SUPREME COURT OF NEVADA

Case No. 79668

Electronically Filed
Jan 13 2020 05:18 p.m.
Elizabeth A. Brown

GREENMART OF NEVADA NLV LLC,; an Clerk of Supreme Court NEVADA ORGANIC REMEDIES, LLC

Appellants,

v.

SERENITY WELLNESS CENTER LLC; TGIG, LLC; NULEAF INCLINE DISPENSARY, LLC,; NEVADA HOLISTIC MEDICINE, LLC; TRYKE COMPANIES SO NV, LLC; TRYKE COMPANIES RENO, LLC; PARADISE WELLENESS CENTER; GBS NEVADA PARTNERS, LLC; FIDELIS HOLDINGS, LLC; GRAVITAS NEVADA, LLC; NEVADA PURE, LLC; MEDIFARM, LLC; MEDIFARM IV LLC; and STATE OF NEVADA, DEPARTMENT OF TAXATION,

Respondents,

Appeal from the Eighth Judicial District Court, Clark County, Nevada District Court Case # A-19-786962-B The Honorable Elizabeth Gonzalez

<u> APPELLANT'S APPENDIX – VOLUME 26</u>

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29	Notice of Entry of Order and Order Denying MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Motion to Alter or Amend Findings of Fact and Conclusions of Law Granting Preliminary Injunction	11/23/19	AA 007127 - AA 007130
23	Notice of Entry of Order and Order Granting Motion for Preliminary Injunction	8/28/19	AA 005544 - AA 005570
29	Notice of Entry of Order and Order Regarding Nevada Wellness Center, LLC's Motion to Alter or Amend Findings of Fact and Conclusions of Law Granting Preliminary Injunction	11/6/19	AA 007058 - AA 007067
20	Order Granting in Part Motion to Coordinate Cases for Preliminary Injunction Hearing	7/11/19	AA 004938 - AA 004940
22	Order Granting Preliminary Injunction (Findings of Fact and Conclusions of Law)	8/23/19	AA 005277 - AA 005300
46, 47	Preliminary Injunction Hearing, Defendant's Exhibit 2009 Governor's Task Force Report	n/a	AA 011408 - AA 011568
47	Preliminary Injunction Hearing, Defendant's Exhibit 2018 List of Applicants for Marijuana Establishment Licenses 2018	n/a	AA 011569 - AA 011575

VOL.	DOCUMENT	DATE BATES	
47	Preliminary Injunction Hearing, Defendant's Exhibit 5025 Nevada Organic Remedies, LLC's Organizational Chart	n/a	AA 011576 - AA 011590
47	Preliminary Injunction Hearing, Defendant's Exhibit 5026 Nevada Organic Remedies, LLC's Ownership Approval Letter	n/a	AA 011591, AA 011592
47	Preliminary Injunction Hearing, Defendant's Exhibit 5026 Nevada Organic Remedies, LLC's Ownership Approval Letter as Contained in the Application	n/a	AA 011593 - AA 011600
47	Preliminary Injunction Hearing, Defendant's Exhibit 5038 Evaluator Notes on Nevada Organic Remedies, LLC's Application	n/a	AA 011601 - AA 011603
47	Preliminary Injunction Hearing, Defendant's Exhibit 5045 Minutes of ther Legislative Commission, Nevada Legislative Counsel Bureau	n/a	AA 011604 - AA 011633
47	Preliminary Injunction Hearing, Defendant's Exhibit 5049 Governor's Task Force for the Regulation and Taxation of Marijuana Act Meeting Minutes	n/a	AA 011634 - AA 011641
47	Register of Actions for Serenity Wellness Center, LLC v. State of Nevada, Department of Taxation, Case No. A-18-786962-B	n/a	AA011642 - AA 011664
27	Serenity Wellness Center, LLC et al.'s Joinder to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Motion to Amend the Findings of Fact and Conclusions of Law Granting Motion for Preliminary Injunction	9/30/19	AA 006506 - AA 006508
2	Serenity Wellness Center, LLC et al.'s Complaint	1/4/19	AA 000343 - AA 000359
0	Serenity Wellness Center, LLC et al.'s Corrected First Amended Complaint	7/11/19	AA 004907 - AA 004924
5, 6	Serenity Wellness Center, LLC et al.'s Ex Parte Motion for Leave to file Brief in Support of Motion for Preliminary Injunction in Excess of Thirty Pages in Length	4/10/19	AA 001163 - AA 001288

VOL.	L. DOCUMENT DATE BAT			
20	Serenity Wellness Center, LLC et al.'s First Amended Complaint	AA 004889 - AA 004906		
40	Serenity Wellness Center, LLC et al.'s Joinder to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Motion for Preliminary Injunction	5/20/19	AA 003603 - AA 003636	
23	Serenity Wellness Center, LLC et al.'s Joinder to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Objection to Court's Exhibit 3	8/27/19	AA 005540 - AA 005543	
27	Serenity Wellness Center, LLC et al.'s Joinder to Nevada Wellness Center, LLC's Motion to Amend the Findings of Fact and Conclusions of Law Granting Motion for Preliminary Injunction		AA 006528 - AA 006538	
4	Serenity Wellness Center, LLC et al.'s Motion for Preliminary Injunction	3/19/19	AA 000769 - AA 000878	
18	Serenity Wellness Center, LLC et al.'s Reply in support of Motions for Summary Judgment	5/22/19	AA 004395 - AA 004408	
29	Serenity Wellness Center, LLC et al.'s Second Amended Complaint		AA 007131 - AA 007153	
5	Serenity Wellness Center, LLC et al.'s Summons to State of Nevada, Department of Taxation		AA 001031 - AA 001034	
19	Serenity Wellness Center, LLC et al.'s Supplemental Memorandum of Points and Authorities in Support of Preliminary Injunction	6/10/19	AA 004564 - AA 004716	
6	State of Nevada, Department of Taxation's Answer to ETW Management Group, LLC et al.'s Amended Complaint	4/17/19	AA 001313 - AA 001326	
19	State of Nevada, Department of Taxation's Answer to ETW Management Group, LLC et al.'s Second Amended Complaint	6/4/19	AA 004513 - AA 004526	
5	State of Nevada, Department of Taxation's Answer to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's First Amended Complaint	4/10/19	AA 001150 - AA 001162	

VOL.	DOCUMENT	DATE	BATES
6	State of Nevada, Department of Taxation's Answer to Nevada Wellness Center, LLC's Complaint	5/2/19	AA 001342 - AA 001354
15	State of Nevada, Department of Taxation's Answer to Serenity Wellness Center, LLC et al.'s Complaint	5/20/19	AA 003637 - AA 003648
20	State of Nevada, Department of Taxation's Answer to Serenity Wellness Center, LLC et al.'s Corrected First Amended Complaint	7/15/19	AA 004949 - AA 004960
11	State of Nevada, Department of Taxation's Opposition to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Motion for Preliminary Injunction	5/20/19	AA 002704 - AA 002724
11-14	State of Nevada, Department of Taxation's Opposition to MM Development Company Inc. and LivFree Wellness, LLC Development Company Inc. and LivFree Wellness, LLC's's Motion for Preliminary Injunction, Appendix	5/20/19	AA 002725 - AA 003444
24	State of Nevada, Department of Taxation's Opposition to Motion to Amend the Findings of Fact and Conclusions of Law Granting Motion for Preliminary Injunction	9/23/19	AA 005984 - AA 005990
28	State of Nevada, Department of Taxation's Opposition to Motion to Nevada Wellness Center, LLC's Amend the Findings of Fact and Conclusions of Law Granting Motion for Preliminary Injunction		AA 006827 - AA 006832
28	State of Nevada, Department of Taxation's Opposition to Nevada Organic Remedies, LLC's Application for Writ of Mandamus to Compel State of Nevada, Department of Taxation to Move Nevada Organic Remedies, LLC Into "Tier 2" of Successful Conditional License Applicants		AA 006889 - AA 006954
10	State of Nevada, Department of Taxation's Opposition to Serenity Wellness Center, LLC et al.'s Motion for Preliminary Injunction	5/9/19	AA 002273 - AA 002534
19-20	State of Nevada, Department of Taxation's Pocket Brief Regarding Regulatory Power Over Statutes Passed by Voter Initiative	6/10/19	AA 004717 - AA 004777

VOL.	DOCUMENT	DATE	BATES	
20	State of Nevada, Department of Taxation's Supplement to Pocket Brief Regarding Regulatory Power Over Statutes Passed by Voter Initiative	6/24/19	AA 004879 - AA 004888	
5	Stipulation and Order to Continue Hearing and Extend Briefing Schedule for Motion for Preliminary Injunction	4/8/19	AA 001144 - AA 001149	
46	Transcripts for Hearing on Objections to State's Response, Nevada Wellness Center, LLC's Motion Re Compliance Re Physical Address, and Bond Amount Set	8/29/19	AA 011333 - AA 011405	
29	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 1	5/24/19	AA 007170 - AA 007404	
30	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 2 Volume 1	5/28/19	AA 007405 - AA 007495	
30, 31	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 2 Volume 2	5/28/19	AA 007496 - AA 007601	
31	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 3 Volume 1	5/29/19	AA 007602 - AA 007699	
31, 32	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 3 Volume 2		AA 007700 - AA 007843	
32, 33	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 4 5/30/1		AA 007844 - AA 008086	
33	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 5 Volume 1	5/31/19	AA 008087 - AA 008149	
33, 34	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 5 Volume 2	5/31/19	AA 008150 - AA 008369	
34, 35	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 6	6/10/19	AA 008370 - AA 008594	
35, 36	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 7	6/11/19	AA 008595 - AA 008847	

VOL.	DOCUMENT	DATE	BATES
36	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 8 Volume 1	6/18/19	AA 008848 - AA 008959
36, 37	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 8 Volume 2	6/18/19	AA 008960 - AA 009093
37	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 9 Volume 1	6/19/19	AA 009094 - AA 009216
38	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 10 Volume 1	6/20/19	AA 009350 - AA 009465
38, 39	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 10 Volume 2		AA 009466 - AA 009623
39	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 11	7/1/19	AA 009624 - AA 009727
39, 40	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 12	7/10/19	AA 009728 - AA 009902
40, 41	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 13 Volume 1	7/11/19	AA 009903 - AA 010040
41	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 13 Volume 2		AA 010041 - AA 010162
41, 42	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 14	7/12/19	AA 010163 - AA 010339
42	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 15 Volume 1	7/15/19	AA 010340 - AA 010414
42, 43	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 15 Volume 2	7/15/19	AA 010415 - AA 010593
43	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 16	7/18/19	AA 010594 - AA 010698

VOL.	DOCUMENT	DATE	BATES
43, 44	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 17 Volume 1	8/13/19	AA 010699 - AA 010805
44	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 17 Volume 2	8/13/19	AA 010806 - AA 010897
44, 45	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 18	8/14/19	AA 010898 - AA 011086
45	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 19	8/15/19	AA 011087 - AA 011165
45, 46	Transcripts for the Evidentiary Hearing on Motions for Preliminary Injunction Day 20	8/16/19	AA 011166 - AA 011332

CERTIFICATE OF SERVICE

I hereby certify that the foregoing APPELLANT APPENDIX was filed electronically with the Nevada Supreme Court on the 13th day of January, 2020. Electronic service of the foregoing document shall be made in accordance with the Master Service List as follows:

Michael V. Cristalli, Dominic P. Gentile, Ross J. Miller, and Vincent Savarese, III

Clark Hill PLLC

Counsel for Respondents,

Serenity Wellness Center LLC, TGIG LLC, NuLeaf Incline Dispensary LLC, Nevada Holistic Medicine LLC, Tryke Companies So NV LLC, Tryke Companies Reno LLC, Fidelis Holdings, LLC, GBS Nevada Partners LLC, Gravitas Nevada Ltd., Nevada Pure LLC, MediFarm LLC, and MediFarm IV LLC

Ketan D. Bhirud, Aaron D. Ford, Theresa M. Haar, David J. Pope, and Steven G. Shevorski

Office of the Attorney General

Counsel for Respondent,

The State of Nevada Department of Taxation

David R. Koch, Steven B. Scow, Daniel G. Scow, and Brody R. Wight **Koch & Scow, LLC**

Counsel for Appellant, Nevada Organic Remedies, LLC

Margaret A. McLetchie, and Alina M. Shell **McLetchie Law**Counsel for Appellant
GreenMart of Nevada NLV LLC

Eric D. Hone, Moorea L. Katz, and Jamie L. Zimmerman **H1 Law Group**Counsel for Appellant,

Lone Mountain Partners, LLC

/s/ David R. Koch
Koch & Scow

GRANTED IN PART. Redacted version of Exhibit "F" will be for public view and the original Exhibit "F" will remain SEALED.

