and maintenance of numerous roadways in many states and some foreign countries.

1975-1984 City Engineer, City of Mt. Vernon, Illinois

As City Engineer for Mt. Vernon, Illinois, Dr. Presswood had ultimate technical authority over the design approval for new municipal streets. He also directed all street maintenance and was a principal participant in Mt. Vernon's award of a \$6.43 million Urban Development Action Grant (UDAG) which included development of major access roads and utilities for industrial development.

1984-1987 Site Development Department Head, Reynolds, Smith and Hills, Jacksonville, Florida

Site Development Department Head for the international architectural, engineering and planning firm of Reynolds, Smith, and Hills, Dr. Presswood designed numerous local roads and street, collector routes, arterial roadways and interstate highways. The majority of roadway design was for Southeast U.S. locations and clients including U.S. Departments of the Army and Navy and NASA (Shuttle Rocket Booster Rehab. Facility). Dr. Presswood also designed roadways for projects located in the Bahamas, Spain and Saudi Arabia.

1987-1992 City Engineer, City of Las Vegas, Nevada

Las Vegas City Engineer, Gary Presswood, had ultimate authority for the design, construction and maintenance for all roadways within the City, including the widening of West Sahara Avenue and the design and construction of the Summerlin Parkway and related streets, intersections, and traffic control devices. Summerlin is a major master-planned community (30,000 +/-) for which Dr. Presswood was the City's designated authority for all development and approval. The Summerlin roadway system included innovative "roundabouts", typically a European roadway development.

1992-Present President, Gary Presswood Inc. dba The Accident Expert™, Las Vegas, Nevada

Dr. Presswood is the principal in the forensic and design firm of Gary Presswood Inc. He has served as a forensic engineer and expert witness in over 1,000 cases, approximately 40% of which relate to vehicle accident reconstruction and/or roadway design and maintenance. Dr. Presswood also serves as a design and construction consultant for land development projects which include roadway design and construction and traffic control (i.e., signage, striping, lighting, etc.)

EXHIBIT 3 Fee Schedule, Gary A. Presswood & Associates



FEE SCHEDULE

RATES

PROFESSIONAL ENGINEER Engineering Services	\$300/hr.
Testimony (Arbitration, Deposition & Trial-2 hr min. chg. from scheduled time)	\$400/hr.
LICENSED CONTRACTOR	\$150/hr
TECHNICIAN I Technical analysis & research	\$ 75/hr.
TECHNICIAN II Research, computations, document retrieval	\$ 50/hr.
COMPUTER ILLUSTRATION & ANIMATION	Quoted
TRAVEL & MISCELLANEOUS EXPENSES	At cost.

CONDITIONS

- All time is measured portal to portal. Travel time, expenses and costs for overnight or elongated stay (as required) will be billed at applicable rates (indicated above).
- A Non-refundable retainer of \$2,500.00 is required prior to inception of work or designation as expert.
- 3. "Client" is hereby defined as the person and firm to whom the cover letter is addressed.
- Client is responsible for payment of all fees and expenses of forensic services as related to this engagement. No work will be performed for adverse or opposing parties (i.e., research, reproduction, review/response to discovery, etc.) without direction and/or concurrence from the client.
- Fees and expenses may be billed monthly or as time and expenses accrue unless other arrangements are made with the firm of Gary Presswood Inc.
- Rates are valid for one year from the date of this agreement and are subject to change without notice.
- 7. Payment is due upon receipt of invoice. Payments not received within 60 days are subject to interest charges at the rate of 1 1/2% per month (18% annual rate) on any unpaid balance. Client (attorney) agrees to reimburse engineer for invoiced charges regardless of case outcome. Checks must be made payable to Gary Presswood Inc.
- Work by this firm will cease until all fees are paid if unpaid fees exceed \$3,000.

Gary A. Presswood, PE Effective date: Sept., 2011, Rev. 2.1.15

BUSINESS STATEMENT

To provide the most expeditious, convenient and highest quality service to our clients, **The Accident Expert™** (Gary A. Presswood Inc.) operates with the latest information and telecommunications technology. We encourage you to use email or our central toll-free numbers for phone and FAX. This will assure your case will be processed quickly, and immediately directed to the appropriate office location. (888.XPRT123 Office &

888.XPRT456 FAX)

When you are ready to retain our services, we ask you to provide relevant data such as complaint documentation, deposition transcripts, statements, photos, and other items you may determine to be critical to your needs.

Our goal is to treat each assignment with the expertise it deserves, without compromising quality. In addition to meeting your technical requirements, we will provide you with timely financial statements, on a monthly basis, detailing financial obligations under our contract. Please note that our work may cease, or be suspended temporarily, on any assignment with an outstanding balance due in excess of \$3,000. In addition, all our fees must be paid in full prior to attendance for Depositions, Hearings, Trial, or other court appearances. Under ethical obligations and standards mandated by the engineering profession, at no time will our charges be reduced as a result of the outcome of a case.

Thank you for choosing **The Accident Expert**™ (Gary Presswood Inc.) and accepting the terms of this BUSINESS STATEMENT as part of our contract.

Please Note: It has come to our attention that recently, reference to this firm and/or the name "Gary Presswood", has occasionally been made to opposing attorneys as having been retained as a technical consultant or expert regarding a particular case without our knowledge or retention. In addition and although rarely, refund of retainers have occasionally been requested wherein a case may settle prior to any significant technical input by this firm although our firm may have been referenced in a professional capacity. Obviously we appreciate your trust in our experience and expertise however; we cannot allow our firm to be used in such a manner. Accordingly, while we believe these to be rare occurrences, retainers will not be returned based on outcome of a case or our minimal involvement.

As in the past, retainers serve to primarily secure exclusive representation as your agent regarding a particular case and to initiate case review and research as needed. We trust you understand our position and thank you for your interest in our firm. Finally, we offer best wishes for the success of your respective businesses.

Effective date: Jan. 1, 2013

Rev. 2.1.15

EXHIBIT 4

Deposition Experience of Dr. Gary A. Presswood, ScD, PE (preceding five years +)

DEPOSITIONS

The following is a compilation of cases wherein depositions were given by Gary A. Presswood, ScD, PE during the preceding five+ years. All cases are within the jurisdiction of the Eighth Judicial District Court, Las Vegas, Nevada unless otherwise noted.

DATE	CASE NAME	CASE NO.
4/19/09	Hansen v. Wynn Resorts Holdings, LLC	A545910
6/26/09	Dreibholz v. Parball Corp.	A543251
9/11/09	D'Agostino-Short v. Wal-Mart Stores, Inc	U.S.D.CNo. 2:09-cv-00238- LDG-PAL
9/13/09	Asato v. Cox Communications	A554665
9/29/09	Stone v. Wal-Mart Stores, Inc.	A561637
10/12/09	Hurt v. Ahern Rentals et al.	A536648
10/21/09	Parkinson v. Bernstein	A528576
11/16/09	Sanders v. Central Pony Express	08A555712
1/27/10	Oshins v. Marriott International, Inc.	A551408
2/9/10	Andrews v. Fiesta Palms	A539430
2/12/10	Wise v. Cordoso, City of Tucson, AZ, et al.	Píma County, Arizona C20090130
2/24/10	Ware v. City of Peoria, AZ	Maricopa Cnty, Arizona CV 2008022165
5/18/10	Marks v. Dakdduk	A597965
6/11/10	Harris v. City of Tucson	Pima county, Arizona C20092922
7/13/10	Wise v. City of Tucson	Pima County, Arizona C20090130
10/27/10	Pelletier v. City of Chandler	Maricopa County, Arizona CV2008-013965
12/21/10	Ochoa v. Metroflag & Metroflag v. Schindler Elevator	A558646
4/14/11	Sponcey v. Carpenter	CV09-3434 Reno, Nevada
4/25/11	Cadieux-Major v. The Mirage	A-10-613939C
7/27/11	Rupkin v. Discount Firearms	A602099
11/7/11	Reichardt v. Blue Martini, LLC	A-10-608169-C
11/27/11	Painter v. Circus Circus Casinos, Inc., et al.	A-09-592282-C
1/8/12	Boots v. M & H Enterprises, Inc.	A584358

2/28/12	Lebitski vs. Drai's After Hours, LLC	A621418
6/6/12	Cantu vs. Simon/Chelsea Las Vegas Development	A-11-635193-C
6/26/12	Hinds-Greenwood v. McDermott	Sangamon County, Illinois 2010-L-201
4/15/13	Becker v. Desert palace	A-11649220-C
4/17/13	Pikulinski v. Wal-Mart Stores	2:12-cv-00823- GMN-GWF
6/13/13	Carrasquillo vs. Wells Cargo Inc.	A-12-654508-C
10/18/13	McCafferty vs. Paris Las Vegas Operating Company, LLC	A644985
10/22/13	Harmon vs.Toll Bros.	A-12-664793-C
10/28/13	Pederson vs, ROMACORP, Inc.	A-10-622286-C
10/31/13	Bruce et al. vs. Kingman Unified Scholl dist #20	CV 2012-924
11/4/13	Garcia vs. Circus Circus Casinos, Inc.	A-11-656270-C
12/9/13	Aronson et al. vs. Kruskie, et al.	12 096823 Charlevoix County, MI
12/16/13	Bingham v. YoCup Yogurt, et al.	CGC 12- 6526476 Superior Court of Calf. County of San Francisco
12/17/13	Tzarchei vs. Venetian Casino Resort, LLC	A 616069
1/23/14	Passante vs. The Vons Companies, Inc.	A-13-676040-C
4/8/14	Bonnie Lee Horsley vs. Versacold Logistics Services US, LCC	A-12-668007-C
4/11/14	Sheree Conlon v. Aria Resort & Casino Holding, LLC, et al.	A-12-662718-C
4/21/14	Karen S. & Eban Milmeister vs. Coast Hotels and Casino, Inc.	A-12-672331
4/23/14	Caroline Hacker vs. Hilton Grand Vacations Management, LLC	A-12-659583-C
4/24/14	Schaffer v. Bill Howe Plumbing	37-2013- 000474660CU- PA-CTL San Diego County Superior, Central, State of California
6/18/14	Rushing vs. City of Phoenix	CV2011-009110 Superior Court, County of Maricopa, State of Arizona

7/15/14	Debra Stebbins v. Tropicana Express, LLC	A-12-656252-C
8/7/14	Baccellieri v. Estate of Roman Sicho	A-12-665105-C
10/16/14	Smythe v. The Bunkerville Irrigation company	A-12-661680-C
10/29/14	Rolfe vs. The Salvation Army	A-14-698146-C
10/30/14	Hill v. CP Las Vegas, d/b/a/ The Westin	A-13-680804-C
12/10/14	Ly vs. Costco Wholesale Corp.	2:14-cv- 004540LDG
1/29/15	Downs vs Dollar Tree Stores, Inc. et al.	2:14-cv-00831- APG-CWH
2/9/15	Margaret Marksberry v. Amigo, LLC d/b/a Desert Sands RV Park	A-13-691206-C
2/26/15	Brown vs. PK Hall Construction, Ltd, et al.	82395 Lamar County, Texas 67 th Judicial Dist.
2/13/15	LaVerda Patterson vs. Alexis Heights Unit Owners Assoc.	A-13-676248
4/9/15	Deborah Tourtillott, et al. vs. Yuma County (Arizona)	S1400-CV- 2014-00497

EXHIBIT 5

Trial/Testimony Experience of Dr. Gary A. Presswood, ScD, PE (preceding five years +)

TRIALS/Testimony

The following is a compilation of cases wherein trial, arbitration, or mediation testimony was given by Gary A. Presswood, ScD, PE for the past five+ years. All cases within the jurisdiction of the Eighth Judicial District Court, Las Vegas, Nevada unless otherwise noted.