DEFT/INTERVENOR HELPING HANDS WELLNESS CENTER, INC'S MOTION FOR SUMMARY JUDGMENT (CLAIMS 1-3)...CLEAR RIVER LLC'S JOINDER TO DEFT/INTERVENOR HELPING HANDS WELLNESS CENTER INC'S MOTION FOR SUMMARY JUDGMENT (CLAIMS 1-3)...DEFT/INTERVENOR GREENMART OF NEVADA NLV, LLC'S JOINDER TO DEFT/INTERVENOR HELPING HANDS WELLNESS CENTER, INC'S MOTION FOR SUMMARY JUDGMENT (CLAIMS 1-3)...JOINDER TO DEFT/INTERVENOR HELPING HANDS WELLNESS CENTER, INC'S MOTION FOR SUMMARY JUDGMENT:

Following arguments by counsel, Court FINDS license which was applied for in and of itself is not a property right that confers jurisdiction upon this Court to the extent that the claim is for a loss of a property right and for that reason, ORDERS, motion GRANTED IN PART as to those portions of the first cause of action in the Serenity claim and the second cause of action in the ETW claim that are based on the loss of a property right as opposed to the alternative issues plead in that claim. With respect to the remaining arguments, COURT ORDERED, motion DENIED. Department of Taxation had discretion to implement certain regulations related to ballot Question #2 others were mandatory for which no discretion existed on behalf of the department. The Court is in the process of hearing evidence and closing arguments related to those issues and genuine issues of material fact exist related to violations of the department.

CLEAR RIVER, LLC'S MOTION FOR SUMMARY JUDGMENT...JOINDER TO CLEAR RIVER, LLC'S MOTION FOR SUMMARY JUDGMENT...DEFT/INTERVENOR GREENMART OF NEVADA NLV, LLC'S JOINDER TO DEFT/INTERVENOR CLEAR RIVER, LLC'S MOTION FOR SUMMARY JUDGMENT:

Arguments by counsel. COURT ORDERED, motion DENIED. At the time of the filing of the two complaints that are assigned to Business Court on January 4, 2019, the process was confidential and it was difficult if not impossible for the Pltfs' in those matters to know who the other applicants were. FURTHER ORDERED, petition for judicial review DENIED.

Court stated once communication is received as to scheduling, the Court will set for argument.

Mr. Graf to prepare the order.

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Other Business Court Matters COURT MINUTES August 05, 2019

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 05, 2019 9:00 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Gentile, Dominic P. Attorney

Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Haar, Theresa M. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Kahn, Jared B Attorney Koch, David Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney

JOURNAL ENTRIES

- STATUS CHECK: SCHEDULING RESUMPTION OF PRELIMINARY INJUNCTION HEARINGAPPLICATION FOR TEMPORARY RESTRAINING ORDER ON AN ORDER SHORTENING TIME

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada

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Dept of Taxation (Department XI case);

Attorney Theodore Parker and Attorney Mahogany Turfley for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Ms. Higgins, Mr. Parker, and Mr. Kahn appeared by telephone.

STATUS CHECK: SCHEDULING RESUMPTION OF PRELIMINARY INJUNCTION HEARING: Court noted the Law Clerk sent out an email asking about the parties' availability. Court asked if the parties will negotiate amongst themselves or allow the Court to unilaterally set a date. Mr. Koch advised he has trial beginning next Tuesday, August 13. Court further noted it will finish the hearing before the end of the stack. Mr. Gentile inquired whether the State and Intervenor Defendants have rested. Court asked if it can hear closing arguments tomorrow. Mr. Gutierrez advised he has 3 witnesses left. Mr. Graf advised he set a while back 3 depositions for tomorrow. Mr. Parker advised he has calendar call in Reno tomorrow at 1:30. Ms. Higgins advised she is out of town until tomorrow evening. Mr. Gutierrez advised they are not available this week, but next week and the week after his side is. Mr. Shevorski stated he had no more witnesses. Mr. Gentile confirmed his witness is a person who is more on a bond issue which can be done after the hearing. Mr. Prince advised he has trial on September 9 but is available the 3rd and 4th. Mr. Graf stated he cannot let someone else do his depositions, as that would still be Ms. Higgins. Mr. Prince noted they have witness availability problems. Colloquy between Court and counsel. COURT ORDERED, matter TRAILED for parties to confer.

Matter RECALLED. Mr. Prince advised they would like a complete evidentiary record and that they will be filing additional motions before the end of the hearing. Court noted counsel may do so. Following further discussion on the Court and parties' availability, COURT ORDERED, hearing to RESUME on Tuesday, August 13 at 9:30 am, August 14 at 9 am, August 15 at 9:15 am, and August 16 at 9 am, and finish by August 16. If Mr. Parker's trial goes forward in federal court, the Court will determine with counsel where to put his closing argument.

APPLICATION FOR TEMPORARY RESTRAINING ORDER ON AN ORDER SHORTENING TIME: Following arguments by Mr. Gentile and Mr. Koch, COURT ORDERED, on the same basis that the Court previously ruled on Thrive, the request is GRANTED to prevent opening but not pre-opening work.

Court, noting information in the spreadsheet, inquired as to what an Xtreme Cube is. Mr. Koch stated it is a modular building and half has been paid.

With regards to a bond, Mr. Gentile stated he does not think there should be any additional bond. COURT ORDERED, BOND SET at \$25,000 each for a TOTAL of \$50,000 which is taking into account utilities, rent, and salaried employees only. The Temporary Restraining Order will REMAIN in place pending the outcome of the preliminary injunction hearing.

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Mr. Parker added that his trial next week starts on Monday and the judge said it is for 7 to 10 days; calendar call is tomorrow at 1:30. COURT DIRECTED Mr. Parker to inform the federal judge after calendar call tomorrow that this Court set a hearing with 30 other lawyers and if they need to speak they can. Mr. Parker further advised it is Federal Court Judge Hicks.

Mr. Kemp advised they have also convinced Judge Togliatti to conduct their mediation this Saturday; they have asked commitments from principals of each company to attend; it would be his request that the Court order or strongly encourage the principals' participation. Court stated it will STRONGLY ENCOURAGE that as it is always better to have the decision-makers attend.

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A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 08, 2019 11:45 AM Telephonic Conference

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bhirud, Ketan D. Attorney

Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Kahn, Jared B Attorney Koch, David Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney

JOURNAL ENTRIES

- APPEARANCES BY PHONE CONTINUED: Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

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Mr. Parker advised his federal court case settled yesterday at 7 pm. Court stated it has confirmed with federal court Judge Hicks that even though he would have been unwilling to move the trial, the case has settled. The preliminary injunction hearing in the instant case will RESUME as scheduled on Tuesday (August 13, 2019) at 9:30 am despite any rumors to the contrary.

Mr. Gentile inquired as to what time their new request for a TRO will be heard. Court advised it signed the order shortening time earlier, setting the application for Monday (August 12, 2019) at 9 am. Mr. Gutierrez requested that the application be moved to Tuesday as he has another hearing in another department. Mr. Koch noted his trial starts on Tuesday at 9 am. COURT ORDERED, the application will REMAIN on Monday, August 12, 2019 unless the parties reach an agreement.

Mr. Gentile further advised there are critical motions on a homicide case before Judge Adair on Thursday (August 15, 2019) at 9:30 am; he will call the State to see if the motions can be moved to the following week; they will probably take one hour to argue. Court stated that if those motions cannot be moved, the hearing in the instant case will start later that day. Mr. Parker added that August 15 is also the third Thursday of the month, so he will have board meetings. Court so noted.

08/12/2019 9:30 AM - Department 11 APPLICATION FOR TEMPORARY RESTRAINING ORDER ON AN ORDER SHORTENING TIME

08/13/2019 9:30 AM - Department 11 MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS MARKETPLACE) FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

08/14/2019 9:00 AM - DEPARTMENT 11 MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS MARKETPLACE) FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

08/15/2019 9:15 AM - DEPARTMENT 11 MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS MARKETPLACE) FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

08/16/2019 9:00 AM - DEPARTMENT 11 MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS

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MARKETPLACE) FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

08/19/2019 9:00 AM - DEPARTMENT 11 INTERVENING DEFENDANT'S MOTION TO DISSOLVE TEMPORARY RESTRAINING ORDER, OR, ALTERNATIVELY, INCREASE THE BOND AMOUNT ON ORDER SHORTENING TIME...MOTION TO RELEASE CASH BOND

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Other Business Court Matters		COURT MINUTES	August 12, 2019
A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s) vs. State of Nevada Department of Taxation, Defendant(s)			fendant(s)
August 12, 2019	9:00 AM	Motion for Temporary Restraining Order	Bond SET at \$15,000.

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Cristalli, Michael Attorney Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Koch, David Attorney Shell, Alina Attorney Smith, Jordan T., ESQ Attorney

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

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Counsel for the State of Nevada Department of Taxation, Defendant, not present.

Call attempted to the contact number for Attorney Jared Kahn, counsel for Helping Hands Wellness Center; call went to voicemail. COURT stated it will ALLOW Mr. Gentile to proceed.

Mr. Gentile advised he has nothing to add. Mr. Koch argued they have continued to incur rent and payroll and the bond should be set at \$1 million. COURT ORDERED, Temporary Restraining Order GRANTED and BOND SET at \$15,000 because there appears to be irreparable harm given the limited licenses. The store is PRECLUDED from opening but not from seeking final approval from government agencies. Court NOTED it did not include payroll in the \$15,000 but added rent and securities.

Mr. Koch advised that as far as the preliminary injunction hearing their I.T. techs here are also the techs in his trial before Judge Denton, and detailed his trial schedule; on Thursday and Friday he has half days. Court so noted, and directed anyone to inform Mr. Kahn and the attorneys for the State.

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COURT MINUTES

August 13, 2019

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)

VS.

State of Nevada Department of Taxation, Defendant(s)

August 13, 2019 9:30 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

Other Business Court Matters

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bhirud, Ketan D. Attorney

Bice, Todd L Attorney Cristalli, Michael Attorney Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Hymanson, Philip M. Attorney Kahn, Jared B Attorney Miller, Ross J. Attorney Pisanelli, James J Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Smith, Jordan T., ESQ Attorney Wight, Brody R. Attorney

JOURNAL ENTRIES

- DAY 17

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APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Mr. Gutierrez advised he has 3 witnesses today. All other parties advised they had no other witnesses. Mr. Gentile noted that as of right now, the Plaintiffs do not have a rebuttal case.

Mr. Cristalli advised that with regards to Shane Terry, one of Mr. Gutierrez's witnesses, they do not have his application, not even in redacted form; if Mr. Terry is going to testify they would like the chance to review it. Mr. Rulis advised the company is no longer called Nuveda but TRNVP098 LLC. COURT ORDERED the application be made available before they go forward. Mr. Gutierrez stated that while that is being done, they can start with another witness.

Testimony and exhibits presented. (See worksheet.) RECESS.

Testimony and exhibits continued. (See worksheet.)

COURT DIRECTED the parties to check if there are any exhibits that have not been admitted that they want admitted and meet with the Clerk. LUNCH RECESS.

Proceeding resumed. COURT NOTED that in comparing Exhibits 5 and 5A, they both have the same version number, from the Department, of 5.4, and DIRECTED Mr. Shevorski to give the Court an explanation as to the change, because the change was testified to and without any indication on the forms the Court is trying to determine whether it has the correct versions of 5 and 5A.

Mr. Parker marked and offered Exhibits 308 through 311. (See worksheet.) All parties reviewed the exhibits and stated they had no objections, with the exception of Mr. Prince who objected to their admission based on relevance, foundation, and hearsay. COURT ORDERED, Mr. Parker to call a witness. Mr. Parker stated he will call Mr. Pupo in rebuttal.

COURT NOTED Mr. Bhirud has confirmed 5 and 5A both include the same footer.

Mr. Cristalli advised Serenity would like to admit 11 items, which were mostly produced by the State: Proposed Exhibits 219, 227, 232 through 234, 242 through 244, 247 through 249. Mr. Shevorski advised the State has no objection to their admission. Court noted the Defendants in Intervention would like the opportunity to review them.

PRINT DATE: 09/23/2019 Page 81 of 102 Minutes Date: March 01, 2019

With regards to Mr. Shane Terry's application, Mr. Cristalli advised they have not had the time to review the applications.

Testimony and exhibits presented. (See worksheet.) RECESS.

Testimony and exhibits continued. (See worksheet.)

COURT ORDERED, hearing CONTINUED tomorrow, August 14, 2019 at 9:30 am. Parties will be asked tomorrow individually if they rest. Any motions or pocket briefs prior to closing arguments are DUE by 3 pm on Wednesday. Court further noted it has also set aside Thursday and Friday morning for this hearing.

Mr. Kahn advised he will be calling his client as a witness tomorrow.

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A-19-786962-B
Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 14, 2019

August 14, 2019

August 14, 2019 9:30 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Cristalli, Michael Attorney Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Hymanson, Philip M. Attorney Kahn, Jared B Attorney Miller, Ross J. Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Wight, Brody R. Attorney

JOURNAL ENTRIES

- DAY 18

MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS MARKETPLACE)

PRINT DATE: 09/23/2019 Page 83 of 102 Minutes Date: March 01, 2019

FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Mr. Wight submitted to the Court two proposed orders, one of them for the operation in Reno. Court signed the orders and returned them to counsel for filing.

Testimony and exhibits presented. (See worksheet.) Court SUSTAINED Mr. Gentile's objection to the admission of proposed exhibits 5065 and 5066 as to the documents themselves but not the testimonial evidence of the witness' personal knowledge. Mr. Kahn requested they submit unredacted versions of 5065 and 5066 and move to seal that portion. COURT stated it CANNOT SEAL the transcript nor these proceedings. Mr. Kahn requested an opportunity to meet with his client. RECESS.

Proceeding resumed. Unredacted copies provided and marked. Court NOTED there is still an objection by Mr. Gentile. Mr. Kahn argued he wished to establish there was a purchaser and his client was not able to act on it. COURT ORDERED, it will not accept the exhibits for the value of the business but as to the prejudice to this client. The OBJECTIONS are OVER RULED and Exhibits 5065 and 5066, which are the redacted versions, are ADMITTED. Unredacted versions RETURNED to Mr. Kahn.

Testimony and exhibits continued. (See worksheet.)

Mr. Shevorski requested an extension to the motion and pocket brief deadline. Mr. Gentile advised they will also be submitting additional authorities. COURT GRANTED the request and gave all parties until tomorrow, August 15, at 8 am. If filing additional authorities counsel to throw a cover sheet over them so they can be caught by the Department. LUNCH RECESS.

Testimony and exhibits resumed. (See worksheet.)

There being no objection, the following proposed exhibits were ADMITTED into evidence: ETW's 414 through 426, and 432 through 445; Serenity Wellness' 219, 227, 232 through 234, 242 through 244, 247 through 249. At the hour of 2:39 PM, ALL PARTIES RESTED.

Redacted version of Shane Terry's application submitted, MARKED as 267, and ADMITTED.

PRINT DATE: 09/23/2019 Page 84 of 102 Minutes Date: March 01, 2019

Mr. Graf made his record regarding leading objections and Ms. Shell about her concern regarding racist statements.

Colloquy regarding scheduling.

COURT ORDERED, hearing CONTINUED tomorrow, August 15 at 9:15 am, for closing arguments.

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DISTRICT COURT CLARK COUNTY, NEVADA

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 15, 2019

August 15, 2019

August 15, 2019 9:15 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Cristalli, Michael Attorney Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Hone, Eric D. Attorney Hymanson, Philip M. Attorney Kahn, Jared B Attorney Koch, David Attorney Miller, Ross J. Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Wight, Brody R. Attorney

JOURNAL ENTRIES

- DAY 19

MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A THRIVE CANNABIS MARKETPLACE)

PRINT DATE: 09/23/2019 Page 86 of 102 Minutes Date: March 01, 2019

FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Exhibit 31A provided to the Clerk. Mr. Kahn advised the redactions to 31A were agreeable to him. COURT ORDERED, 31A ADMITTED.

Court acknowledged briefs filed by counsel.

COURT DIRECTED counsel to FOCUS on the following central questions in their closing arguments: whether the Department exceeded the scope of the provisions or acted arbitrarily and capriciously in implementing the provisions of ballot question no. 2, whether "all owners" is ambiguous, and whether the issue related to "all owners" can be cured. COURT ALSO DIRECTED counsel to FOCUS on the physical address issue and the diversity issue. Individual Plaintiffs to PROVIDE the specific RELIEF they are seeking. Court NOTED it is not discussing bond today.

Matter TRAILED for the Court to finish its morning calendar.

Matter RECALLED. Closing arguments by Mr. Gentile, Mr. Kemp, Mr. Parker, and Mr. Bult.

COURT ORDERED, hearing will be in RECESS until tomorrow, August 16 at 9:15 am for the continuation of closing arguments.

Mr. Bice advised the Court of an error on page 5 of his brief.

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DISTRICT COURT CLARK COUNTY, NEVADA

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 16, 2019

August 16, 2019

August 16, 2019 9:00 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Cristalli, Michael Attorney Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Hymanson, Philip M. Attorney Kahn, Jared B Attorney Koch, David Attorney Miller, Ross J. Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Wight, Brody R. Attorney

JOURNAL ENTRIES

- DAY 20

MOTION FOR PRELIMINARY INJUNCTION...PRELIMINARY INJUNCTION HEARING (SERENITY WELLNESS AGAINST DEFENDANT-INTERVENOR CPCM HOLDINGS, LLC D/B/A

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THRIVE CANNABIS MARKETPLACE)
FILED IN A-19-786962-B (COORDINATED CASES - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C)

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Closing arguments by Mr. Shevorski on behalf of the State of Nevada Department of Taxation, Defendant, and Mr. Bice, Mr. Koch, Mr. Prince, Mr. Kahn, Mr. Graf, Ms. Shell, and Mr. Hone on behalf of the Intervenor Defendants.

Rebuttal by Mr. Kemp, Mr. Gentile, Mr. Bult, and Mr. Parker.

COURT DIRECTED Mr. Shevorski to answer this question as a homework assignment: Which successful applicants completed the application in compliance with NRS 453D.206 at the time the application was filed in September 2018? Mr. Shevorski stated his best estimate to provide an answer would be next Tuesday by 5 pm. Court DIRECTED Mr. Shevorski to circulate an email to everyone, including the Law Clerk.

COURT ORDERED, matter will STAND SUBMITTED. Status Check SET on next Friday's (August 23, 2019) chambers calendar on the Court's decision.

8-19-19 9:00 AM INTERVENING DEFENDANT'S MOTION TO DISSOLVE TEMPORARY RESTRAINING ORDER, OR, ALTERNATIVELY, INCREASE THE BOND AMOUNT ON ORDER SHORTENING TIME...

...MOTION TO RELEASE CASH BOND

8-23-19 CHAMBERS STATUS CHECK: COURT'S DECISION

PRINT DATE: 09/23/2019 Page 89 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters COURT MINUTES August 19, 2019

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

August 19, 2019 9:00 AM All Pending Motions

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Cristalli, Michael Attorney
Graf, J. Rusty Attorney
Gutierrez, Joseph A. Attorney
Hone, Eric D. Attorney
McLetchie, Margaret A. Attorney
Shell, Alina Attorney
Shevorski, Steven G. Attorney

JOURNAL ENTRIES

- MOTION TO RELEASE CASH BOND...INTERVENING DEFENDANT'S MOTION TO DISSOLVE TEMPORARY RESTRAINING ORDER, OR, ALTERNATIVELY, INCREASE THE BOND AMOUNT ON ORDER SHORTENING TIME

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

PRINT DATE: 09/23/2019 Page 90 of 102 Minutes Date: March 01, 2019

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Counsel for Intervenor Defendants Helping Hands Wellness Center, Inc. and Nevada Organic Remedies LLC, not present.

Following arguments by Mr. Cristalli, Mr. Graf, and Mr. Gutierrez, COURT ORDERED, motion to release cash bond GRANTED. While the Court understands the issues related to "Tertech" (phonetic) this does not mean the bond's obligations are extinguished. The Court DECLINES to dissolve the TRO or increase the bond given the extensive issues the Court has heard related to injunctive relief.

Mr. Shevorski advised he has spoken with Director Young but he has not heard back from her this morning. Court directed counsel to let everyone, including Court, know if the timeframe is too aggressive.

Mr. Parker advised that the question the Court posed to Mr. Shevorski last Friday made him think over the weekend, that if there are intervenors that did not submit a complete application relative to owners, directors, officers, would they have standing to make an argument regarding the bond? Court stated it does not know, but a bond hearing will be set after the Findings of Fact and Conclusions of Law are issued. If the Court grants the injunction it will probably keep the bond in place but will set an evidentiary hearing because Mr. Gentile had a witness to call.

8-23-19 CHAMBERS STATUS CHECK: COURT'S DECISION

PRINT DATE: 09/23/2019 Page 91 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Cou	ırt Matters	COURT MINUTES	August 22, 2019
A-19-786962-B	vs.	ess Center LLC, Plaintiff(s) a Department of Taxation, Defendant(s)	
August 22, 2019	10:08 AM	Minute Order	
HEARD BY: Gonz	alez, Elizabeth	COURTROOM: Chambers	
COURT CLERK: I	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- The Court MARKS the email from Mr. Shevorski as Court's Exhibit next in order -- Court's Exhibit 3. (See worksheet.) Any party wishing to object may SUBMIT objections by Monday, August 26, 2019 at 2 PM.

CLERK'S NOTE: Minute Order corrected to reflect the email is MARKED as Court's Exhibit 3, not 2. A copy of this minute order was distributed to all parties via electronic mail. / dr 8-22-19

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DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Co	ourt Matters	COURT MINUTES	August 22, 2019
A-19-786962-B	Serenity Wel	lness Center LLC, Plaintiff(s)	
	vs.	, ()	
	State of Neva	da Department of Taxation, Defendant(s)	

August 22, 2019 10:53 AM Minute Order

HEARD BY: Gonzalez, Elizabeth COURTROOM: Chambers

COURT CLERK: Dulce Romea

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- The Court STRIKES the bench brief entitled MM Development Company Inc's and LivFree Wellness LLC Bench Brief Regarding Compliance with NRS 453D.200(6) as well as the Appendix in Support of Bench Brief Regarding Compliance with NRS 453D.200(6), both filed August 21, 2019, as not requested by the Court following the conclusion of the preliminary injunction hearing. The brief may be refiled as an objection to Court's Exhibit 3 lodged this morning and all objections will be HEARD on Thursday, August 29, at 9 am.