DATE	CASE NAME	CASE NO.
1/11/08	Parker v. New York-New York, et al.	A496321
2/25/09	Preston v. City of Tucson, Arizona, Pima County Superior Court	C 2004 2292
8/17/09	Buehler v. Palms Hotel & Casino	A521243
8/25/09	Sansom v. Stone Ridge Condominium Assoc.	A529257
2/11/10	Ashenfelter-Tisdale v. Gardner & Assoc.	A508247
6/15/11	Sponcey v. Carpenter, 2 nd District Court, Washoe County, Nevada	CV09-3434
8/18/11	Parkinson v. Bernstein, et al.	A528576
9/24/12	Rios v. Quechan Paradise Casino	Claim No. 2009094766 Yuma, AZ
12/11/12	Hurlburt v. The Mirage Hotel, et al.	A-10-617-994-C
8/22/13	Farber vs. Excellent Adult Care	A-11-639065-C
6/19/14	Schaffer v. Bill Howe Plumbing	37-2013- 000474660CU-PA- CTL San Diego County Superior, Central
8/28/14	Vicki Nihart v. National Park Service	2:12-cv-291-MMD- GWF
9/9/14	Bullard v. Bellagio	A-11-640310-C
3/6/15	Toya Keyes vs. Edgewater Gaming, LLC	A-12-12666916-C
3/19/15	Sheree Conlon v. Aria Resort & Casino Holding, LLC, et al. (Arbitration)	A-12-682718-C

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	BRIAN D. NETTLES, ESQ.
	Nevada Bar No. 7462
	CHRISTIAN M. MORRIS, ESQ.
	Nevada Bar No. 11218
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-	Telephone: (702) 434-8282
	Facsimile: (702) 434-1488
	brian@nettleslawfirm.com
-	christian@nettleslawfirm.com

Attorneys for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

VS.

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

CASE NO. A-12-655992-C

DEPARTMENT NO. V

PLAINTIFF'S THIRD SUPPLEMENT TO INITIAL 16.1 DISCLOSURES

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ. and CHRISTIAN M. MORRIS, ESQ. of the NETTLES LAW FIRM, hereby submits her Second Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows (supplemented documents are in bold):

WITNESSES

I.

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Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including for impeachment or rebuttal, identifying the subjects of the information:

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1. Yvonne O'Connell c/o Nettles Law Firm 1389 Galleria Drive, Suite 200 Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

2. Person Most Knowledgeable Wynn Las Vegas, LLC c/o Lawrence J. Semenza, III, Esq. LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

3. Jon Sorelle, M.D. and/or Person Most Knowledgeable/Custodian of Records The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Phone: (702) 739-4263

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

4. Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV

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Phone: (702) 732-6000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy
 9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117 Phone: (702) 933-9394

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

8. John A. Thompson, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Oasis Clinic 6316 S. Rainbow Blvd., Suite 100 Las Vegas, NV 89118 Phone: (702) 310-9350

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

9. Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree. let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

10. Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy 4955 S. Durango Dr. #100 Las Vegas, NV 89113 Phone: (702) 489-9785

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

11. Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

12. Leo Germin, M.D. Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists 1691 W. Horizon Ridge Pkwy., Ste. 100 Henderson, NV 89012 Phone: (702) 804-1212

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

13. Andrew Cash, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Spine Care 9339 W. Sunset Road, Ste. 100 Las Vegas, NV89148 Phone: (702) 630-3472

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147

Phone: (702) 362-2622

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

15. Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis,

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 22.

disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Thomas Dunn, M.D. and/or
Person Most Knowledgeable/Custodian of Records
Desert Othopaedic Center
2800 East Desert Inn Road, Suite 100
Las Vegas, NV 89121-3609
Phone: (702) 731-1616

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1389 Galleria Drive Suite 200

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and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree. let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

18. Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis. disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree. let us know immediately or your failure to object will be deemed a stipulation that said

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1

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documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is

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expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

21. Troy Valdez – brother 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

22. Holly Valdez – sister in law 4 Starling Lane Aliso Viejo, CA 92656 (949) 254-4550 (949) 228-0959

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

23. Dave Brobeck - Holly Valdez' father 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

24. Gaye Brobeck - Holly Valdez' mother 217 Monarch Bay Drive Dana Point, CA 92629 (949) 499-9811

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

25. David Brobeck - Holly Valdez' brother 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

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This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

 Mele Brobeck – Holly Valdez' sister in law 20 Blue Heron Lane Aliso Viejo, CA 92656 (949) 859-3793

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to and after the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

27. Larry Muro – Troy Valdez' friend 4739 Mascagni St. Ventura, CA 93003 (805) 616-0274

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Janine Muro – Troy Valdez' friend
4739 Mascagni St.
Ventura, CA 93003
(805) 616-0274

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

Jim Holloway – Troy Valdez' friend
 2834 Serang Place
 Costa Mesa, CA 92626
 (714) 241-7777

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

30. Renee Holloway – Troy Valdez' friend 2834 Serang Place Costa Mesa, CA 92626 (714) 241-7777 (702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

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This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

31. Allen Stroub – Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning his knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

32. Helen Stroub – Plaintiff's Cousin 7009 Bandolero Way Bakersfield, CA (805) 838-7187

This witness is expected to testify concerning her knowledge of Plaintiff's health and circumstances prior to the incident surrounding Plaintiff's allegations contained in the Complaint on file herein.

33. Person Most Knowledgeable/Custodian of Records Las Vegas Radiology 7500 Smoke Ranch Road, Suite 100 Las Vegas, Nevada 89128 (702) 254-5004

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

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34. Person Most Knowledgeable/Custodian of Records Open Sided MRI of Las Vegas 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

- Medical Records and Billing Statement
 Jon Sorelle, M.D.
 The Minimally Invasive Hand Institute
 8960 W. Tropicana Ave.
 Las Vegas, NV 89147
 Bate numbered PLTF000001 through PLTF000018and attached hereto.
- 2. Diagnostic Records and Billing Statement

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(702) 254-5004					
Bate numbered	PLTF000722	through	PLTF000728	are attached	hereto

27. **Medical Billing Statement** Thomas Dunn, M.D. **Desert Orthopedic Center** 2930 W. Horizon Ridge Pkwy, #100 Henderson, Nevada 89052 (702) 731-1616 We are currently trying to obtain our copy of the medical bill. This billing statement will be supplemented upon receipt.

Medical Records and Billing Statement 28. **Open Sided MRI** 630 South Rancho, Suite G Las Vegas, Nevada 89106 (702) 932-2740 We are currently trying to obtain the medical records and medical bill. These documents will be supplemented upon receipt.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. **COMPUTATION OF DAMAGES**

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

A. **MEDICAL DAMAGES:**

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	\$ 2,625.00

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

Steinberg Diagnostics	\$ 2,605.00
UMC – Quick Care	\$ 7,783.56
Civic Quick Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D.	
Advanced Orthopedic & Sports Medicine	\$ 181.00
John A. Thompson, M.D.	
Desert Oasis Clinic	\$ 250.00
	Φ 220.00
Christopher Milford, M.D., P.C.	
Silver State Neurology	\$ 1,580.00
Edwin Co., Di i 100	d
Edwin Suarez Physical Therapy	\$ 670.00
Southern Nevada Pain Center	\$ 680.00
Southern revada I am Center	д 000.00
Leo Germin, M.D.	
Clinical Neurology Specialists	\$ 2,510.00
Andrew Cash, M.D.	,
Desert Institute of Spine Care	\$ 3,034.42
Lee Wittenberg, DPM	
Apache Foot & Ankle	\$ 310.00
	3 33000
Suresh Prahbu, M.D.	
Ascent Primary Care	\$ 270.00
Thomas Dunn M.D.	
Thomas Dunn, M.D. Desert Orthopaedic Center	\$ TBD
Descri Ormopachie Center) IDU
Yakov Shaposhnikov, M.D.	
Gastrointestinal and Liver Diseases	\$ 828.00
Enrique Lacayo, M.D.	\$ 175.00
Navious de Cultura and ACD	
Nanjunda Subramanyam, M.D. Nevada Heart and Vascular Center	¢ 1 440 00
Scott Manthei, M.D.	\$ 1,440.00
Nevada Eye and Ear	\$ 750.00
	7,0000
Tyree Carr, M.D.	
Nevada Institute of Ophthamology	\$ 790.00

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ZETTES	1389 Galleria	Henderson,	(702) 434-8282 / (

Las Vegas Radiology		\$ 3,300.00
Open Sided MRI of Las Vegas		TBD
	TOTAL	\$ 33,016.98

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (1) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 12th day of June, 2015.

NETTLES LAW FIRM

/s/ Christian Morris
BRIAN D. NETTLES, ESQ.
Nevada Bar No. 7462
CHRISTIAN M. MORRIS, ESQ.
Nevada Bar No. 11218
1389 Galleria Drive, Suite 200
Henderson, Nevada 89014
Attorneys for Plaintiff

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this /2 day of March, 2015, I served the foregoing *Plaintiff's Third Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm

In the

Supreme Court

for the

State of Nevada

Electronically Filed May 01 2017 12:54 p.m. Elizabeth A. Brown Clerk of Supreme Court

WYNN LAS VEGAS, LLC d/b/a WYNN LAS VEGAS,

Appellant and Cross-Respondent,

v.

YVONNE O'CONNELL,

Respondent and Cross-Appellant.

Appeal from Judgment on Jury Verdict, Eighth Judicial District Court, State of Nevada in and for the County of Clark District Court Case No. A-12-671221-C · Honorable Jennifer P. Togliatti

APPELLANT'S APPENDIX VOLUME 1 OF 18 – Pages 1 to 221

LAWRENCE J. SEMENZA III, ESQ. (7174) CHRISTOPHER D. KIRCHER, ESQ. (11176) JARROD L. RICKARD, ESQ. (10203) SEMENZA KIRCHER RICKARD 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Telephone (702) 920-8669 Facsimile

Attorneys for Appellant and Cross-Respondent, Wynn Las Vegas, LLC





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COMP YVONNE O'CONNELL 8764 Captains Place Las Vegas, Nevada 89117 (702) 228-4424 PLAINTIFF IN PROPER PERSON FEB 7 1 01 PH 1/2

DISTRICT COURT
CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual, Plaintiff(s).

-VS-

WYNN RESORTS, LIMITED, a Nevada corporation, d/b/a WYNN LAS VEGAS; DOES I through X, inclusive; and ROE BUSINESS ENTITIES I through X, inclusive.

Defendant(s).

CASE NO. A-12-655992-C DEPT. NO. V

COMPLAINT HEARING DATE: HEARING TIME:



COMES NOW the Plaintiff, YVONNE O'CONNELL, IN PROPER PERSON, for her claims of relief against the Defendants, and each of them, alleges and complains as follows:

- 1. That Plaintiff YVONNE O'CONNELL was at all times herein mentioned,
- ्रि eand still is, a resident of Clark County, State of Nevada.
 - 2. That at all times herein mentioned, Defendant WYNN RESORTS, LIMITED was, and still is, a Nevada corporation doing business as WYNN LAS VEGAS

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27 28 (hereinafter referred to as "WYNN") duly authorized, incorporated, qualified and regularly conducting business within Clark County, State of Nevada.

- That the true names and capacities of the Defendants ROE BUSINESS ENTITIES I through X, inclusive, and DOES I through X, inclusive, are unknown to Plaintiff, who, therefore, sues said Defendants by said fictitious names. Defendants designated as DOES I through X and/or ROE BUSINESS ENTITIES I through V are owners, agents, employers, employees, lessors, lessees, successors and/or predecessors in interest, contractors, subcontractors, assigns, distributors or manufacturers of materials (e.g., tile floors and other forms of flooring), or other of WYNN RESORTS, LIMITED, d/b/a WYNN LAS VEGAS, and/or ROE BUSINESS ENTITIES VI through X or individuals otherwise within possession and/or control of WYNN RESORTS LIMITED, d/b/a WYNN LAS VEGAS, business and/or premises herein alleged, including the construction, maintenance, inspection, safety, design, supervision, hiring, training and care of WYNN RESORTS LIMITED, d/b/a WYNN LAS VEGAS's business and premises as stated therein. Plaintiff is informed, believes and thereon alleges that each of the Defendants designated as a ROE BUSINESS ENTITY or a DOE is in some manner negligently, vicariously, strictly, contractually and/or statutorily responsible for the events and happenings referred to herein and caused damages directly and proximately to Plaintiff as herein alleged. Plaintiff will ask leave of this Court to amend her Complaint to insert the true names of such Defendants when the same has been ascertained.
- 4. That at all times pertinent hereto, and particularly on or about February 8, 2010, Defendants WYNN RESORTS LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V and/or DOES I through V owned, occupied and maintained a business and premises, named WYNN LAS VEGAS located at 3131 Las Vegas Boulevard South, Clark County, State of Nevada.

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5. That at all times herein mentioned, and particularly on or about February 8, 2010, Plaintiff YVONNE O'CONNELL was on and in said business and premises of Defendant WYNN as a customer and invited guest for purposes of gaming and dining.

- 6. That on or about February 8, 2010, Plaintiff YVONNE O'CONNELL was and had been a healthy, extremely coordinated woman who exercised daily and swing-danced four to six hours a week.
- 7. Plaintiff YVONNE O'CONNELL started her usual routine of eating at WYNN'S buffet and then going out of her way to walk through WYNN'S "special use" walkway through the indoor gardens and under the trees to see the beautiful multi-colored, patterned tile floor before walking on the Strip.
- 8. That at such time and place, on or about February 8, 2010, at approximately 2 p.m., Plaintiff YVONNE O'CONNELL was within Defendant WYNN'S business and premises as an invited guest. She had a slip and fall incident suddenly and without warning, causing her to sustain severe and permanent injuries and damages thereby. She was looking at the multi-colored, patterned tile floor as she was approaching the right corner at the end of the "special use" walkway through the indoor gardens by the South Entrance. Suddenly and without warning her right foot slipped on liquid that she could not see. Then she was trying as hard as she could to avoid stepping on the liquid with the next step. She still could not see the liquid because of the multi-colored, patterned tile floor, the design and colors, the shadows on that floor cast by the overhead trees and darkness under the trees, so her left foot slipped on the liquid. Then she believes that her right foot hit the substance again as her entire body fell back violently to the floor, her body twisting to the right, with her right gluteal and right leg striking the raised planter divider so hard that she had bruises the triangular shape of that divider. Her right shoulder was partly on the plants so she believed that she had slipped on water. She could not get up and was in excruciating pain, dazed and afraid.

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- 9. Tourists picked up Plaintiff YVONNE O'CONNELL and left her standing in the open, lighted area around the diagonal corner from where she started her slip and fall. She looked down at the plain, light-colored floor and saw that she was standing on a slightly colored sticky substance with many footprints on it that extended at least three feet to her right. There were no caution signs and no employees cleaning up the spill.
- 10. WYNN'S male porter, who was pushing a large machine and coming from Plaintiff YVONNE O'CONNELL'S left, immediately went to her, apologized and said that he saw everything. He noted that there was liquid on the floor. He moved his machine around the diagonal corner and placed it more than four feet away to the left of Plaintiff YVONNE O'CONNELL and behind her and at the end of the liquid where she started her slip and fall. She was standing at the other end of the spill.
- 11. Plaintiff YVONNE O'CONNELL started her slip and fall in the "special use" walkway through the gardens and under the trees. She was left standing around the diagonal corner in the lighted open area. The spill was in the "special use" walkway and wrapped around the diagonal-shaped corner. The entire spill covered more than a seven-foot area. The spill had been left by the planter for such a long time that a three-foot part of it had already almost dried, become sticky and accumulated many footprints.
- 12. As WYNN'S porter was positioning his machine, a short cleaning lady came from Plaintiff YVONNE O'CONNELL'S right and hurriedly mopped the liquid between Plaintiff YVONNE O'CONNELL and the porter.
- 13. As the cleaning lady was finishing mopping the liquid, WYNN'S female employee, who was in a dark uniform/suit, came and called security. Plaintiff YVONNE O'CONNELL told her that the cleaning lady already mopped up the liquid, except for the part that she was standing on. WYNN'S employee saw that Plaintiff YVONNE O'CONNELL was standing on a sticky substance with many footprints on it.

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14. Several minutes later came a male employee with a dark uniform/suit, dark mustache and stocky. Plaintiff YVONNE O'CONNELL told him that they had already cleaned up the liquid. He pointed and assured her that they had everything on camera. Plaintiff YVONNE O'CONNELL looked up and saw the camera. She then showed him that she was standing on a sticky substance with footprints.

- 15. Plaintiff YVONNE O'CONNELL was in excruciating pain and struggling to keep from collapsing. She limped slowly to the closest seat and sat. She saw that several employees were standing around the area of the incident for a long time but she was not within hearing range.
- 16. At approximately 2:30 p.m., when Plaintiff YVONNE O'CONNELL was sitting, WYNN'S security officer and the female employee went to talk to Plaintiff YVONNE O'CONNELL. The security officer asked Plaintiff YVONNE O'CONNELL what time the incident happened. Plaintiff was unaware of the time, so the female employee said that it had been about thirty minutes. The female employee told him that the substance was green, sticky and had a lot of footprints on it.
- 17. Then the male porter brought his written statement to Plaintiff YVONNE O'CONNELL, but the security officer took it from him.
- 18. The security officer asked Plaintiff YVONNE O'CONNELL to fill out his incident report. She could not do so because her arms and hands were injured, so he filled it out for her. Plaintiff YVONNE O'CONNELL told him that she was in pain, that it was hurting her to sit, and her right foot was hurting. He took a picture of her foot, but her sock and black tennis shoe were on. He told her to sign the report. She was dazed so she barely glanced at the paper and signed it, assuming that he wrote what she told him.
- 19. The security officer asked Plaintiff YVONNE O'CONNELL if she wanted the paramedics. She declined because she was alone and afraid to let anyone take her

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away. He asked if she wanted a wheelchair. She declined because she believed that if she could not walk to her car, she would not be able to drive.

- 20. Plaintiff YVONNE O'CONNELL slowly limped to the restroom that was close by. She was dazed and in excruciating pain and was not able to move for approximately thirty minutes. She then slowly worked her way to her car, sitting at many machines along the way, and was not able to reach her car until approximately 4:30 p.m..
- 21. On or about February 8, 2010, and at all times relevant hereto, Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, employees, lessees, agents, assigns or other, and each of them, manufactured, caused to be manufactured, sold, purchased, distributed, procured, placed or otherwise caused the multi-colored, patterned tile floor that they placed in their "special use" walkway in which Plaintiff YVONNE O'CONNELL was walking on to be within and on the premises of WYNN LAS VEGAS.

FIRST CAUSE OF ACTION

(Negligence: Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I THROUGH V, and DOES I through V)

- 22. Plaintiff realleges and repleads each and every allegation of the preceding paragraphs as fully set forth hereunder.
- 23. That at all times herein mentioned, Defendant WYNN owed a non-delegatable duty to provide a safe premises for its patrons, in particular the Plaintiff YVONNE O'CONNELL, which was to be free of unreasonably dangerous conditions, and to ensure that the "special use" walkway through the indoor gardens and under the trees that WYNN designed specifically to attract its patrons to walk through, view and enjoy, would be safe and functional for the intended purpose.

24. On or about February 8, 2010, and at all times relevant hereto, Defendants WYNN RESORTS, LIMITED, D/B/A/ WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents contractors or other, and each of them, through their actions and/or omissions, negligently caused an unreasonably dangerous condition to exist. WYNN created a "special use" walkway through the indoor gardens, under the trees and with a multi-colored, patterned tile floor, designed specifically to attract its patrons to walk through, view and enjoy it. The walkway is dark, the tile floor is covered with shadows cast by the trees, it is next to impossible and/or extremely difficult to see liquid on the multi-colored, patterned tile floor, and because of the design and colors, and especially because it was placed in that dark. shadowy area, and that floor is especially slippery when wet. That "special use" walkway created a "recurrent" or "continuous risk" or condition on the premises. WYNN created the said dangerous conditions and failed to maintain and warn of said conditions.

- 25. The Defendants created the said "special use", "continuous risk" walkway with the dangerous conditions as described in paragraph 24 and failed to warn that their "special use" walkway was dark, had a multi-colored, patterned tile floor that was covered with shadows cast by the trees and any substances on that floor would be next to impossible and/or extremely difficult to see and therefore, "enter at your own risk".
- 26. The Defendants created the said "special use", "continuous risk" walkway with the dangerous conditions as described in paragraph 24. Then the Defendants made that "special use", "continuous risk" walkway even more dangerous by allowing a slippery substance to come into contact with and remain on at least a seven-foot part of the slippery tile floor, placed by their planter, for such a long time as to allow at least a three-foot part of it to almost dry, become sticky and accumulate footprints. The

Defendants failed to inspect, discover, maintain, prevent, remove or warn of said condition.

- 27. The Defendants knew, or in the exercise of reasonable care should have known, that any substance left on that multi-colored, patterned tile floor in their "special use", "continuous risk" walkway, with dangerous conditions as described in paragraph 24, would create an unreasonable risk of harm to guests.
- 28. The Defendants knew that they designed their "special use" walkway as described in paragraph 24, and that there was a "recurrent" or "continuous risk" or condition on the premises.
- 29. That at such time and place, Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them negligently, carelessly and recklessly cared for said business and premises, in particular said "special use", "continuous risk" walkway, by allowing said dangerous condition to exist and lie within an area utilized by its invitees, and in particular the Plaintiff YVONNE O'CONNELL, thereby creating a latently dangerous condition on and in said area, a condition the Defendants, and each of them, knew or should have known was unreasonably dangerous to these persons, and in particular Plaintiff YVONNE O'CONNELL.
- 30. The Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers designers, architects, engineers, employers, employees, agents, contractors or other and each of them, were negligent, reckless and careless by breaching their duty of care to the intended users and/or those individuals who would foreseeably walk through their "special use", "continuous risk" walkway, in particular Plaintiff YVONNE O'CONNELL, in creating and failing to correct said unreasonably

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 dangerous condition and failing to warn in a reasonable and necessary manner of the risk of harm posed thereby, which directly and proximately resulted in Plaintiff YVONNE O'CONNELL'S injuries.

- 31. The Defendants failed to provide slip resistant surfaces in their "special use", "continuous risk" walkway.
- 32. The Defendants allowed the "special use", "continuous risk" walkway to remain in a dangerously slippery condition, making it unfit for passage, for an unreasonable length of time.
- 33. That at such time and place, Plaintiff YVONNE O'CONNELL had no actual or constructive knowledge of said dangerous and unsafe condition existing in and on the business and premises at WYNN.
- 34. The aforesaid acts and omissions of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, were breaches of the duty of reasonable care owed by the Defendants, and each of them, under the circumstances to persons invited onto and within its premises, and in particular to Plaintiff YVONNE O'CONNELL.
- 35. As a direct and proximate result the negligence, carelessness and recklessness of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL unknowingly walked through WYNN'S "special use", "continuous risk" walkway and slipped and fell on the slippery tile, which caused personal injuries and damages to O'CONNELL.