8-29-19 9:00 AM OBJECTIONS TO STATE OF NEVADA DEPARTMENT OF TAXATION'S RESPONSE TO COURT'S QUESTION ON NRS 453D.200(6)

CLERK'S NOTE: Minute order updated to reflect that the appendix in support of the bench brief was also STRICKEN. A copy of the updated minute order was distributed to the parties via electronic mail. / dr 8-22-19

PRINT DATE: 09/23/2019 Page 93 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Co	ourt Matters	COURT MINUTES	August 23, 2019
A-19-786962-B	Serenity Wel	lness Center LLC, Plaintiff(s)	
	vs. State of Neva	nda Department of Taxation, Defendant(s	3)
		•	<u>, </u>

August 23, 2019 3:00 AM Status Check

HEARD BY: Gonzalez, Elizabeth COURTROOM: Chambers

COURT CLERK: Dulce Romea

RECORDER:

REPORTER:

PARTIES PRESENT:

JOURNAL ENTRIES

- Decision issued.

8-29-19 9:00 AM OBJECTIONS TO STATE OF NEVADA DEPARTMENT OF TAXATION'S RESPONSE TO COURT'S QUESTION ON NRS 453D.200(6)

PRINT DATE: 09/23/2019 Page 94 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Co	vs. State of Nevada Department of Taxation, Defendant(s) gust 29, 2019 9:00 AM All Pending Motions business	August 29, 2019	
A-19-786962-B	vs.	,	efendant(s)
August 29, 2019	9:00 AM	All Pending Motions	BOND \$5 million in business court cases collectively

COURTROOM: RJC Courtroom 03E

COURT CLERK: Dulce Romea

HEARD BY: Gonzalez, Elizabeth

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Haar, Theresa M. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Kahn, Jared B Attorney Koch, David Attorney Miller, Ross J. Attorney Prince, Dennis M Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Wight, Brody R. Attorney

JOURNAL ENTRIES

- PLAINTIFF NEVADA WELLNESS CENTER'S MOTION REGARDING COMPLIANCE WITH PHYSICAL ADDRESS REQUIREMENTS OF NRS 453D.210(5)(B), NAC 453D265(1)(B), AND NAC 453D.268(2)(E)...OBJECTIONS TO STATE OF NEVADA DEPARTMENT OF TAXATION'S

PRINT DATE: 09/23/2019 Page 95 of 102 Minutes Date: March 01, 2019

RESPONSE TO COURT'S QUESTION ON NRS 453D.200(6)

APPEARANCES CONTINUED: Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs in A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department VIII case);

Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case);

Attorney Theodore Parker for the Plaintiff in A-19-787540-W - Nevada Wellness Center, LLC vs. State of Nevada, Department of Taxation (Department XVIII case).

Ms. Shell participated by telephone.

Court advised that after it released its Findings of Fact and Conclusions of Law a copy was sent to each of the judges that are not in business court, notifying the judges that this Court has completed the hearing on the preliminary injunction and that they are to handle the remainder of their cases; the Court has not heard from any of them. Court further inquired as to whether there would be any objection to advancing Lone Mountain's Motion to Strike, which was set for August 30th. Mr. Kemp stated they would like to file an Opposition.

Mr. Gentile advised he did not file a written joinder to Mr. Parker's motion that is on today's calendar, so for the record they join.

COURT FURTHER NOTED it will address the BOND issue today.

Following arguments by counsel, COURT ORDERED as follows:

PLAINTIFF NEVADA WELLNESS CENTER'S MOTION REGARDING COMPLIANCE WITH PHYSICAL ADDRESS REQUIREMENTS OF NRS 453D.210(5)(B), NAC 453D265(1)(B), AND NAC 453D.268(2)(E): Everyone who participated in the hearing process recognizes that the process used by the Nevada Department of Taxation was flawed; it was adversely impacted by changing the physical address location midstream in the application distribution process; given the Nevada Supreme Court's Decision in the NuLeaf case, the Court DENIES the motion.

OBJECTIONS TO STATE OF NEVADA DEPARTMENT OF TAXATION'S RESPONSE TO COURT'S QUESTION ON NRS 453D.200(6): The question the Court asked the Department of Taxation at the conclusion of arguments was made based on a suggestion by one of the Defendants in Intervention that a narrower scope for injunctive relief might be appropriate. The question the Court asked was which successful applicants completed the application in compliance with NRS 453D.200(6) at the time the application was filed in September 2018. Because the Court did not have unredacted versions of the applications for all applicants, it was impossible and it remains impossible for the

PRINT DATE: 09/23/2019 Page 96 of 102 Minutes Date: March 01, 2019

Court to make a determination, which is why the Court has asked the State to make that determination since that is within their records. The standard on injunctive relief is different from the standard that the parties will face at trial or at summary judgment if this matter should proceed, and based on the limited information that was provided to the parties through disclosures as part of the injunctive relief hearing, there was a hearing based on what the Court would characterize as extremely limited information, the Court is NOT GRANTING any affirmative relief to Clear River as requested, because that was not the purpose of this hearing. The Court previously made the determination that it would exclude applicants who properly completed the applications in accordance with NRS 453D.200(6) at the time the application was filed in September 2018. The applicants who fit into that category based upon the State's email to the Court are those in the first and second tier as identified by the State. While the Court understands the argument of some of the parties that certain other information was available that may not be within the scope of the Court's question, the Court's question was limited for a reason. Those in the third category will be subject to injunctive relief which is described in page 24 of the Findings of Fact and Conclusions of Law; those in the first and second category will be excluded from that relief. Any request for modifications by the State based on the State's review of the applications that were submitted by the applicant during the application period will be submitted by motion by the State, and all of the parties will have opportunities to submit briefs and argument that they think are appropriate. The Court is not precluding the State from making any other determinations in this very flawed process. The State will determine how to handle any corrections to this process. Any issues should be directed to the Department based on information that was in the applications at the time. The Court is not going to do the goose gander analysis urged upon the Court by one of the parties under the Whitehead decision.

BOND: Mr. Kemp advised the Court of the availability of Mr. Gentile's expert. Court noted it has received no briefing on the bond. Arguments by Mr. Kahn, Mr. Koch, Mr. Hone, Mr. Prince, Mr. Gentile, and Mr. Kemp. COURT ORDERED, while it appreciates comments from all counsel related to the amount of the bond, the risks of businesses actually opening prior to trial in this matter as well as the risks of any business that is a start-up or new location make it difficult for the Court to place a value on the income stream of any of those entities, which is what the bond needs to be based on, as losses suffered as a result of injunctive relief. For that reason, the Court SETS a fair BOND of \$5 million TO BE POSTED in ten (10) days. Mr. Koch argued the \$5 million should be posted in each of the cases. COURT ORDERED it is only being posted in the business court cases, collectively. This does not include the amount previously posted.

9-9-19 9:00 AM MANDATORY RULE 16 CONFERENCE

CLERK'S NOTE: Following this proceeding, Lone Mountain Partners, LLC's Motion to Strike MM Development Company, Inc. and Livfree Wellness, LLC's Objection to State's Response Regarding Compliance with NRS 453D.200(6) on Order Shortening Time, originally set for Friday, August 30th

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 $VACATED\ per\ counsel's\ request.$

PRINT DATE: 09/23/2019 Page 98 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters COURT MINUTES September 09, 2019

A-19-786962-B Serenity Wellness Center LLC, Plaintiff(s)
vs.
State of Nevada Department of Taxation, Defendant(s)

September 09, 2019 9:00 AM Mandatory Rule 16 Conference

HEARD BY: Gonzalez, Elizabeth **COURTROOM:** RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Hunt, John A Attorney Kahn, Jared B Attorney Koch, David Attorney Prince, Dennis M Attorney Rulis, Nathanael R., ESQ Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Smith, Jordan T., ESQ Attorney

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group vs. Nevada Dept of Taxation.

Court acknowledged objections and joint proposal and noted that it wants this matter done by the

PRINT DATE: 09/23/2019 Page 99 of 102 Minutes Date: March 01, 2019

December final inspection deadline; however, the parties' proposed schedule is through January. Mr. Shevorski advised he lost two of his people; one went to Washington and one got a promotion, so he is literally the only one left; from the State's perspective, he cannot get this done by the deadline. Mr. Bult stated that in terms of the ETW Plaintiffs they would like to get this done but they understand the State's position. Mr. Koch requested that the date not be a hard deadline because of the trial being after that. COURT ORDERED, matter CONTINUED for the State to provide an answer; Department of Taxation to make the determination whether or not there are extenuating circumstances; if there are the Court will be willing to move the date beyond the December deadline, but if not unfortunately the Court will have to make Mr. Shevoski's life difficult.

Mr. Gentile advised they have mediation next Monday (September 16, 2019) at 9 am.

9-13-19 10:00 AM MANDATORY RULE 16 CONFERENCE

PRINT DATE: 09/23/2019 Page 100 of 102 Minutes Date: March 01, 2019

DISTRICT COURT CLARK COUNTY, NEVADA

vs.	COURT MINUTES	September 13, 2019	
A-19-786962-B	Serenity Wel	llness Center LLC, Plaintiff(s)	
		ada Department of Taxation, Defenda	ant(s)
		*	

September 13, 2019 10:00 AM Mandatory Rule 16 Conference

HEARD BY: Gonzalez, Elizabeth COURTROOM: RJC Courtroom 03E

COURT CLERK: Dulce Romea

RECORDER: Jill Hawkins

REPORTER:

PARTIES

PRESENT: Bice, Todd L Attorney

Gentile, Dominic P. Attorney Graf, J. Rusty Attorney Gutierrez, Joseph A. Attorney Higgins, Brigid M. Attorney Hone, Eric D. Attorney Kahn, Jared B Attorney Koch, David Attorney Prince, Dennis M Attorney Rulis, Nathanael R., ESQ Attorney Shell, Alina Attorney Shevorski, Steven G. Attorney Smith, Jordan T., ESQ Attorney

JOURNAL ENTRIES

- APPEARANCES CONTINUED: Attorney Adam Bult and Attorney Maximilien Fetaz for the Plaintiffs in A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation.

Court acknowledged objections and joint proposal and noted that it wants this matter done by the December final inspection deadline; however, the parties' proposed schedule is through January. Mr.

PRINT DATE: 09/23/2019 Page 101 of 102 Minutes Date: March 01, 2019

Shevorski advised he lost two of his people; one went to Washington and one got a promotion, so he is literally the only one left; from the State's perspective, he cannot get this done by the deadline. Mr. Bult stated that in terms of the ETW Plaintiffs they would like to get this done but they understand the State's position. Mr. Koch requested that the date not be a hard deadline because of the trial being after that. COURT ORDERED, matter CONTINUED for the State to provide an answer; Department of Taxation to make the determination whether or not there are extenuating circumstances; if there the Court will be willing to move the date beyond the December deadline, but if there are not extenuating circumstances, unfortunately the Court will have to make Mr. Shevoski's life difficult.

Mr. Gentile advised they have mediation next Monday (September 16, 2019) at 9 am.

9-13-19 10:00 AM MANDATORY RULE 16 CONFERENCE

PRINT DATE: 09/23/2019 Page 102 of 102 Minutes Date: March 01, 2019

Case No.: A-19-786962-B	Hearing Date: MAY 17, 2019 – TELEPHONIC CONFERENCE
Dept. No.: XI	Judge: HON. ELIZABETH GONZALEZ
	Court Clerk: DULCE ROMEA
Plaintiff: SERENITY WELLNESS CENTER LLC	Recorder: JILL HAWKINS
<u>-L-0</u>	Counsel for Plaintiff: MICHAEL CRISTALLI, ESQ.
VS.	
Defendant: STATE OF NEVADA DEPARTMENT OF TAXATION	Counsel for Defendant: KETAN BHIRUD, ESQ.;
	DAVID POPE, ESQ.; ROBERT WERBICKY, ESQ.
	* See May 17, 2019 minutes for more appearances.

HEARING BEFORE THE COURT

COURT'S EXHIBIT

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1	OBJECTIONS			Admitted
			~ *	

Case No.: A-19-786962-B	Hearing Date: MAY 23, 2019 - STATUS CHECK
Dept. No.: XI	Judge: HON. ELIZABETH GONZALEZ
	Court Clerk: DULCE ROMEA
Plaintiff: <u>SERENITY WELLNESS CENTE</u> <u>LLC</u>	R. Recorder: JILL HAWKINS
<u> </u>	Counsel for Plaintiff: DOMINIC GENTILE, ESQ.;
vs.	MICHAEL CRISTALLI, ESQ.
Defendant: STATE OF NEVADA DEPARTMENT OF TAXATION	Counsel for Defendant: KETAN BHIRUD, ESQ.;
	STEVEN SHEVORSKI, ESQ.
	* See May 23, 2019 minutes for more appearances.