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36. As a direct and proximate result of the aforesaid breach of duty of reasonable care through negligence, carelessness and recklessness of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other and each of them, Plaintiff YVONNE O'CONNELL was injured in her health, strength and activity, sustaining great pain and anguish, shock, fear, severe and permanent injury to her body, both internally and externally, nervous system and person, and was and will be hindered and prevented from attending to her usual duties and affairs of life, including caring for and functioning in her own home and property, all of which have caused, and will continue to cause, the Plaintiff physical, mental, emotional and nervous pain and suffering, loss of enjoyment of life, and disability.

- 37. That as a direct and proximate result of the negligence, carelessness and recklessness of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL has incurred medical expenses, possible future medical expenses, care, services and related expenses, all to Plaintiff's damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).
- 38. That as a direct and proximate result of the carelessness and recklessness of the Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL will incur expenses to care

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for and to modify her home and property to enable her to function in it, all to Plaintiff's damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).

- 39. As a direct and proximate result of the aforesaid negligence of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them and the injuries and damages to Plaintiff YVONNE O'CONNELL caused thereby, Plaintiff YVONNE O'CONNELL has lost the care, comfort, society, companionship, support and consortium of her companion, and as a result thereof has incurred, and continues to incur, damages.
- 40. As a result of the aforesaid negligent actions and omissions of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, it is necessary for the Plaintiff to retain a law firm to prosecute this action, and Plaintiff is therefore entitled to recover reasonable attorney's fees and costs.

SECOND CAUSE OF ACTION

(Strict Liability – Failure to Warn: Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V)

- 41. Plaintiff realleges and repleads each and every allegation of the preceding paragraphs as though fully set forth hereunder.
- 42. At all times pertinent hereto, that in the regular and ordinary course of business, Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, entered, and still enter, goods into the stream of commerce to include said

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multi-colored, patterned tile floor, placed in their "special use", "continuous risk" walkway, and Defendants knew or should have known that such goods, and particularly the tile floor in question, would foreseeably be used by individuals, a class of persons to which Plaintiff YVONNE O'CONNELL belonged.

- 43. That Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, failed to warn of a potential danger, whether by signs or otherwise, inducing individuals, in particular those on the premises in question and Plaintiff YVONNE O'CONNELL to employ the use of the multi-colored, patterned tile floor in the "special use", "continuous risk" walkway and sustain injuries thereby. The tile floor in the "special use", "continuous risk" walkway was therefore unsafe for its intended purpose in that it presented a risk of excessive danger upon the person so employing that tile floor in the "special use", "continuous risk" walkway, in particular Plaintiff YVONNE O'CONNELL, thereby constituting a foreseeable and unreasonable risk of harm and injury to those individuals when used in a reasonable and foreseeable manner, and in particular to Plaintiff YVONNE O'CONNELL.
- 44. That Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, had a reason to anticipate the danger of the multi-colored, patterned tile floor that they placed in their "special use", "continuous risk" walkway from said individual's use and contact with that multi-colored, patterned tile floor, and given the potential danger involved with individuals walking on that multi-colored, patterned tile floor in their "special use", "continuous risk" walkway, in particular Plaintiff YVONNE

O'CONNELL, and the failure to warn of such danger renders Defendants' product defective, where the failure to warn is the defect.

- 45. That it was unreasonably dangerous for Defendants WYNN RESORTS, LLIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, to sell and/or place said product into the stream of commerce, in particular into the WYNN'S "special use", "continuous risk" walkway, as described in paragraph 24, without adequate warnings to individuals, in particular the Plaintiff YVONNE O'CONNELL.
- 46. That it was unreasonably dangerous for Plaintiff YVONNE O'CONNELL to walk on the multi-colored, patterned tile floor in the "special use", "continuous risk" walkway as described in paragraph 24, without proper warning of the risks.
- 47. That as a direct and proximate result of the aforesaid failure to warn,
 Plaintiff YVONNE O'CONNELL was injured in her health, strength and activity,
 sustaining great pain, anguish, shock, fear, severe and permanent injury to her body,
 both internally and externally, nervous system and person, and was and will be
 hindered and prevented from attending to her usual duties and affairs of life, including
 caring for and functioning in her own home and property, all of which have caused, and
 will continue to cause, the Plaintiff physical, mental, emotional and nervous pain and
 suffering, loss of enjoyment of life, and disability.
- 48. As a direct and proximate result of the aforesaid failure to warn, Plaintiff YVONNE O'CONNELL was injured and has incurred, and will continue to incur, medical expenses, care and services and related expenses and all to Plaintiff's general and special damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).
- 49. As a direct and proximate result of the aforesaid failure to warn, Plaintiff YVONNE O'CONNELL was injured and has incurred, and will continue to incur,

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expenses to care for and to modify her home and property to enable her to function in it, all to Plaintiff's general and special damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).

- 50. As a direct and proximate result of the aforesaid failure to warn of Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other and each of them, and the injuries and damages to Plaintiff YVONNE O'CONNELL caused thereby, Plaintiff YVONNE O'CONNELL has lost, and will continue to lose, the care, comfort, society, companionship, support and consortium of her companion, and as a result thereof has incurred, and continues to incur, damages.
- 51. That as a direct and proximate result of the failure to warn by Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other and each of them, are strictly liable for the injuries and damages caused by Defendants' failure to warn through inadequate signs as alleged herein, thereby causing said multi-colored, patterned tile floor placed in the "special use", "continuous risk" walkway to be in a condition unreasonably dangerous for its intended use.
- 52. That as a direct and proximate result of the failure to warn by Defendants WYNN RESORTS, LIMITED, D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other and each of them, it is necessary for Plaintiff to retain a law firm to prosecute this action, and Plaintiff is entitled to recover reasonable attorney's fees and costs.

THIRD CAUSE OF ACTION

(Strict Liability - Design Defect: Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V)

- 53. Plaintiff hereby repleads and realleges each and every allegation of the preceding paragraphs as though fully set forth hereunder.
- 54. That Plaintiff YVONNE O'CONNELL, or any other ordinary user of said multi-colored, patterned tile floor placed in the "special use", "continuous risk" walkway, having the ordinary knowledge available in the community as to its characteristics, did not contemplate, and could not have reasonably contemplated the extent and degree of the danger associated with walking on the multi-colored, patterned tile floor placed in the "special use", "continuous risk" walkway.
- 55. That Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, manufactured, placed, maintained and/or sold the multi-colored, patterned tile floor in a condition unreasonably dangerous and unsafe for its intended use.
- 56. That as a direct and proximate result of said multi-colored, patterned tile floor's unreasonably dangerous and unsafe condition, Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, created a defective product, in particular said multi-colored, patterned tile floor, placed in their "special use", "continuous risk" walkway, which existed on or about February 8, 2010.
- 57. That at the time said multi-colored, patterned tile floor left the control of Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS

ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employees, agents, contractors or other, and each of them, said defect was present.

- 58. That as a direct and proximate result of Defendants', and each of their, design defect, Plaintiff YVONNE O'CONNELL was injured and damaged in the manner aforementioned.
- Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL was injured in her health, strength and activity, sustaining great pain, anguish, shock, fear, severe and permanent injury to her body, both internally and externally, nervous system and person, and was and will be hindered and prevented from attending to her usual duties and affairs of life, including caring for and functioning in her own home and property, all of which have caused, and will continue to cause, the Plaintiff physical, mental, emotional and nervous pain and suffering, loss of enjoyment of life, and disability.
- 60. As a direct and proximate result of the aforesaid design defect by Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL was injured and has incurred, and will continue to incur, medical expenses, care and services and related expenses, and all to Plaintiff's general and special damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).

61. As a direct and proximate result of the aforesaid design defect by
Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS
ENTITIES I through V, and DOES I through V, and/or its owners, distributors,
marketers, designers, architects, engineers, employers, employees, agents, contractors
or other, and each of them, Plaintiff YVONNE O'CONNELL will incur expenses to care
for and to modify her home and property to enable her to function in it, all to Plaintiff's
general and special damages in an amount in excess of TEN THOUSAND DOLLARS
(\$10,000).

- 62. As a direct and proximate result of the aforesaid design defect by Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, the injuries and damages to Plaintiff YVONNE O'CONNELL caused thereby, Plaintiff has lost, and will continue to lose the care, comfort, society, companionship, support and consortium of her companion, and as a result thereof has incurred, and continues to incur, damages.
- 63. The Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, are strictly liable for the injuries and damages caused by their respective design defects as alleged herein.
- 64. That as a direct and proximate result of the design defect of Defendants, and each of them, it is necessary for Plaintiff to retain a law firm to prosecute this action, and Plaintiff is entitled to recover reasonable attorney's fees and costs.

FOURTH CAUSE OF ACTION

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(Res Ipsa Loquitur – Design Defect: Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V)

- 65. Plaintiff realleges and repleads each and every allegation of the preceding paragraphs as fully set forth hereunder.
- At all relevant times hereto, Defendants WYNN RESORTS, LIMITED D/B/A 66. WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, and DOES I through V. and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, were in exclusive control of said premises and/or multi-colored, patterned tile floor that they placed in their "special use", "continuous risk" walkway. Defendants created that "special use", "continuous risk" walkway as described in paragraph 24. It is difficult to see liquid substances on that particular multi-colored, patterned tile floor, and because of the design and the colors. That floor is slippery with liquid on it. Their placement of that tile floor was poorly planned because they placed it in a dark, shadowy, "special-use", "continuous risk" walkway which made it next to impossible and/or extremely difficult for anyone to be able to see substances on that floor. Since they chose to place that particular tile floor in their "special use", "continuous risk" walkway, they had a duty to warn of those conditions or keep liquid substances off of it. Floors do not normally cause people to slip and fall during normal and foreseeable use absent a defect or negligent acts and omissions. Further, Plaintiff alleges that Plaintiff YVONNE O'CONNELL has no comparative negligence and, therefore, her negligence cannot be greater than Defendants, thereby rendering Defendants, and each of them, liable pursuant to the res ipsa loquitur doctrine.
- 67. As a direct and proximate result of the aforesaid res ipsa negligence, carelessness and/or recklessness of Defendants WYNN RESORTS, LIMITED D/B/A
 WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or

its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE

O'CONNELL was injured in her health, strength and activity, sustaining great pain, anguish, shock, fear, severe and permanent injury to her body, both internally and externally, nervous system and person, and was and will be hindered and prevented from attending to her usual duties and affairs of life, including caring for and functioning in her own home and property, all of which have caused, and will continue to cause, the Plaintiff physical, mental, emotional and nervous pain and suffering, loss of enjoyment of life, and disability.

- 68. As a direct and proximate result of the res ipsa negligence, carelessness and/or recklessness of Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL has incurred and will continue to incur, medical expenses, care and services and related expenses, and all to Plaintiff's general and special damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).
- 69. As a direct and proximate result of the res ipsa negligence, carelessness and/or recklessness of Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners, distributors, marketers, designers, architects, engineers, employers, employees, agents, contractors or other, and each of them, Plaintiff YVONNE O'CONNELL will incur expenses to care for and to modify her home and property to enable her to function in it, all to Plaintiff's damages in an amount in excess of TEN THOUSAND DOLLARS (\$10,000).