HEARING BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted Marked
1A	BINDER: ESSENCE TROPICANA APPLICATION			
	BATES NOS. DOT-ESS Trop 000001 through			
	DOT-ESSTrop001498		-	5-23-19
1/3	BINDER: ESSENCE TROPICANA APPLICATION			
	BATES LOS. DOT-ESS Trop DO1499 through			5-23-19
2	BINDER: THE NEVADA APPLICATION			
	BATES NOS. DOT-THCHVOODOO1-955	·		5-23-19
	CLEARLY NOTE: CT'S FXH-2 SCRUED BY COURT	akout.		
Ē	BILDER: MINDENEROPHERT'S APPLICATION			
	BATES LOS. DOT-MIN.000001 #1/oughs 128	4		5-23-19
	CLARICS MOTE: 07'S EXH-3 SETLED BY COLUT OR	ASTR		
4	BINDER: LOVE MOUNTAIN'S APPLICATION			
	B ME NOS. DOT-LONE MATO 000001 Horough 647	-	 	5-23-19

Printed May 23, 2019

lase No.:

A-19-786962-B

Hearing Date:

May 24, 2019

Dept. No.:

XJ

Judge:

Honorable Elizabeth Gonzalez

Court

Clerk(s):

Dulce Romea

Recorder:

Jill Hawkins

Counsel for

Will Kemp, Esq.

Nate Rulis, Esq.

Plaintiff:

Kemp, Jones and Coulthard, LLC

Defendants: STATE OF NEVADA,

DEPARTMENT OF TAXATION; Nevada

Plaintiff: Serenity Wellness Center, LLC, et al.

vs.

Organic Remedies, LLC, Defendant

Intervenor

Counsel for Defendant:

Aaron Ford, Esq. Ketan Bhirud, Esq.

Steve Shevorski, Esq.

ALAN PAUL CASTLESR

David Pope, Esq.

NOTE: All exhibits that were not offered

Office of the Attorney General

See minutes for complete list of appearances. or admitted were returned to counse

HÉARING BEFORE THE COURT

PLAINTIFF'S EXHIBITS (MM DEVELOPMENT represented by Milling Will

xhibit	Bates No.(s)		Date		Date	
<u>⊤'Namber</u>		Exhibit Description	Offered	Objection	Admitted	ļ
0001	MMLF000001- MMLF000003	State 2014 HHS Scoring Clark County Henderson [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings	5/24/19	STIP	124-1 9	J.J.
0002	MMLF000004- MMLF000006	"Dispensaries"] State 2014 HHS Scoring Clark County Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings "Dispensaries"]				u^
0003	MMLF000007- MMLF000009	State 2014 HHS Scoring Clark County Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings "Dispensaries"]			\\ \nu_{i}	~
0004	MMLF000010- MMLF000011	July 6, 2018 DOT Notice Of Intent To Accept Applications			1	ሎ
0005₩	MMLF000012- MMLF000045	DOT Retail Marijuana Application			1	w
9006 أرار	MMLF000046- MMLF000047	August 16, 2018 DOT Notice of Remaining Store Allocations by Jurisdiction				
0007	MMLF000048- MMLF000053	DOT Application Scoring Tool - Organizational Structure	5/14/v	57 H /	\$/24/39	w

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RECLEATIONAL MARKIUANA 1/CERSE APPLICATION

5-31-19 000 Printed May 23, 7015 WA

		EARIBIT(S) LAST				_
8000	MMLF000054-	DOT Application Scoring Tool - Care,	-1.1	CTID	al all	٦
	MMLF000067	Quality & Safekeeping	5/24/19	STIP	7 24/19	Ì`
909ر	MMLF000068-	DOT Application Scoring Tool -	' '		1 /	b
	72MMLF0000	Adequacy of Size of Building		$\overline{}$	1	⅃ັ
0010	MMLF000073-	DOT Application Scoring Tool - Likely	{			Į,
	MMLF000074	Impact On Community				⅃
X)[1	MMLF000077-	DOT Application Scoring Tool -	\			V
	MMLF000080	Financial Resources	<u> </u>			_
0012	MMLF000081- MMLF000084	DOT Scoring Tool - Taxes & Financial Contributions				١
0013	MMLF000085- MMLF000091	DOT Scoring All Jurisdictions All Applicants				,
0014	MMLF000092- MMLF000094	DOT Scoring Clark County (Uninc.) (1 to 35)				١,
0015	MMLF000095- MMLF000096	DOT 2018 Scoring LV (1 to 30)				\
0016	MMLF000097	DOT 2018 Scoring Henderson],
0017	MMLF000098- MMLF000099	DOT 2018 Scoring NLV				\
018	MMLF000100- MMLF000101	DOT 2018 Scoring Reno				,
019	MMLF000102- MMLF000103	DOT Scoring Lyon				1
020	DOT-MM000001-	MM Development 2018 Apps		1	1 1	٦,
£5%	DOT-MM007520	l II		1		ľ
0021	DOT-LivFree000001- DOT-LivFree012790	LivFree 2018 Apps				١
0022	DOT-LivFree006569-	LivFree Wells Fargo Bank Statement	t i	j	1 1	٦,
	DOT-LivFree006570	from 2018 App.	1 1	}	1 1	۲
0023	MMLF000104-	LivFree Identified and Non-Identified			† † † † † † † † † † † † † † † † † † †	٦,
	MMLF000110	2018 Grades		1	1 1	ľ
024	MMLF00111-	MM Development Identified and Non-	1 1		1 i	┨
	MMFL00117	Identified 2018 Grades	[!	1	١
025	MMFL00118-	LivFree Handwritten Financial Subpart			1	7
	MMFL00126	Grades	1 []	- 1		١
026	TO BE PRODUCED	Essence Henderson, LLC ("Essence")		j	1	٦,
		2018 Apps (RD316-319)	1 1 1	/		ľ
027	TO BE PRODUCED	Essence Tropicana, LLC ("Essence")	_,	_/_	-/ 1.	┧
		2018 Apps (RD345-348)	5/24/19	2416	5/24/19	ľ
028	TO BE PRODUCED	Nevada Organic Remedies, LLC ("The Source") 2018 Apps [RD215-222]	NOT	PROV	1	1
029		and and a supply [state and]		•		┨
	TO BE PRODUCED	Nevada Organic Remedies, LLC ("The Source") Diversity Section Only From	NOT	. PROV	1063)	
	DOT-14400//22	2018 Apps	<u> </u>	. 4/2	1 4-0-20-24	ڸۣ
20A	DOT-KM 00/12	MAN DISPENSARY OPERATING	6-20-19	y NO	000-1	
10 M	7) D7 "MLM 1/1/// 4		•	mat.	nted May 23, 2019	

		EXHIBIT(S) LIST				
0030	TO BE PRODUCED	Deep Roots Medical, LLC ("Deep Roots Havest") 2018 Apps [RD397- 401]	NOT	PROVID	500	
0031	TO BE PRODUCED	Helping Hands Wellness Center, Inc.	NO7	PROVIC	\ \(\frac{\partial}{\partial}\)	ĺ۷
31A		2018 Apps [RD546-548)	8-121-19	NO .	31A 008-14	∤ -
0032	TO BE PRODUCED	Cheyenne Medical, LLC ("Thrive") 2018 Apps [RD263-267]				
0033	TO BE PRODUCED	Commerce Park Medical, LLC ("Thrive") 2018 Apps [RD329-332]	ř			
0034	TO BE PRODUCED	Lone Mountain Partners, LLC ("Zenleaf") 2018 Apps [RD590-602]	AID	T PROV.	0800	
0035	TO BE PRODUCED	Greenmart of Nevada NLV, LLC ("Health For Life") 2018 Apps [RD504- 511])			
0036	-	Greenmart of Nevada NLV, LLC ("Health For Life") Diversity Section Only From 2018 Apps				
0037	TEST PRODUCED	_Clear River, LLC ("Kabunky") 2018				1
374	DOT CLEARNINGE	A-ma [DD000 000]	6 78 79	NO "	37A -18-19	V
038	TO BE PRODUCED	Clear River, LLC ("Kabunky") Diversity Section Only From 2018 Apps	NOT	PEOVID	೫೦	
0039	TO BE PRODUCED	Wellness Connections of Nevada, LLC ("Cultivate") 2018 Apps [RD631-633	NOT	PROVID	ජව	
0040	TO BE PRODUCED	Circle S Farms, LLC ("Circle S") 2018 Apps [RD373-377]	NOT	PROVIDE	ත	
0041	MMLF00127- MMLF00128	Essence Tropicana, LLC ("Essence") Identified and NonIdentified 2018 Grades (Uninc. Clark County) [227.84]	<i>चि</i> 24/ _{रि} १	STIP	5/24/19	v
0042	MMLF00129- MMLF00130	Essence Henderson, LLC ("Essence") Identified and NonIdentified 2018 Grades (Uninc. Clark County) [227.17]				, ,
0043	MMLF00131- MMLF00132	Nevada Organic Remedies, LLC ("The Source") Identified and NonIdentified 2018 Grades (Uninc. Clark County) [222.66]				
0044	MMLF00133- MMLF00137	Deep Roots Medical, LLC (*Deep Roots Harvest*) Identified and Non- Identified 2018 Grades (Uninc. Clark County) [222.49]	5/24)19	STIP	5)24/19	

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		EXHIBIT(S) LIST				
0045	MMLF00138- MMLF00139	Helping Hands Wellness Center, Inc. Identified 2018 Grades (Uninc. Clark County) Identified [218, 50]	5/24/19	STIP	5/24/19	υA
0046	MMLF00140- MMLF00141	Cheyenne Medical, LLC ("Thrive") Identified and Non-Identified 2018 Grades (Uninc. Clark County) [216.50]			1	u4
0047	MMLF00142- MMLF00143	Greenmart of Nevada NLV, LLC ("Health For Life") Identified and Non- Identified 2018 Grades (Uninc. Clark County) [214. 50]				uA.
0048	MMLF00144- MMLF00145	Lone Mountain Partners, LLC ("Zenleaf") Identified and NonIdentified 2018 Grades (Uninc.) [214.58]				u4
0049	MMLF00146- MMLF00147	Commerce Park Medical, LLC ("Thrive") Identified and NonIdentified 2018 Grades (Uninc.) [212 .16]				W
0050	MMLF00148- MMLF00149	Clear River, LLC ("Kabunky") Identified and Non-Identified 2018 Grades (Las Vegas) [210.16]				6.4
0051	MMLF00150- MMLF00151	Essence Tropicana, LLC ("Essence") Identified and NonIdentified 2018 Grades (Las Vegas) [227.84]				a.
0052	MMLF00152- MMLF00153	Nevada Organic Remedies, LLC ("The Source") Identified and NonIdentified 2018 Grades (Las Vegas) [222. 66]				w
0053	MMLF00154- MMLF00155	Deep Roots Medical, LLC ("Deep Roots Harvest") Identified and Non- Identified 2018 Grades (Las Vegas) [222.49]				พฤ
0054	MMLF00156- MMLF00157	Helping Hands Wellness Center, Inc. Identified and NonIdentified 2018 Grades (Las Vegas) [218.50]				wh
0055	MMLF00158- MMLF00159	Cheyenne Medical, LLC ("Thrive") Identified and Non-Identified 2018 Grades (Las Vegas) [216. 50])		wh
1056	MMLF00160- MMLF00161	Lone Mountain Partners, LLC ("Zenleaf") Identified and NonIdentified 2018 Grades (Las Vegas) [214, 50]	5/24/19	ຮ ተነየ	Slzula	W