70. As a direct and proximate result of the res ipsa negligence, carelessness
and/or recklessness by Defendants WYNN RESORTS, LIMITED D/B/A WYNN LAS
VEGAS, ROE BUSINESS ENTITIES I through V, DOES I through V, and/or its owners,
distributors, marketers, designers, architects, engineers, employers, employees, agents
contractors or other, and each of them, and the injuries and damages to Plaintiff
YVONNE O'CONNELL caused thereby, Plaintiff YVONNE O'CONNELL has lost and
will continue to lose, the care, comfort, society, companionship, support and consortium
of her companion, and as a result thereof has incurred, and continues to incur,
damages.

71. As a result of Defendants', and each of their, aforesaid res ipsa negligent, careless, and/or reckless actions and omissions, it is necessary for Plaintiff to retain a law firm to prosecute this action, and Plaintiff is therefore entitled to recover reasonable attorney's fees and costs.

WHEREFORE, Plaintiff prays for judgment against the Defendants, and each of them, as follows:

FOR EACH AND EVERY CAUSE OF ACTION

- For general damages and loss in an amount in excess of TEN THOUSAND DOLLARS (\$10,000);
 - 2. For special damages in an amount to be determined at time of trial;
- 3. For reasonable attorneys fees, pre and post-judgment interest and costs of suit; and
 - 4. For such other and further relief as the Court may deem just and proper.

DATED this 6th day of FEBRUARY, 2012.

YVONNE O'CONNELL

8764 Captains Place, Las Vegas, NV 89117, IN PROPER PERSON

1	DISTRICT COURT		
2	CLARK COUNTY, NEVADA		
3 4 5	YVONNE O'CONNELL, an individual, Plaintiff,)	CASE NO.: A-12-655992-C DEPT NO.: V
6	vs.)	
7 8 9 10	WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X; inclusive, Defendants.)))))	
11		_)	
12	SUM	MON	<u>[S</u>
13 14	NOTICE! YOU HAVE BEEN SUED, THE COURT MAY DECIDE AGAINST YOU WITHOU YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS, READ THE INFORMATIO BELOW. WYNN LAS VEGAS, LLC		
15	WINNEAS	V E.G	AS, ELC
16 17	TO THE DEFENDANT(S): A civil Complaint has set forth in the Complaint.	been fi	iled by the Plaintiff(s) against you for the relie
18	If you intend to defend this lawsuit, we exclusive of the day of service, you must do the follows: 1. If you intend to defend this lawsuit, we have a service in the		20 days after this Summons is served on you
19			whose address is shown below, a formal written ordance with the rules of the Court, with the
20	appropriate filing fee.		the attorney whose name and address is shown
21 22	b) Serve a copy of your response below.	s upon	the attorney whose name and address is shown
23	failure to so respond will result in a judgment of	defaul	•
24	Complaint, which could result in the taking of money	•	
25	3. If you intend to seek the advice of an that your response may be filed on time.	attorn	ey in this matter, you should do so promptly so
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1 2	4. The State of Nevada, its p members, commission members and legislat which to file an Answer or other responsive	political subdivisions, agencies, officers, employees, board ors each have 45 days after service of this Summons within pleading to the Complaint.
3	Submitted by:	STEVEN D. GRIERSON
4	CAP&KUDILER, //	CLERK OF COURT COURT COURT
5		By:
6	DONALO C. KUDLER, ESQ. Nevada Bar No. 005041	DEPUTY CLERK DATE
7	3202 West Charleston Blvd. Las Vegas, Nevada 89101	Regional Justice Center 200 Lewis Avenue
8	Attorney for Plaintiff	Las Vegas, Nevada 89155
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ACOM 1 DONALD C. KUDLER, ESQ. CLERK OF THE COURT 2 Nevada Bar No. 005041 CAP & KUDLER 3202 W. Charleston Boulevard 3 Las Vegas, Nevada 89102 (702) 878-8778 Attorney for Plaintiff 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 CASE NO.: A-12-655992-C YVONNE O'CONNELL, an individual, 8 DEPT NO .: V Plaintiff, 9 10 VS. WYNN LAS VEGAS, LLC, a Nevada Limited 11 Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE 12 CORPORATIONS I through X; inclusive, 13 Defendants. 14 AMENDED COMPLAINT 15 Plaintiff YVONNE O'CONNELL, by and through her attorney of record, DONALD C. 16 KUDLER, ESQ., of the law offices of CAP & KUDLER, and for her causes of action against 17 Defendant WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as 18 WYNN LAS VEGAS, alleges as follows: 19 I. 20 At all times herein mentioned, Plaintiff, YVONNE O'CONNELL, was a resident of Las 21 Vegas, Clark County, State of Nevada. 22 Π. 23 At all times mentioned herein, Defendant, WYNN LAS VEGAS, LLC, is a Nevada Limited 24 Liability Company, doing business as WYNN LAS VEGAS, and is authorized to do business in the 25 State of Nevada. 26

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The true names and capacities of the Defendants designated herein as a DOE or ROE CORPORATION are presently unknown to Plaintiff, who, therefore, sues said Defendants by said fictitious names. Defendants designated as DOES I through X and/or ROE CORPORATIONS I through X are the owners, agents, employers, employees, lessors, lessees, successors and/or predecessors in interest, contractors, subcontractors, assigns, distributors or manufacturers of materials or other individuals otherwise in possession and/or control of the business or premises herein alleged, including construction, maintenance, inspection, safety, design, supervision, hiring, training, and care of the business and premises as stated herein. Plaintiff is informed, believes and thereon alleges that each of the Defendants designated as a DOE or ROE CORPORATION is in some manner responsible for the events and happenings referred to herein and caused damages directly or proximately to Plaintiff as herein alleged. Plaintiff will ask leave of Court to amend her Amended Complaint to insert the true names and capacities are ascertained.

IV.

That on or about the 8th day of February, 2010, Plaintiff YVONNE O'CONNELL was a customer and invited guest of Defendant WYNN LAS VEGAS located at 3131 Las Vegas Boulevard South, Las Vegas, Nevada, for purposes of gambling and dining.

V.

The on or about the 8th day of February, 2010, Plaintiff YVONNE O'CONNELL was walking on the shadowed, multi-colored tile floor located near the south entrance of the casino when she suddenly and unexpectedly slipped and fell on a non-visible liquid substance present on the floor.

VI.

At said time and place, the Defendants, and each of them, negligently maintained and controlled said real property and premises and, further, negligently permitted a dangerous condition, not obvious or apparent to the Plaintiff, to exist thereon and further, did:

a. negligently cause a dangerous condition to exist to wit: allowed liquid to be present
 on the tile floor near the south entrance of the casino;

- b. negligently allow said dangerous condition to remain in existence, as aforesaid, for an unreasonable length of time; and
 - c. negligently failed to warn the Plaintiff of the presence of said dangerous condition.

VII.

As a proximate result of the aforesaid negligence of the Defendants, and each of them, Plaintiff, YVONNE O'CONNELL, did slip and fall on the said dangerous condition on the premises of the Defendants, and each of them, thereby causing Plaintiff's body to twist and fall backward striking the raised planter and floor with her body, thereby sustaining the injuries and damages as hereinafter set forth.

VIII.

Prior to the fall of the Plaintiff, the dangerous condition of said premises was known by, or should have been known by, the Defendants, and each of them, in the exercise of reasonable care.

IX.

That by reason of the premises and as a direct and proximate result thereof, Plaintiff, YVONNE O'CONNELL, sustained injuries to her head, neck, back, bodily limbs, organs and systems all or some of which conditions may be permanent and disabling in nature, all to her general damage in a sum in excess of \$10,000.00.

X.

That by reason of the premises and as a direct and proximate result of the aforementioned negligence of the Defendant, and each of them, Plaintiff, YVONNE O'CONNELL, was required to and did receive medical and other treatment for her injuries received in an expense all to her damage in a sum in excess of \$10,000.00. That said services, care and treatment are continuing and shall continue in the future, all to her damage in a presently unascertainable amount, and Plaintiff will amend her Amended Complaint accordingly when same shall be ascertained.

XI.

That prior to the injuries complained of herein, Plaintiff, YVONNE O'CONNELL, was an able-bodied person, healthy and coordinated, without limitations, who exercised daily and would

swing dance four to six hours weekly, and was physically capable of engaging in all other activities for which she was otherwise suited. XII. That is has become necessary for Plaintiff to retain the services of an attorney to prosecute this action and, therefore, Plaintiff should be awarded reasonable attorney's fee incurred in this matter. WHEREFORE, Plaintiff YVONNE O'CONNELL, expressly reserving her right to amend her Amended Complaint prior to or at the time of trial of this action to insert those items of damages not yet fully ascertainable, prays judgment as follows: For general damages sustained by Plaintiff in an amount in excess of \$10,000.00; 1. For costs of medical care and treatment and other expenses incurred thereto when 2. same are fully ascertained; For attorney's fees and costs of suit incurred herein; and 3. For such other and further relief as the Court may deem just and proper in the 4. premises. DATED this 20 day of March, 2012. CAP & KUDI/ER Nevada Bar No. 005041 3202 W. Charleston Boulevard Las Vegas, Nevada 89102 Attorney for Plaintiff - 4 -

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1	DISTRICT COURT		
2	CLARK COUNTY, NEVADA		
3	YVONNE O'CONNELL, an individual,	CASE NO.: A-12-655992-C DEPT NO.: V	
5	Plaintiff,	Electronically Filed 04/04/2012 11:18:48 AM	
6	vs.)	1 . 40	
7 8	WYNN LAS VEGAS, LLC, a Nevada Limited () Liability Company, doing business as WYNN ()	CLERK OF THE COURT	
9	LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X; inclusive,		
10	Defendants.		
11	CYTAGAGE	NVG	
12	<u>SUMMONS</u>		
13 14	YOUR BEING HEARD UNLESS YOU RESPOND WITHIN 20 DAYS, READ THE INFORMATION		
15	WYNN LAS VE	CGAS, LLC	
16	TO THE DEFENDANT(S): A civil Complaint has been filed by the Plaintiff(s) against you for the relie set forth in the Complaint.		
17 18	1. If you intend to defend this lawsuit, within 20 days after this Summons is served on you		
19		t, whose address is shown below, a formal written	
20		accordance with the rules of the Court, with the	
21	11	oon the attorney whose name and address is shown	
22		e entered upon application of the Plaintiff(s) and	
23			
24		orney in this matter, you should do so promptly so	
25	that your response may be filed on time.	orney in this matter, you should do so prohiptly so	
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27 28			
20			

1 2		s political subdivisions, agencies, officers, employees, board slators each have 45 days after service of this Summons within we pleading to the Complaint.
3	Submitted by:	STEVEN D. GRIERSON CLERKIOF COURT
4 5	CAP & KUDILER	MAR 7 2 2012
6	ponald c. kudler, esq.	By: UN COMMON DAYE
7	Nevada Bar No. 005041 3202 West Charleston Blvd.	Regional Justice Center
8	Las Vegas, Nevada 89101 Attorney for Plaintiff	200 Lewis Avenue IVONNE HERNANDEZ Las Vegas, Nevada 89155
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CAP & KUDLER 3202 W. Charleston Blvd. Las Vegas, NV 89102 (702)878-8778 (702) 878-9350-Fax Attorneys for Plaintiff 3 5 DISTRICT COURT 6 7 CLARK COUNTY, NEVADA 8 8 YVONNE O'CONNELL, an individual, 10 Plaintiff(s), 11 CASE NO. A-12-655992-C -VS-12 WYNN LAS VEGAS LLC, Nevada 13 Limited Liability Company doing business DEPT. NO. V as WYNN LAS VEGAS; DOES I through X ROE CORPORATIONS I through X; inclusive, 16 Defendant(s). 17 18 AFFIDAVIT OF SERVICE 19 STATE OF Nevada 20 SS: COUNTY OF Clark) 21 22 Dax Ramos, Investigator NV# 1332, being duly sworn says: That at all times 23 herein affiant was and is a citizen of the United States, over 18 years of age, not a party 24 to, nor interested in, the proceeding in which this affidavit is made. That affiant received 25 All copy (ies) Summons and Complaint, received on the 28th day of March 2012 and 26 served on the 30th day of March 2012 by: 27 28

- Serving the Defendant at her place of residence located at:
- 2. Serving the Defendant, Wynn Las Vegas through the registered agent Kevin Tourek, by personally delivering and leaving a copy with the Contract Administrator, a person of suitable age and discretion residing at the Defendant's place of business located at: <u>3131 Las Vegas Blvd. South Las Vegas, NV 89031</u>
- 3. Personally depositing a copy in a mail box of the United States Post

 Office, enclosed in a sealed envelope, postage prepaid. (Check one)

 Ordinary mail
 Certified mail, return receipt requested
 Registered mail, return receipt requested to the Defendant, at Defendant's last known address which is N/A.

I declare under penalty of perjury under the law of the State of Nevada that the Foregoing is true and correct.

EXECUTED this 30th day of March, 2012.

Signature of person making service

LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

1	ANAC	Alun to Chum
2	Lawrence J. Semenza, III, Esq., Bar No. 7174 Email: ljs@semenzalaw.com	CLERK OF THE COURT
3	Christopher D. Kircher, Esq., Bar No. 11176 Email: cdk@semenzalaw.com	
4	LAWRENCE J. SEMENZA, III, P.C.	
5	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145	
6	Telephone: (702) 835-6803 Facsimile: (702) 920-8669	
7	Attorneys for Defendant Wynn Las Vegas, LLC	
8		TO COLUMN
9		T COURT
10	CLARK COUL	NTY, NEVADA
10	YVONNE O'CONNELL, individually,	Case No. A-12-655992-C Dept. No. V
11	Plaintiff,	•
12		ANSWER TO AMENDED COMPLAINT
13	V.	
14	WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as	
15	WYNN LAS VEGAS; DOES I through X;	
16	and ROE CORPORATIONS I through X; inclusive;	
17	Defendants.	
18		
19	Defendant Wynn Las Vegas, LLC ("V	Wynn") by and through its counsel of record,
20	Lawrence J. Semenza, III, Esq and Christopher	D. Kircher, Esq. with the law firm of Lawrence J.
21	Semenza, III, P.C., and as and for its answe	r to Plaintiff Yvonne O'Connell's ("Plaintiff")
22	Amended Complaint, responds as follows:	

I.

Wynn is without sufficient knowledge or information to form a belief as to the truth or falsity of the allegations contained in Paragraph I of Plaintiff's Amended Complaint and, therefore, denies the same.

1	II.	
2	Wynn admits the allegations contained in Paragraph II of Plaintiff's Amended Complaint.	
3	III.	
4	Wynn is not required to respond to the allegations contained in Paragraph III of Plaintiff's	
5	Amended Complaint. To the extent any response is required they are denied.	
6	IV.	
7	Wynn is without sufficient knowledge or information to form a belief as to the truth of	
8	falsity of the allegations contained in Paragraph IV of Plaintiff's Amended Complaint and	
9	therefore, denies them.	
10	v.	
11	Wynn is without sufficient knowledge or information to form a belief as to the truth of	
12	falsity of the allegations contained in Paragraph V of Plaintiff's Amended Complaint an	
13	therefore, denies them.	
14	VI.	
15	Wynn denies the allegations contained Paragraph VI of Plaintiff's Amended Complaint.	
16	VII.	
17	Wynn denies the allegations contained Paragraph VII of Plaintiff's Amended Complaint.	
18	VIII.	
19	Wynn denies the allegations contained Paragraph VIII of Plaintiff's Amended Complaint.	
20	IX.	
21	Wynn denies the allegations contained Paragraph IX of Plaintiff's Amended Complaint.	
22	X.	
23	Wynn denies the allegations contained Paragraph X of Plaintiff's Amended Complaint.	
24	XI.	
25	Wynn is without sufficient knowledge or information to form a belief as to the truth of	
26	falsity of the allegations contained in Paragraph XI of Plaintiff's Amended Complaint and	
27	therefore, denies them.	
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XII.

Wynn denies the allegations contained Paragraph XII of Plaintiff's Amended Complaint.

AFFIRMATIVE DEFENSES

- A. Plaintiff's Amended Complaint fails to state a claim against Wynn upon which relief may be granted.
 - B. Plaintiff has failed to mitigate her damages.
- C. Wynn's actions were not the proximate cause of the alleged damages, if any, sustained by Plaintiff.
- D. Plaintiff's claims are barred in whole or in part by the doctrines of laches, waiver, estoppel and all other equitable defenses.
 - E. Plaintiff's claims are barred in whole or in part by the doctrine of unclean hands.
- F. Plaintiff's harm, if any, is entirely due to the actions and/or omissions of Plaintiff and/or third parties.
 - G. Plaintiff was comparatively and/or contributorily negligent.
- H. Plaintiff assumed all risks relating to the events giving rise to her Amended Complaint and claims contained therein.
 - I. Plaintiff has suffered no damages.
 - J. Wynn did not breach any duty to Plaintiff.
- K. Plaintiff's Amended Complaint and claims are time-barred by the applicable statute of limitations.
 - L. Wynn acted reasonably under the circumstances.
- M. Wynn currently has insufficient information upon which to form a belief as to the existence of additional, as yet unstated, affirmative defenses. Defendant reserves the right to assert additional affirmative defenses in the event discovery discloses the existence of said affirmative defenses.

WHEREFORE, Wynn prays as follows:

- 1. That Plaintiff take nothing by virtue of her Amended Complaint;
- 2. That judgment be entered in favor of Wynn and against Plaintiff;

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- 3. That Wynn be awarded its full and proper attorney's fees and costs; and
- 4. For such other and further relief as the Court deems just and proper.

DATED this 24th day of July, 2013.

LAWRENCE J. SEMENZA, III, P.C.

/s/ Lawrence J. Semenza, III

Lawrence J. Semenza, III, Esq., Bar No. 7174 Christopher D. Kircher, Esq., Bar No. 11176 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

Attorneys for Defendant Wynn Las Vegas, LLC

LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

CERTIFICATE OF SERVICE

I certify that I am an employee of Lawrence J. Semenza, III, P.C., and that on this 24th day of July, 2013, I sent via e-mail and via U.S. Mail at Las Vegas, Nevada, a true and correct copy of the above and foregoing **ANSWER TO AMENDED COMPLAINT** in a sealed envelope upon which first class postage was prepaid to:

NAIMI, DILBECK & JOHNSON, CHTD. J. Scott Dilbeck, Esq., Bar No. 10565 5495 S. Rainbow Blvd., Suite 202c Las Vegas, Nevada 89118 scott@naimidilbeck.com

Attorneys for Yvonne O'Connell

/s/ Olivia A. Rodriguez
An Employee of Lawrence J. Semenza, III, P.C.

1	ECWD	•
2	RICHARD S. JOHNSON, ESQ. Nevada State Bar No. 6361	
3	J. SCOTT DILBECK, ESQ.	
	Nevada State Bar No. 10565	
4	NAIMI, DILBECK & JOHNSON, CHTD. 5495 S. Rainbow Blvd., Suite 202C	
5	Las Vegas, Nevada 89118	
6	Telephone: 702.823.3333	
7	Facsimile: 702.823.3300 Attorneys for Plaintiff	
	DISTRICT	COURT
8	CLARK COUNTY	V NEWADA
9	CLARK COUNTY	Y, NEVADA
10	YVONNE O'CONNELL, individually,	
11	Plainte	CASE NO.: A-12-655992-C
12	Plaintiff, vs.	DEPT. NO.: V
		·
13	WYNN LAS VEGAS, LLC, a Nevada Limited	
14	Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE	
15	CORPORATIONS I through X; inclusive,	
16	Defendants.	
17	Defendants.	
	PLAINTIFF'S EARLY CASE CON	VFERENCE DISCLOSURES
18 19	TO: ALL INTERESTED PARTIES AND THEIR	R ATTORNEYS OF RECORD.
20	Plaintiff, YVONNE O'CONNELL, by and t	hrough her attorneys of record RICHARD S
	JOHNSON, ESQ. and J. SCOTT DILBECK, ESQ	·
21		
22	JOHNSON, CHTD., hereby submits her Early Case	e Conference Disclosures pursuant to NRCI
23	16.1, as follows:	
24	I. <u>WITNESSES</u>	
25	Pursuant to NRCP 16.1(a)(1)(A), the name	e and, if known, the address and telephone
26	number of each individual likely to have information	on discoverable under Rule 26(b), including
27	for impeachment or rebuttal, identifying the subjects	s of the information:
28	0	· · · · · ·
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 Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

6. Person Most Knowledgeable/Custodian of Records
Matt Smith Physical Therapy
9499 W. Charleston Blvd.
Suite 220
Las Vegas, NV 89117
Phone: (702) 933-9394

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

7. Person Most Knowledgeable/Custodian of Records Timothy Trainor, M.D.
Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd.
Las Vegas, NV
Phone: (702) 740-5327

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records
Desert Oasis Clinic
6316 S. Rainbow Blvd., Suite 100
Las Vegas, NV 89118
Phone: (702) 310-9350

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

 Person Most Knowledgeable/Custodian of Records Christopher Millford, M.D., P.C.
 Silver State Neurology
 9811 W. Charleston Blvd., Ste. 2-357
 Las Vegas, NV 89117
 Phone: (702) 256-3637

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

 Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy
 4955 S. Durango Dr. #100 Las Vegas, NV 89113 Phone: (702) 489-9785

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

 Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center
 6950 W. Desert Inn Rd., Ste. 110
 Las Vegas, NV 89117
 Phone: (702) 259-5550

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records Leo Germin, M.D.
Clinical Neurology Specialists
1691 W. Horizon Ridge Pkwy., Ste. 100
Henderson, NV 89012
Phone: (702) 804-1212

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records Andrew Cash, M.D.
Nevada Institute of Spine Care
9339 W. Sunset Road, Ste. 100
Las Vegas, NV 89148
Phone: (702) 630-3472

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records
Lee Wittenberg, DPM
 Apache Foot & Ankle Specialist LLC
 9710 W. Tropicana Ave., Ste. 115
 Las Vegas, NV 89147
 Phone: (702) 362-2622

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records Suresh Prahbu, M.D.
Ascent Primary Care
653 N. Town Center Dr., Ste. 217
Las Vegas, NV 89144
Phone: (702) 545-0751

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Person Most Knowledgeable/Custodian of Records
 University Medical Center
 1800 West Charleston Blvd.
 Las Vegas, NV 89102
 Phone: (702) 383-2000

This/These witness(es) is/are expected to testify regarding the care and treatment rendered to Plaintiff, including, but not limited to, the medical and billing records associated therewith.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS, DATA COMPILATIONS, AND TANGIBLE THINGS

Pursuant to NRCP 16.1 (a)(1)(B), a copy of, or a description by category and location of, all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

None at this time.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. COMPUTATION OF DAMAGES

Pursuant to NRCP 16.1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

A. MEDICAL DAMAGES:

PROVIDER	AMOUNT
Jon Sorelle, M.D. The Minimally Invasive Hand Institute	\$2,625.00
Steinberg Diagnostics	\$2,487.84
UMC – Quick Care	\$7,783.56
Matt Smith Physical Therapy	\$3,235.00
Timothy J. Trainor, M.D. Advanced Orthopedic & Sports Medicine	\$181.00

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PROVIDER	AMOUNT
Desert Oasis Clinic	\$250.00
Christopher Milford, M.D., P.C. Silver State Neurology	\$1,580.00
Edwin Suarez Physical Therapy	\$670.00
Southern Nevada Pain Center	\$680.00
Leo Gemin, M.D. Clinical Neurology Specialists	\$2,510.00
Andrew Cash, M.D. Desert Institute of Spine Care	\$3,034.42
Apache Foot & Ankle Lee Wittenberg, DPM	\$310.00
Suresh Prahbu, M.D. Ascent Primary Care	\$270.00
UMC – ER	\$712.66
TOTA	L: \$26,329.48

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 16.1(a)(1)(D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this 9 day of October, 2013.