		EXHIBIT(5) LIST				_
0057	MMLF00162- MMLF00163	Greenmart of Nevada NLV, LLC ("Health For Life") Identified and Non- Identified 2018 Grades (Las Vegas) [212, 33]	5/24/19	STIP	5/24/19	υĄ
0058	MMLF00164- MMLF00165	Clear River, LLC ("Kabunky") Identified and Non-Identified 2018 Grades (Las Vegas) [210 .16]	i		1	wγ
0059	MMLF00166- MMLF00167	Wellness Connections of Nevada, LLC ("Cultivate") Identified and Non- Identified 2018 Grades (Las Vegas) [208. 67]				WA
0060	MMLF00168- MMLF00169	Circle S Farms, LLC ("Circle S") Identified and Non-Identified 2018 Grades (Las Vegas) [208]				υA
0061	MMLF00170	Chart Diversity Scores of The Ten 2018 Winning Applicants in Uninc. Clark County		/		WA
N062	MMLF00171	Chart Diversity Scores of The Ten 2018 Winning Applicants in Las Vegas	5/24/19	STIP	5/24/19	wa
0063	MMLF00172	Chart Financial Scores of The Ten 2018 Winning Applicants in Uninc. Clark County				
0064	MMLF00173	Chart Financial Scores of The Ten 2018 Winning Applicants in Las Vegas				
0065	MMLF00174	Chart Building Scores of The Ten 2018 Winning Applicants in Uninc. Clark County				
0066	MMLF00175	Chart Building Scores of The Ten 2018 Winning Applicants in Las Vegas				
0067	MMLF00176	Chart Cheyenne Medical, LLC ("Thrive") and Commerce Park Medical Identical 19.67 Scores On Applications For Locations With No Address			8	
^068	MMLF00177	Chart Taxes And Other Beneficial Contributions of 2018 Winning Applicants in Unine. Clark County				

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		EXHIBIT(S) LIST				
0069	MMLF00178	Chart Taxes And Other Beneficial Contributions of 2018 Winning Applicants in Las Vegas				
0070	MMLF00179	Chart Scores Of 2018 Winning Applicants And 5 Applicants Under Winners In Uninc. Clark County Giving Zero Diversity Score To Winning Applicants Owned Or Controlled By Canadian Publicly Traded Companies [Green Shade Revised Winners	6-11-19	NO	6-11-19	ħ.
0071	MMLF00180	Chart Scores Of 2018 Winning Applicants And 5 Applicants Under Winners In Las Vegas Giving Zero Diversity Score To Winning Applicants Owned Or Controlled By Canadian Publicly Traded Companies [Green Shade Revised Winners]	6-11-19	NO	6-11-19	7
0072	MMLF00181- MMLF00350	DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members	5/24/19	STIP	5/24/19	็นค
0073	MMLF00351	RD505 section from DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members "Greenmart of Nevada, NLV LLC ("Greenmart of Nevada") Uninc. Clark				
0074	MMLF00352	RD215 section from DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members Nevada Organic Remedies ("The Source") Uninc. Clark				
0075	MMLF00353	RD229 section from DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members [Clear River LLC ("Kabunky") Uninc. Clark				
0076	MMLF00354	RD263 section from DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members Cheyenne Medical LLC ("Thrive") Uninc. Clark				
0077	MMLF00355	RD329 section from DOT May 1, 2019 Licensed Entity owners/Officers/Board Members Commerce Park Medical LLC ("Thrive") Uninc. Clark				

		EARIBIT(S) LIST				_
0078	MMLF00356	RD345 section from DOT May 1, 2019 Licensed Entity owners/Officers/Board Members Essence Henderson ("Essence") Uninc. Clark				
0079	MMLF00357	RD316 section from DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members Essence Tropicana LLC ("Essence") Uninc. Clark				
0080	MMLF00358- MMLF00359	Essence Henderson, LLC 12/29/17 Nev.Sec.State filing	\$\\24/\q	STIP	5/24/19	w
1800	MMLF00360- MMLF00361	Essence Tropicana, LLC 12/29/17 Nev.Sec.State filing	1		1	va
0082	MMLF00362- MMLF00363	Cheyenne Medical, LLC 7/25/14 Nev.Sec.State filing ("Thrive")				w.
0083	MMLF00364- MMLF00365	Commerce Park Medical, LLC 7/7/2014 Nev.Sec.State filing ("Thrive")				us.
¹ 084	MMLF00366- MMLF00380	Greenmart of Nevada NLV, LLC Nev.Sec.State filing ("Health For Life) [Have Certified Copies]Only Manager in 2018 is "F & L Investments, LLC.*				VA
0085	MMLF00381- MMLF00383	12/11/18 Essence Press Release (Nov. 13???)				w/r
0086	MMLF00384- MMLF00386	12/13/18 Gilbert Aff. (Para. 15-16; "The information [that Essence won multiple entities in the same jurisdiction], attributed by MM to 'press reports' related to the breakdown of licenses awarded in Clark County, is inaccurate;")	5/24/19 STIP		5/24/ાવ	w
0087	MMLF00387- MMLF00389	5/15/19 LV City Council package from Commerce Park Medical, LLC re: Sahara Store				
0088	MMLF00390- MMLF00396	January 23, 2017 Article in New Cannabis Ventures entitled "Wall Street Veteran Sells Cannabis Operations Stake in \$25 million Deal" regarding CXF Life Sciences, a subsidiary or				

Printed May 23, 2019

		EXHIBIT(S) LIST				
		Canadian Bioceuticals (CSE:BCC) buying an option to buy GreenMart in Nevada Nevada Secretary of State Information for CGX Life Sciences, Inc. [Have Certified				
0089	MMLF00397- MMLF00411	Nevada Secretary of State Information for CGX Life Sciences, Inc. [Have Certified Copies]. Only officers in 2018 were Elizabeth Stavola as President and William Boyes as Sec/Treas/Director	5/24/29	STIP	5/24/19	~~
0090	MMLF00412- MMLF00413	May 9, 2019 Terteryan Aff.; "3. HHWC is a lawfully licensed cannabis cultivator and production facility in North Las Vegas.")	s 24/19	आह	5/24/19	ולע
0091	TO BE PRODUCED	Chart of 8 "Board Members" of Greenmart of Nevada, LLC, i.e., Caroline D. Clark, Stacey L. Dugan, Lucy Flores, Shelli Hayes, Hae U. Lee, Laura Martin and Scot D. Rutledge	NOT	PZ0V 10	മ	
0092	MMLF00416- MMLF00652	Xanthic Biopharma Inc. Securities Filings	5/24/19	STIP	5124/19	ہدر
J 093	MMLF00414- MMLF00415	Xanthic Biopharma Inc. Form 51-102F4 Business Acquisition Report, Item 2.1, regarding "acquisition by GGB Nevada LLC ("GGB Nevada"), a wholly-owned subsidiary of Xanthic, of 100% of the outstanding membership interests of			5/24/B	, _v ,
0094	MMLF00653- MMLF00666	Nevada Organic Remedies LLC Consolidated Financial Statements for June 30, 2018 and 2017 stating in part that "In September 2018, the members of the Company sold 100% of their membership interest to GGB Nevada LLC in an arm's length arrangement."	5/24/n	STrP	5/24/19	\mathrew{\sigma}
095	MMLF00667- MMLF00671	GGB Nevada LLC Nevada Secretary of State filings	5/241m	STIP	5/24/19	~~

Printed May 23, 2019

0096	MMLF00672	Cronkhite email re: NOR minor sales	5/24/19	\$ተነዎ	5/24/19	عر
.097	MMLF00673- MMLF00682	September 7, 2018 Newswire report stating that "[t] he NOR Acquisition was completed on September 4, 2018 The trading of Xanthic's common shares on the Canadian Securities Exchange (the "CSE") remains halted "because of completion of a reverse take-over of Xanthic by Green Growth Brands – another publicly traded entity. Green Growth Brands traded under the symbol OTCQB on OTCQB. Xanthic formally changed its name to Green Growth Brands, Inc., on January 2, 2019.				
0098	TO BE PRODUCED	February 27, 2019, Green Growth Brands reported revenue of \$3.14 Million.	NOT	PROVID	50	
0099	MMLF00683- MMLF00724	Nevada Organic Remedies LLC Secretary Of State filing. Only managers in 4/12/18 filing were Stephen J. Byrne and Andrew M. Jolley. 1/2/19 filing changes also has Byrne and Jolley despite fact that GCB owned NOR membership interest at time not Byrne and Jolley	<i>\$\24 </i> 9	マヤヤ	€/24/19	Ju
0100	MMLF00725- MMLF00726	Naturex, LLC Nev. Secretary of State filing. Lists BB Marketing, LLC as only officer				مر
0101	MMLF00727- MMLF00729	BB Marketing, LLC. Nev. Secretary of State filing. Lists Ghost Pepper, LLC, Kosh, LLC and No. 2 With Swiss, LLC as only officers.) A
0102	MMLF00730- MMLF00731	Ghost Pepper, LLC Nev. Secretary of State filing. Michael Frey as only officer.				4س
0103	MMLF00732- MMLF00733	Kosh, LLC Nev. Secretary of State filing. Lists Robert Frey as only officer.				OF
0104	MMLF00734- MMLF00735	No. 2 With Swiss, LLC Nev. Secretary of State filing. Lists Robert Frey as only officer	5/24/19	STIP	5/29/19],
v105	MMLF00736- MMLF00767	Naturex/BB Marketing Complaint against Verano/Lone Mountain alleging Verano/Lone Mountain committed				

		fraud in getting 11 licenses.]
106	MMLF00768- MMLF00868	LivFree handwritten graders by 3 different evaluators and handwritten team grades	5/24 by	\$718	5/24/19	J.A.
0107		Nevada Secretary of State - Lone Mountain Partners, LLC	5,/24/19	5516	5/24/19	~

SEE NEXT PAGE ---

SUPPLEMENTAL EXHIBIT(S) LIST

PLAINTIFF'S EXHIBITS (CONTINUED) **Exhibit** Bates No.(s) Date Date Number **Exhibit Description** Offered Objection Admitted 0108 KP000000001-Kyril Plaskon Cell Phone 5-28-19 NO P0000000044 Extraction Report 0109 Steve Gilbert Cell Phone SG000000001-6-11-19 NO SG000000101 **Extraction Report** 0110 Steve Gilbert Cell Phone SG000000102-Voicemails (THUMBDEIVE) SG000000108 Department of Taxation 0111 DOT020839-DOT020841 September 2018 Marijuana 5-28-19 128 5-28-19 NO Application Diversity Scoring Desktop Procedure Article "GTI - Green Thumb 0112 MMLF00882-MMLF00888 Industries, INC. Expands with the Acquisition of Integral Associates, Nevada's Top Cannabis Operator Top 20 Clark County Building & 0113 MMLF00889-MMLF00890 **Location Subpart Scores** DOT020829-DOT020838 Regulation Training 3 - Nevada 114 Department of Taxation 5-28-19 NO 5-28-19 SX Marijuana Compliance Certification Program Natural Medicine, LLC -0115 MMLF00891-Recreational Retain Marijuana MMLF00911 Store, Part 1, Tab IV

SEE NEXT PAGE ->

SUPPLEMENTAL EXHIBIT(S) LIST

		BUILDENAL MARKETONIO	
01	16 MMLF00912- MMLF00946	2018 iAnthus MPX Bioceutical Corporation	
11	17 MMLF00947- MMLF00953	Excerpts of MPX Bioceutical Corporation Notice of Meeting and Management Information	
		Circular	
011	18 MMLF00954- MMLF00957	MPX Bioceutical Corporation Board of Directors	
011	19 MMLF00958- MMLF01000	MPX Bioceutical Corporation – Management Discussion and Analysis for period ended 12/31/17	
012	20 MMLF01001- MMLF01004 	Excerpt of Hearing on Motion for Protective Order and Motion to Compel 05/29/19	

SUPPLEMENTAL EXHIBIT(S) LIST

			, —— —		
0121		Excerpts -Handwritten Notes.			
-		Adequacy of Size – Building	5-31-19	NO	5-3/-19 5-3/-19
		Plans (Non-identified) RD 284)		1 7 - 0	0 37.77
υ122	1	Excerpts -Handwritten Notes.	-		·
		Financial Resources (Identified)	5-31-19	NO	5-31-19
	<u> </u>	KDZ9Z-KDZ91j	50/ //	770	0 0,,,
0123		Excerpts -Handwritten Notes.			
		(Organizational Structure	Jan. 3 1. 10		للمحسا
		(Identified) RD284-289)	5-31-19	NO	5-11-19
0124	DOT034932-DOT035223	Commerce Park Medical, LLC/			
		(RD 329-332) - State of Nevada			
		Evaluation			
0125	DOT036694-DOT037138	Greenmart of NV (RD504-511)			
		- State of Nevada Evaluation			<u> </u>
0126	DOT028046-DOT029567	Nevada Organic Remedies			
		(RD215-222) - State of Nevada			
		Evaluation			
0127	DOTNVOrganic000002-	Nevada Organic Remedies		Noto	127 A (PO
	DOTNVOrganic002039	Application.	670-19	pages/2 +	127 ACPO
0128	DOT-Greenmart001055-	Greenmart of Nevada NLV, LLC		,	''
	DOT-Greenmart001749	Redacted 505ID	l		
0129	DOT039371-DOT039690	Cheyenne Medical, LLC/Thrive	6-10-19	NOTO	6-10-19
		(RD263-267) - State of Nevada	39473	2947242	6-10-19 Admisked
			39449	294738	1291
30	DOT044450-DOT044452	Department of Taxation	Ĭ		1
•		Monopoly Analysis 2018 Retail	6-18-19	NO	6-18-19
		Stores	6 /6 //	///	
0131	DOT042990-DOT042991	Department of Taxation Final		•	
		Letter - RD 230 - Clear River	6-18-19	NO	6-18-19
		30 day CHOW		,,,	" ' '
0132	DOT030741-DOT030830	Handwritten Excerpts of Clear	_		·
		River, LLC (RD230) - State of			
	ı	Nevada Evaluation			!
12.0.4	A., TA A	A page out of boxhibit		227	Admitted
1021	001030782	/32	6-18-19	000	132A006

SUPPLEMENTAL EXHIBIT(S) LIST.

· /	0394 7 2-DOT0394 7 8	Excerpts from Cheyenne Medical, LLC/Thrive	/		y	ı
. /		Madical III O'Thuile				[
		Medical, LLC/Thrave			ſ	
	/ /	(RD263-267) - State of		/		i
	/ /	Nevada Evaluation				
0129B/ DOTA	039449	Excerpt from Cheyenne		-		t
	/	Medical, LLO/Thrive	/		<i> </i>	l
	/	(RD263-267) - State of	/	/		l
		Nevada Evaluation	1	/	<i> </i>	l
#130 DOT	044450- D OT044452		-			1
13 0 1 00 K	044430-001044432	Department of Taxation			/	ŀ
	/	Monopoly Analysis 2018		/	/	
		Retail stores				1
0131 DOT	042990-DOT042991	Department of Taxation			/	
_	/	Final Letter – RD 235 –	/			
	/	Clear River 30 day CHOW	l. / l		7	
0132 / DOT	30741-DOT030830	Handwritten Excepts of				Ì
	1	Clear River, LLO (RD230)	/		•	
	,	- State of Nevada	/	<i></i>		ĺ
		Evaluation	/	•	/	
0/32A TOTO	030782	Page from Handwritten	7			
	/	Excerpts of Clear River,	/			
Y Y	/	LLC (RD250) - State of	}			
· /	/					
1 100	T01005	Nevada Evaluation			-	
	F01005-	Transcript of State of				
net? MML	F01023	Nevada Tax Commission				
		Video Conference Open	ار. م، حا	440	7-12-19	J.
		Meeting January 14, 2019	7-12-19	NO	4-12-17	U-
0134 MML	F01024-	Transcript of State of				
MML	F01037	Nevada Tax Commission				
		Video Conference Open	7-12-19	NO	7-12-10	J.
		Meeting March 4, 2019	r	****	7-12-19	•
0135 DOT	044539-DOT044551	Listserve Statement				
0100	·······		7-10-19	NO	7-10-19	ŲP'
0136 DOT	044552-DOT044558	Listserve Statement	,	. •	,,	
		Subscriptions for	l i			
		Cultivation List				
0137 DOT	044559-DOT044566	Listserve Subscriptions				
		for Dispensary List				
0138 DOT	044567-DOT044569	Listserve Subscriptions				
10150	V-1007-1007-1007	for Lab List				
0120 DOT	OA AESO TOOTOA AESE					
0139 DOT	044570-DOT044575	Listserve Subscriptions				
1	A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	for Production List				
0140 DOT	044576-DOT044640	Listserve Subscriptions				
<u></u>		for Public List				
0141 DOT	043175-DOT043184	DOT Meeting Notes				
 						
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Printed July 10, 2019

A-19-786962-B Case No.:

Hearing Date:

May 24, 2019

Dept. No.;

Judge:

Honorable Elizabeth Gonzalez

Court Clerk:

DULCE ROMEA

Plaintiff: Serenity Wellness Center, LLC, et al.

Recorder:

Jill Hawkins

Dominic P. Gentile, Esq.,

Counsel for Plaintiff:

Michael V. Cristalli, Esq., Ross Miller, Esq., Vincent Savarese,

Esq.

V3.

Gentile Cristalli Miller Armeni Savarese

Defendants: STATE OF NEVADA, DEPARTMENT OF TAXATION; Nevada Organic Remedies, LLC, Defendant Intervenor

Counsel for Defendant:

Aaron Ford, Esq. Ketan Bhirud, Esq. Steve Shevorski, Esq.

David Pope, Esq.

* NOTE: All exhibits that were offered

Office of the Attorney General

or admitted were returned to counsel. See site

HE ARINGBEFORE THE COURT

(SERENITY WELLNESS represented by Gentile, Cristalli, Miller, Savarese) PLAINTIFF'S EXHIBITS

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted	
201	Serenity000001 - Serenity000003	Essence Cannabis Dispensary Awarded Record Number of New Licenses in the State of Nevada (Article) – Not disclosed	5-24-19		24-19	a _U
202	Serenity000004 – Serenity000007	Green Growth Brands Solidifies Nevada Market Position with Award of Seven Additional Cannabis Licenses (Article) - Not Disclosed				wA
203	Serenity000008 – Serenity000013	Green Thumb Industries Inc. (GTI) Expands with the Acquisition of Integral Associates, Nevada Top Cannabis Operator (Article) – Not disclosed				υ¢
204	Serenity000014 – Serenity000017	MPX Awarded Four Conditional Retail Dispensary Licenses in Nevada (Article) - Not disclosed				w
205	DOT1 - DOT170	Powerpoint Training - Day1	T)	[·]_] (WA
206	DOT171 - DOT234	Powerpoint Training - Train the Trainer	(<u> </u>		wAr
207	DOT235 DOT367	Powerpoint Training - Application & Score Sheet)			wr
208	DOT368 - DOT390	Powerpoint Training - Application Practice	5-24-19	מרצט	5-24-19	μA

			EXHIBIT(S) LIST			···	
, <u>*</u>	209	DOT391 - DOT401	Scoring Criteria	5-24-19	STIP	5-24-19	WA
	210	DOT402 - DOT445	Powerpoint Training - Licensing, Certification & Regulation (1)	_/_			wa
Ì	211	DOT446 - DOT484	Powerpoint Training - Licensing, Certification & Regulation (2)				**
[212	DOT485 - DOT487	Executive Order dated 2/3/17			<u> </u>	144
Ī	213	DOT488 DOT648	Task Force Final Report	<u></u>			- P
	214	Serenity000018 - Serenity000028	Marijuana License Application Scoring Analysis – Unincorporated Clark County (Not disclosed)				WA
	215	Serenity000029 – Serenity000039	Marijuana License Application Scoring Analysis - Clark County - City of Las Vegas (Not disclosed)				P.C.
	216	DOT-Nutleaf 1 - DOT-Nuleaf6255	Redacted Application				WA
	217	DOT- GBSNV000001- GBSNV000316	Redacted Application	1		\	wĄ
	218	DOT-TGIG000001 - DOT-TGIG009152	Redacted Application	5-24-19	SPP	5-24-19 8-14-19 5-31-19 6-10-19	w
<u>۔</u>	219	Serenity000040 - Serenity000043	Entity Application Key; Entity ID & Company name	8-14-19	NO	8-14-19	WA
	220	Serenity000044 - Serenity000367	Detailed Scores by Category Sheet / Non Identified	531-19	NO	5-31-19	w
	221	Serenity000368 - Serenity0004944	Detailed Scores by Category - Identified	6-10-19	NO	6-10-19	we
	222		NITA CHALENT A BUCKURDOVAL MARITUALA BETRALISHMANT BUP	5-31-19	NO	5-31-17	d wa
	223		APPLICATION CHECKLIST	5-3/-19	No	53/-19	wa
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SEE NEXT PAGE ->

		EAIIDII(3) LIST				1
		Liability Partnership Financial Questionnaire	!			
230	Serenity000633 -	Privileged Business License				مر
	Serenity000701	Application Packet	6-19-19	NO	6-19-19	ļω ₁
231	Serenity000702 -	Video re: Assembly Agenda	1			1
	Serenity000703	Committee Judiciary Meeting on May	l ì			l
		21, 2019				
232	Serenity000704 -	Transfer of Interest Checklist		4.45		ار ا
	Serenity000714		5-14-19	NO	8-19-19] ~~
233	Serenity000715 -	Chapter 453D - Adult Use of	1 1		8-14-19	l
	Serenity000758	Marijuana / Production and	لتستما	NO	8-14-19	WF
		Distribution of Marijuana	8-14-19	7,0	3 / 7 //	1
234	Serenity000759 -	Nevada Dept. of Taxation Regulatory	1 [l
	Serenity000762	Workshop - Minutes dated July 24,	8-14-19	NO	8-14-19	w
		2017	7 / //			
235	Serenity000763 -	Nevada Tax Commission Meeting	7/1/19	NO	711/19	lup
	Serenity000778	Minutes dated January 16, 2018	<u> 1411(4)</u>	1910	711/19	1
236	Serenity000779 -	Minutes of the Legislative	1			ĺ
	Serenity000808	Commission / Nevada Legislative	7-12-19	NO	7-12-19	l un
	'	Counsel Bureau dated February 27,	ľ 1	** -	/ /- //	"
		2018	<u></u>			1
237	Serenity000809 -	Nevada Dept. of Taxation Marijuana				ļ
	Serenity000813	Enforcement Division Bulletin - May	1		1 :	
		2019				ļ
238	Serenity000814 -	Calendar Entries	6-2019	NO	1.30-19	ג נו ל
	Serenity000848		0 2011	740	92011	, ~ .
239	Serenity000849 -	Phone Records	اسميما	4	6-20-19	1111
	Serenity000914	<u> </u>	6-19-19	NO	6-19-19	<u>ا</u> " ا
240	Serenity 000915	Facebook Post				
241	Serenity000916 -	Las Vegas Sun Article - Competitive				
	Serenity000917	licensing for marijuana businesses				
		helps the entire industry				
242	DOT020885-	PowerPoint for MMP Orientation	1		اور بیر م	ه ا
	DOT020964	and supporting documents	8-14-19	NO	8-14-19	W
243	DOT020965-	PowerPoint for MMP Application	1 1			
	DOT021061	Eval Overview Class 201 and	ام ما	***	8-14-19	ሥነ
	<u> </u>	supporting documents	8-14-19	NO	0 /7 //	
244	DOT021062-	PowerPoint for MMP Application				
	DOT021151	Eval Admin Team 202 and	0-111-11	NO	0-11/-19	ws
		supporting documents	8-14-19		877977	
245	DOT021152-	PowerPoint for MMP Application	, ,	_	,,	۵.
	DOT021244	Eval Admin Team 203 and	7/1/19	OD	17/1/19	W4
		supporting documents	1.11.1		 ' ' ' '	
	T 070001045	l management of the National American	1 1		1	ı
246	DOT021245-	PowerPoint for MMP Application	1 1 1			
246	DOT021245- DOT021346	Eval Non Identified 204 and	7/1/10 l	NO	17/1/19	w٩
246		Eval Non Identified 204 and supporting documents	7/1/19	140	7/1/19	ų»\
246		Eval Non Identified 204 and	7/1/19 8-14-19	NO	8-14-19 7/1/19 7/1/19 8-14-19	ua Mu