NAIMI, DILBECK, & JOHNSON, CHTD.

By:

RICHARD S. JOHNSON, ESQ. Nevada State Bar No. 6361 J. SCOTT DILBECK, ESQ. Nevada State Bar No. 10565

5495 S. Rainbow Blvd., Suite 202-C

Las Vegas, Nevada 89118 Tel: (702) 823-3333 Fax: (702) 823-3300 Attorneys for Plaintiff

<u>CERTIFICATE OF SERVICE</u>

LAWRENCE J. SEMENZA, III, ESQ.

CHRISTOPHER D. KIRCHER, ESQ.

LAWRENCE J. SEMENZA, III, P.C. 10161 Park Run Drive, Suite 150

lis@semenzalaw.com

cdk@semenzalaw.com

Nevada Bar No. 7174

Nevada Bar No. 11176

Las Vegas, Nevada 89145 Telephone: (702) 835-6803

Facsimile: (702) 920-8669

Attorneys for Defendants

Pursuant to NRCP 5(b), I hereby certify that I am an employee of NAIMI, DILBECK & JOHNSON, CHTD., and on the day of October, 2013, I served a true and correct copy of the foregoing PLAINTIFF'S EARLY CASE CONFERENCE DISCLOSURES on the following parties by placing same to be deposited for mailing in Las Vegas, Nevada, via the United States mail, in a sealed envelope upon which first class postage was fully prepaid:

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An Employee of NAIMI, DILBECK & JOHNSON, CHTD.

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CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

Wynn Las Vegas, LLC, et al,

Defendant(s).

ORDER SETTING CIVIL NON-JURY TRIAL
AND CALENDAR CALL

IT IS HEREBY ORDERED THAT:

A. The above-entitled case is set to be tried on a five week stack to begin on Monday, March 16, 2015, at 1:30 p.m.

For purposes of this order, "the date set for trial" means the date on which the five-week stack begins.

- B. A Calendar Call will be held on Friday, March 6, 2015, at 10:00 a.m. and must be attended by the attorney who will be trying the case if the party is represented by counsel. If a party is appearing as a pro se litigant, that party must appear at Calendar Call.
- C. The Pre-Trial Memorandum must be served and filed not less than **fifteen (15) days before the date set for trial** with a courtesy copy delivered to Dept. V.

CAROLYN ELLEWORTH, DEPT. V, LAS VEGAS, NV 89155

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All motions in limine must be in writing and filed no later than 60 days before the date set for trial, with courtesy copies delivered to Dept. V. It is the intent of the Court to hear all motions in limine no later than 30 days prior to trial. Thus, orders extending the time for hearing will not be signed except for good cause shown and in no event for a time less than 14 days before the date set for trial. All motions in limine must comply with EDCR 2.47(b). Motions filed in violation of this rule will not be considered.

All parties (attorneys and parties in proper person) must comply with **all** requirements of EDCR 2.67, 2.68 and 2.69.

Failure of the designated trial attorney or any party appearing in proper person to appear for calendar call or to comply with this Order shall result in any of the following:

(1) dismissal of the action; (2) default judgment; (3) monetary sanctions; (4) vacation of trial date and/or any other appropriate remedy or sanction.

If counsel anticipates the need for audio visual equipment during the trial, a request must be submitted to the District Courts AV Department following the calendar call. You can reach the AV Department at 671-3205 or via email at slatw@clarkcountycourts.us.

Stipulations to continue a trial date will not be considered by the Court. Pursuant to EDCR 2.35, a motion to

continue trial due to any discovery issues or deadlines must be made before the Discovery Commissioner.

Counsel is required to advise the Court immediately when the case settles or is otherwise resolved prior to trial. A stipulation which terminates a case by dismissal shall also indicate whether a Scheduling Order has been filed and, if a trial date has been set, the date of that trial. A courtesy copy of the stipulation should be delivered to Chambers.

DATED: 12-4-13

CAROLYN ELLSWORTH District Judge

CERTIFICATE OF SERVICE

I hereby certify that on or about the date signed I caused the foregoing Order to be served by facsimile, by placing a copy in the attorney's folder in the Clerk's Office, by Eservice or mailed to the following:

J. Scott Dilbeck, Esq., Naimi, Dilbeck & Johnson Christopher D. Kircher, Esq., Lawrence J. Semenza, III, P.C.

Ancie Littor

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CLERK OF THE COURT

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CLARK COUNTY, NEVADA

DISTRICT COURT

CASE NO. A655992

DEPT. V

Plaintiff(s),

Wynn las Vegas, LLC, et al,

Yvonne O'Connell,

ν.

Defendant(s).

AMENDED ORDER SETTING CIVIL JURY TRIAL AND CALENDAR CALL

IT IS HEREBY ORDERED THAT:

The above-entitled case is set to be tried to a jury on a five week stack to begin on Monday, October 12, 2015, at 1:30

For purposes of this order, "the date set for trial" means the date on which the five-week stack begins.

- B. A Calendar Call will be held on Friday, October 2, 2015, at 10:00 a.m. and must be attended by the attorney who will be trying the case if the party is represented by counsel. If a party is appearing as a pro se litigant, that party must appear at Calendar Call.
 - The Pre-Trial Memorandum must be served and filed not

less than fifteen (15) days before the date set for trial with a courtesy copy delivered to Dept. V.

All motions in limine must be in writing and filed no later than 60 days before the date set for trial, with courtesy copies delivered to Dept. V. It is the intent of the Court to hear all motions in limine no later than 30 days prior to trial. Thus, orders extending the time for hearing will not be signed except for good cause shown and in no event for a time less than 14 days before the date set for trial. All motions in limine must comply with EDCR 2.47(b). Motions filed in violation of this rule will not be considered.

All parties (attorneys and parties in proper person) must comply with <u>all</u> requirements of EDCR 2.67, 2.68 and 2.69.

Failure of the designated trial attorney or any party appearing in proper person to appear for calendar call or to comply with this Order shall result in any of the following:

(1) dismissal of the action; (2) default judgment; (3) monetary sanctions; (4) vacation of trial date and/or any other appropriate remedy or sanction.

If counsel anticipates the need for audio visual equipment during the trial, a request must be submitted to the District Courts AV Department following the calendar call. You can reach the AV Department at 671-3205 or via email at slatw@clarkcountycourts.us.

Stipulations to continue a trial date will not be considered by the Court. Pursuant to EDCR 2.35, a motion to continue trial due to any discovery issues or deadlines must be made before the Discovery Commissioner.

Counsel is required to advise the Court immediately

Counsel is required to advise the Court immediately when the case settles or is otherwise resolved prior to trial. A stipulation which terminates a case by dismissal shall also indicate whether a Scheduling Order has been filed and, if a trial date has been set, the date of that trial. A courtesy copy of the stipulation should be delivered to Chambers.

DATED: 10 - 1-14

CAROLAN ELLSWORTH District Judge

В

CERTIFICATE OF SERVICE

I hereby certify that on or about the date signed I caused the foregoing Order to be served by facsimile, by placing a copy in the attorney's folder in the Clerk's Office, by Eservice or mailed to the following:

Richard S. Johnson, Esq.

Lawrence J. Semenza, III, Esq.

Janua Liston

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NETTLES LAW FIRM

BRIAN D. NETTLES, ESQ.
Nevada Bar No. 7462
CHRISTIAN M. MORRIS, ESQ.
Nevada Bar No. 11218
NETTLES LAW FIRM
1389 Galleria Drive, Suite 200
Henderson, Nevada 89014
Telephone: (702) 434-8282
Facsimile: (702) 434-1488
brian@nettleslawfirm.com
christian@nettleslawfirm.com
Attorneys for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

YVONNE O'CONNELL, an individual,

Plaintiff,

VS.

WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, doing business as WYNN LAS VEGAS; DOES I through X; and ROE CORPORATIONS I through X, inclusive,

Defendants.

CASE NO. A-12-655992-C

DEPARTMENT NO. V

PLAINTIFF'S FIRST SUPPLEMENT TO AND AMENDMENT OF INITIAL 16.1 DISCLOSURES

Plaintiff, YVONNE O'CONNELL, by and through her attorneys of record BRIAN D. NETTLES, ESQ. and CHRISTIAN M. MORRIS, ESQ. of the NETTLES LAW FIRM, hereby submits her First Supplement to Early Case Conference Disclosures pursuant to NRCP 16. 1, as follows:

I. WITNESSES

Pursuant to NRCP 161 (a) (1) (A), the name and, if known, the address and telephone number of each individual likely to have information discoverable under Rule 26(b), including

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) for impeachment or rebuttal, identifying the subjects of the information:

1. Yvonne O'Connell c/o Nettles Law Firm 1389 Galleria Drive, Suite 200 Henderson, NV 89014

This witness, Plaintiff, is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

Person Most Knowledgeable
Wynn Las Vegas, LLC
c/o Lawrence J. Semenza, III, Esq.
LAWRENCE J. SEMENZA, III, P.C.
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145
Telephone: (702) 835-6803

This witness is expected to testify regarding the facts and circumstances contained in the Complaint on file herein.

3. Jon Sorelle, M.D. and/or
Person Most Knowledgeable/Custodian of Records
The Minimally Invasive Hand Institute
8960 W. Tropicana Ave.
Las Vegas, NV 89147
Phone: (702) 739-4263

NETTLES LAW FIRM

1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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4. Person Most Knowledgeable/Custodian of Records Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV Phone: (702) 732-6000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

5. Person Most Knowledgeable/Custodian of Records UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

NETTLES LAW FIRM

(702) 434-8282 / (702) 434-1488 (fax)

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1389 Galleria Drive Suite 200 Henderson, NV 89014

6. Person Most Knowledgeable/Custodian of Records Matt Smith Physical Therapy 9499 W. Charleston Blvd., Suite 220 Las Vegas, NV 89117 Phone: (702) 933-9394

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

7. Timothy Trainor, M.D. and/or Person Most Knowledgeable/Custodian of Records Advanced Orthopedic & Sports Medicine 8420 W. Warm Springs Rd. Las Vegas, NV Phone: (702) 740-5327

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

8. John A. Thompson, M.D. and/or
Person Most Knowledgeable/Custodian of Records
Desert Oasis Clinic
6316 S. Rainbow Blvd., Suite 100
Las Vegas, NV 89118
Phone: (702) 310-9350

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Christopher Milford, M.D., P.C. and/or Person Most Knowledgeable/Custodian of Records Silver State Neurology 9811 W. Charleston Blvd., Ste. 2-357 Las Vegas, NV 89117 Phone: (702) 256-3637

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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 Person Most Knowledgeable/Custodian of Records Edwin Suarez Physical Therapy
 4955 S. Durango Dr. #100
 Las Vegas, NV 89113
 Phone: (702) 489-9785

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Edson Erkulvrawatr, M.D. and/or Person Most Knowledgeable/Custodian of Records Southern Nevada Pain Center 6950 W. Desert Inn Rd., Ste. 110 Las Vegas, NV 89117 Phone: (702) 259-5550

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

(702) 434-8282 / (702) 434-1488 (fax)

Henderson, NV 89014

Leo Germin, M.D.
 Person Most Knowledgeable/Custodian of Records Clinical Neurology Specialists
 1691 W. Horizon Ridge Pkwy., Ste. 100
 Henderson, NV 89012
 Phone: (702) 804-1212

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Andrew Cash, M.D. and/or
 Person Most Knowledgeable/Custodian of Records
 Nevada Institute of Spine Care
 9339 W. Sunset Road, Ste. 100
 Las Vegas, NV89148
 Phone: (702) 630-3472

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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14. Lee Wittenberg, DPM and/or Person Most Knowledgeable/Custodian of Records Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115 Las Vegas, NV 89147 Phone: (702) 362-2622

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Suresh Prahbu, M.D. and/or Person Most Knowledgeable/Custodian of Records Ascent Primary Care 653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144 Phone: (702) 545-0751

NETTLES LAW FIRM

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(702) 434-8282 / (702) 434-1488 (fax) 1389 Galleria Drive Suite 200 Henderson, NV 89014

16. Person Most Knowledgeable/Custodian of Records University Medical Center 1800 West Charleston Blvd. Las Vegas, NV 89102 Phone: (702) 383-2000

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

17. Thomas Dunn, M.D. and/or Person Most Knowledgeable/Custodian of Records Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100 Las Vegas, NV 89121-3609 Phone: (702) 731-1616

NETTLES LAW FIRM 1389 Galleria Drive Suite 200

Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax) 1

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18. Yakov Shaposhnikov, M.D. and/or Person Most Knowledgeable/Custodian of Records Gastrointestinal and Liver Diseases 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Enrique Lacayo, M.D. and/or Person Most Knowledgeable/Custodian of Records 2020 Goldring Avenue Las Vegas, NV 89106

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Nanjunda Subramanyam, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Heart and Vascular Center 1820 Desert Inn Rd., Suite A

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

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Las Vegas, NV 89169

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

 Scott Manthei, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Eye and Ear 2598 Windmill Pkwy. Henderson, NV 89074

This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

20. Tyree Carr, M.D. and/or Person Most Knowledgeable/Custodian of Records Nevada Institute of Ophthamology 2800 N. Tenaya Way, #102 Las Vegas, NV 89128

NETTLES LAW FIRM

1389 Galleria Drive Suite 200 Henderson, NV 89014

(702) 434-8282 / (702) 434-1488 (fax)

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This individual is expected to testify as a treating physician and as an expert regarding the injuries sustained, past present and future medical treatment and impairment, prognosis, disability, pain and suffering, disfigurement, causation, and the reasonableness and necessity of all care and billing as it relates to the Plaintiff, and to authenticate and verify the medical records and bills. Pursuant to Nev.R.Civ.P. 16.1 (2)(b), the said witness, being an expert witness who is also a treating physician and thereby not retained or specially employed to provide expert testimony will not be submitting a C.V., Fee Schedule, Report or Trial History. If you disagree, let us know immediately or your failure to object will be deemed a stipulation that said documents are not required under the rule. Further, this expert is expected to testify consistent with the medical records related to the treatment of the Plaintiff for the subject incident, and other incidents having relevance to this action. The facts and opinions to which the expert is expected to testify include any and all facts and opinions in the said medical records, and that the medical treatment the Plaintiff received was reasonable, necessary, and caused by the incident set forth in the Complaint, and would rebut any opinions rendered by any witness disclosed by any party in this action that contradict the same.

Plaintiff reserves the right to call any witness designated by any other party to this proceeding.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

II. DOCUMENTS. DATA COMPILATIONS AND TANGIBLE THINGS

Pursuant to NRCP 161 (a)(1)(B), a copy of or a description by category and location of all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and which are discoverable under Rule 26(b):

- 1. Medical Records and Billing Statement Jon Sorelle, M.D. The Minimally Invasive Hand Institute 8960 W. Tropicana Ave. Las Vegas, NV 89147 Bate numbered PLTF000001 through PLTF000018 and attached hereto.
- 2. Diagnostic Records and Billing Statement Steinberg Diagnostics 2950 S. Maryland Pkwy. Las Vegas, NV Bate numbered PLTF000019 through PLTF000033 and attached hereto.
- 3. Medical Records and Billing Statement UMC Quickcare 1800 West Charleston Blvd. Las Vegas, NV 89102

	1		Henderson, NV 89012 Bate numbered PLTF000527 through PLTF000535 and attached hereto.
	2		Date numbered 1211 000327 through 1211 000333 and attached hereto.
	3	11.	Medical Records and Billing Statement
			Andrew Cash, M.D. Nevada Institute of Spine Care
	4		9339 W. Sunset Road, Ste. 100
	5		Las Vegas, NV89148
	6		Bate numbered PLTF000536 through PLTF000584 and attached hereto.
	7	12.	Medical Records and Billing Statement
	8		Lee Wittenberg, DPM Appeals Foot & Apple Specialist LLC
			Apache Foot & Ankle Specialist LLC 9710W. Tropicana Ave., Ste. 115
	9		Las Vegas, NV 89147
_	10		Bate numbered PLTF000585 through PLTF000598 and attached hereto.
. M 0 (fax)	11	13.	Medical Records and Billing Statement
W FIR Suite 20(89014 434-1488	12		Suresh Prahbu, M.D.
uite			Ascent Primary Care
e S e S 43	13		653 N. Town Center Dr., Ste. 217 Las Vegas, NV 89144
NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 02) 434-8282 / (702) 434-1488 (fa	14		Bate numbered PLTF000594 through PLTF000598 and attached hereto.
ria son	15		-
NETTLES 1389 Galleria Henderson (702) 434-8282 / (14.	Medical Records
Her Her	16		Thomas Dunn, M.D. and/or
1389 143	17		Desert Othopaedic Center 2800 East Desert Inn Road, Suite 100
Z 02,			Las Vegas, NV 89121-3609
9	18		Bate numbered PLTF000599 through PLTF000627 and attached hereto.
	19	15.	Medical Records and Billing Statement
	20	15.	Yakov Shaposhnikov, M.D. and/or
	21		Gastrointestinal and Liver Diseases
	- 11		2020 Goldring Avenue
	22		Las Vegas, NV 89106
	23		Bate numbered PLTF000628 through PLTF000649 and attached hereto.
	24	16.	Medical Records and Billing Statement
	25		Enrique Lacayo, M.D. 2020 Goldring Avenue
			Las Vegas, NV 89106
	26		Bate numbered PLTF000650 through PLTF000677 and attached hereto.
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17.	Medical Records and Billing Statement
	Nanjunda Subramanyam, M.D.
	Nevada Heart and Vascular Center
	1820 Desert Inn Rd., Suite A
	Las Vegas, NV 89169
	Bate numbered PLTF000678 through PLTF000683 and attached hereto.

- Medical Records and Billing Statement
 Scott Manthei, M.D.
 Nevada Eye and Ear
 2598 Windmill Pkwy.
 Henderson, NV 89074
 Bate numbered PLTF000684 through PLTF000699 and attached hereto.
- Medical Records and Billing Statement
 Tyree Carr, M.D.
 Nevada Institute of Ophthamology
 2800 N. Tenaya Way, #102
 Las Vegas, NV 89128
 Bate numbered PLTF000700 through PLTF000716 and attached hereto.

Plaintiff reserves the right to offer any document(s) produced during this litigation including, but not limited to, documents produced by other parties and document attached as exhibits to pleadings and depositions.

Discovery is continuing and Plaintiff reserves the right to supplement this list as additional information becomes available.

III. COMPUTATION OF DAMAGES

Pursuant to NRCP 16 1(a)(1)(C), a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary matter, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered:

A. MEDICAL DAMAGES:

PROVIDER	AMOUNT
Jon Sorelle, M.D.	
The Minimally Invasive Hand Institute	\$ 2,625.00

The second secon	
Steinberg Diagnostics	\$ 2,605.00
UMC – Quick Care	\$ 7,783.56
Matt Smith Physical Therapy	\$ 3,235.00
Timothy J. Trainor, M.D.	A 101 00
Advanced Orthopedic & Sports Medicine	\$ 181.00
John A. Thompson, M.D. Desert Oasis Clinic	\$ 250.00
Desert Gasis Chine	\$ 250.00
Christopher Milford, M.D., P.C.	0 1 700 00
Silver State Neurology	\$ 1,580.00
Edwin Suarez Physical Therapy	\$ 670.00
Southern Nevada Pain Center	\$ 680.00
Leo Germin, M.D.	
Clinical Neurology Specialists	\$ 2,510.00
Andrew Cash, M.D. Desert Institute of Spine Care	\$ 3,034.42
Besert institute of Spine Care	9 3,037.72
Lee Wittenberg, DPM	
Apache Foot & Ankle	\$ 310.00
Suresh Prahbu, M.D.	
Ascent Primary Care	\$ 270.00
Thomas Dunn, M.D.	
Desert Orthopaedic Center	\$ TBD
Yakov Shaposhnikov, M.D.	
Gastrointestinal and Liver Diseases	\$ 828.00
Enrique Lacayo, M.D.	\$ 175.00
Nanjunda Subramanyam, M.D.	
Nevada Heart and Vascular Center	\$ 1,440.00
Scott Manthei, M.D.	
Nevada Eye and Ear	\$ 750.00
Tyree Carr, M.D.	

LAW FIRM	Drive Suite 200	1, NV 89014	(702) 434-1488 (fax)
NETTLES	1389 Galleria	Henderson,	(702) 434-8282 / (

Nevada Institute of Ophthamology		\$ 790.00
	TOTAL	\$ 29,716.98

B. ADDITIONAL DAMAGES:

Plaintiff has also suffered loss of enjoyment of life due to ongoing pain, in an amount to be proved at trial.

IV. INSURANCE POLICY

Pursuant to NRCP 161(a) (1) (D), for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment and any disclaimer or limitation of coverage or reservation of rights under any such insurance agreement:

Plaintiff is unaware of any insurance agreement(s).

DATED this <u>16th</u> day of March, 2015.

NETTLES LAW FIRM

BRIAN D. NETTLES, ESQ. Nevada Bar No. 7462 CHRISTIAN M. MORRIS, ESQ. Nevada Bar No. 11218 1389 Galleria Drive, Suite 200 Henderson, Nevada 89014 Attorneys for Plaintiff

/s/ Christian Morris

NETTLES LAW FIRM 1389 Galleria Drive Suite 200 Henderson, NV 89014 (702) 434-8282 / (702) 434-1488 (fax)

CERTIFICATE OF SERVICE

Pursuant to NEFCR 9, NRCP 5(b) and EDCR 7.26, I certify that on this day of March, 2015, I served the foregoing *Plaintiff's First Supplement To Initial Disclosures* to the following parties by electronic transmission through the Wiznet system:

Lawrence J. Semenza, III, Esq. Christopher D. Kircher, Esq. Lawrence J. Semenza, III, P.C. 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 (702) 835-6803 Fax: (702) 920-8669 Attorneys for Defendant Wynn Las Vegas, LLC dba Wynn Las Vegas

An Employee of Nettles Law Firm