		EXHIBIT(S) LIST				
248	DOT021401-	MMP Training Guide	8-14-19	NO	8-14-13 8-14-13 6-19-13] w
	DOT021404	1	77 17	770	01111	1
249	DOT021405-	MMP Training Outlines	10 - 11/- 16	NO	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	مں ط
	DOT021420		8-14-19	100	0 797	
250	DOT021421-	MMP Evaluation Process Flows	6-19-19	NO	1-10-1	- 11A
	DOT021451		01111	700	67777	, ,
251	DOT041858-	Email Correspondence	6-19-19	NO	6-19-19	A.u
	DOT041859		6-11-11	No	6 11 11	***'
252	DOT042442-	App. Period - Final Letters - County	مصمديا		ا ما	1.04
	DOT042463	Breakdown	6-19-19	NO	6-19-19	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
253	DOT042986-	Final Letters – Winners Only –	1 10 10	1 400	6-19-19 6-19-19 6-19-19	Lus
	DOT042989	Owners Diversity Statistics	6-19-19	NO	6-19-19	P WHI
254	DOT028140-	NV Organic Remedies DOT Scoring	6-19-19	NO	1-10-10	
	DOT028142;	Sheet	67777		77-17	
	DOT028168-			to redaded	R <u>cdad</u> a V <u>cal</u> an	ļ
	DOT028170;			vertion.	REGIONAL PROPERTY NAMED IN COLUMN TO SERVICE AND SERVI	WA
	DOT028186;		1	1 4,0.0	VCAION	1
	DOT028188;				ļ	
	DOT028190;				ì	
	DOT028204;		1		!	
	DOT028206;]		
	DOT028220;				1	
	DOT028238;					
	DOT028256;				'	
	DOT028364;					Į
	DOT028366;		1		'	
	DOT28474 and		1			l
	DOT028476		•			
255	DOT-TGIG008853	TGIG Identified Application Tab				ĺ.
200	DOT-TGIG008867	5.2.10	6-19-19	No	6-19-19	WA
256	DOT040216-	TGIG DOT Scoring Sheet	1		6-19-19 6-19-19	1
230	DOT040221;	1010 DOT Storing Sheer	6-19-19	NO	6-19-19	ĺ
	DOT040221; DOT040225-		1			Ι.
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	DOT040232;				}	
	DOT040236; DOT040239-		1			
	DOT040240;		1			
	DOT040245-				l ,	ļ
	DOT040245					
255		GBS Non-Identified Eval. Score Sheet				
257	DOT024646-	GBS Non-identified Eval. Score Succe	6-19-19	NO	6-19-17	- Wa
250	DOT024864	2010 Date Il Mandinana Stane	1		l - · · · · - · ·	
258	Serenity000918-	2018 Retail Marijuana Store				
	Serenity000924	Application Scores and Rankings	 			
259	Serenity000925-	Meeting Notice and Agenda Minutes dated 6.20.2018 – Nevada				ù.Ai
	Serenity000927		6-19-19	NO	6-19-19	-
)	Legislature's Interim Finance	1			
	<u> </u>	Committee	+	 	l	
A	G 4. AAAAAA					i
260	Serenity000928	Meeting Notice and Agenda Minutes	1			1.00
260	Serenity000928	Meeting Notice and Agenda Minutes dated 6.20.2018 – Nevada Legislature's Interim Finance	6-19-14	NO	6-19-19	uer

261	Serenity000929 – Serenity000964	Agency Request for Proposal Template	6-2011	NO	6-20-1) • u
262	Serenity000495 – Serenity000531	Correspondence between Gravitas Nevada, LTD (License RD238 & RD239) and Department of Taxation dated: January 4, 2019; January 10, 2019; February 7, 2019 and March 6, 2019	6-201		6-2019	
263	Serenity000532 – Serenity000535	August 29, 2013 Memo re: Guidance re Marijuana Enforcement	6-19-19	NO	6-19-19	WA

ſ	263	Serenity000532 -	August 29, 2013 Memo re: Guidance re]
1	264	Serenity000535 Serenity000536-	Marijuana Enforcement Building Establishment Information	7-15-19	NO	7 /2 /2	
ŀ	265	Serenity000546 DOT032126-	Tryke Scoring Sheets	7 13 17	740	77579	7
l		DOT032393	-]

266

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8-14-19 NO 8-14-19 WA

267

SHANE TERRY SAPPLICATION 8-14-19 NO 8-14-19 WAS

Case No.: A-19-786962-B	Hearing Date: MAY 24, 2019
Dept. No.: XI	Judge: HON. ELIZABETH GONZALEZ
	Court Clerks: DVLCE LONGA
Plaintiff: SERENITY WELLNESS CENTER, LLC	Recorder: JILL HAWKINS
	Counsel for Plaintiff: THEODORE PARKER, &
Defendant: STATE OF NEVADA DEPARTMENT OF TAXATION	Counsel for Defendant:
	See 5/24/19 minutes for complete list of

HEARING BEFORE THE OCURT

appearances.

PLAINTIFF'S EXHIBITS (NEVADA WELLNESS CENTER represented by Atty. Theodore Porker)

	Pa	man,			
Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
201		6-11-19	No	6-11-19	we
302	KITACHMOUT A: ROCCERTIONAL MARITUANA BETAGO USH MERT KPPUCATION (ECS POLE TROPICANA)	6-11-19	NO	6-11-19	ws
303	5 PRINDSHEWN	6-11-19	NO	6-11-19	WP
304	SCORING NOTES (RDO 263)	6-18-19	No	6-18-19	W
305	SLORING NOTES (RD386 to 20390)	6-18-19	NO	6-18-19	ļμ
06	NWO ZEVALUATORS FILE	6-20-19	NO	6-20-19	Þω
307	PART I OF NEVADA WETLNESS' 2018 RPPHICATION	6-20-19	NO	6-20-19	þω
308_	OVERVIEW OF NEEDING WITH DRS	8-13-19	083	8-13-19	ľ
309	MARKET DEPAND + DISTRIBUTION REGUIREMEN	8-13-19		8-13-19	
3/0	ETHAIL TO JORKE PUPO 8/23/18	8-13-19	Withdrawn		1
3//	EMAL TO PORTE PUPOS/4/17	8-13-19	003	8-13-17	wa
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* NOTE: All exhibits that were not offered or odmitted retimed to counsel. See Receipt hired 8-16-19.

Case No.:

A-19-786962-B

Hearing Date:

May 24, 2019

Dept. No.:

XI

Judge:

Honorable Elizabeth Gonzalez

Court Clerk:

DULCE ROMER

ALLM PAUL CASTLE SE

Plaintiff: Serenity Wellness Center, LLC, et al.

vs.

Recorder:

Jill Hawkins

Counsel for Plaintiff: Adam K. Bult, Esq.

Counsel for Defendant:

Maximilien D. Fetaz, Esq. Travis F. Chance, Esq.

Brownstein Hyatt Farber Schreck, LLP

Defendants: STATE OF NEVADA, DEPARTMENT OF TAXATION; Nevada

Organic Remedies, LLC, Defendant

Intervenor

Aaron Ford, Esq.

Ketan Bhirud, Esq.

Steve Shevorski, Esq.

David Pope, Esq.

Office of the Attorney General

HEARINGBEFORE THE COURT

ETW PLAINTIFF'S EXHIBITS (Represented by Bult, Fetaz, Chance)

khibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted	
401	DOT-ETW000001-DOT- ETW000139	ETW MANAGEMENT GROUP LLC, September 2018 Recreational	5/24/14	5719		wa.
402	DOT-Global000001-DOT- Global000299	GLOBAL HARMONY LLC, September 2018 Recreational Marijuana Establishment License, Identified	1	. (1	WA
403	DOT-Green Therapeutics000001-DOT- Green Therapeutics000637	GREEN THERAPEUTICS LLC, September 2018 Recreational Marijuana Establishment License, Identified				w
404	DOT-GreenLeaf000001 - DOT-Greenleaf000448	GREEN LEAF FARMS HOLDINGS LLC, September 2018 Recreational Marijuana Establishment License, Identified				üΑ
405	DOT- HerbalChoice000001- DOT-HerbalChoice000093	HERBAL CHOICE INC., September 2018 Recreational Marijuana Establishment License, Identified				ωr
06	DOT-JustQuality000001- DOT-JustQuality000243	JUST QUALITY, LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24)19	STIP	<i>5/24</i> ha	WĄ

19285991 * Allexhibits that were not offered admitted were rehmed to counsel. See receipt filed 876-19.

Exhibit	Bates No.(s)	EXHIBIT(S) LIST	Date		Date	1
Number		Exhibit Description	Offered	Objection	Admitted	
107	DOT-Libra000001-DOT- Libra000333	LIBRA WELLNESS CENTER, LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24/19	. 1	5/24/19	ωĄ
408	DOT-MMOF000001- DOT-MMOF000179	MMOF VEGAS RETAIL, INC., September 2018 Recreational Marijuana Establishment License, Identified				wa
409	DOT-NevCann000001- DOT-NevCann000153	NEVCANN LLC, September 2018 Recreational Marijuana Establishment License, Identified				WA
410	DOT-RedEarth000001- DOT-RedEarth000170	RED EARTH LLC, September 2018 Recreational Marijuana Establishment License, Identified				พา
411	DOT-Rombough000001- DOT-Rombough000519	ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, September 2018 Recreational Marijuana Establishment License, Identified				WA
412	DOT-THCNV000001- DOT-THCNV000955	THC NEVADA LLC, September 2018 Recreational Marijuana Establishment License, Identified				wa
Ú13	DOT-Zion000001-DOT- Zion000652	ZION GARDENS LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24/19	ST 19	5/24/19	wis
414	COMPA000001- COMPA000381	Company A, September 2018 Recreational Marijuana Establishment License, Non- Identified	8-14-19	NO	g-14-19	WA
415	COMPB000001- COMPB000318	Company B, September 2018 Recreational Marijuana Establishment License, Non- Identified				ωp
416	COMPC000001- COMPC000175	Company C, September 2018 Recreational Marijuana Establishment License, Non- Identified				WAY
417	COMPD000001- COMPD000215	Company D, September 2018 Recreational Marijuana Establishment License, Non- Identified				WΑ
418	COMPE000001- COMPE000324	Company E, September 2018 Recreational Marijuana Establishment License, Non- Identified			5	wa
419	COMPF000001-	Company F, September 2018	8-14-19	MO	814-19	WA

Exhibit	Bates No.(s)		Date		Date	1
Number	,,	Exhibit Description	Offered	Objection	Admitted	
<i>,</i> 	COMPF000359	Recreational Marijuana Establishment License, Non- Identified	8-14-19	NO	8-14-19	
420	COMPG000001- COMPG000228	Company G, September 2018 Recreational Marijuana Establishment License, Non- Identified				w
421	COMPH000001- COMPH000232	Company H, September 2018 Recreational Marijuana Establishment License, Non- Identified				W
422	COMPI000001- COMPI000368	Company I, September 2018 Recreational Marijuana Establishment License, Non- Identified				WA
423	COMPJ000001- COMPJ000228	Company J, September 2018 Recreational Marijuana Establishment License, Non- Identified				WA
424	COMPK000001- COMPK000363	Company K., September 2018 Recreational Marijuana Establishment License, Non- Identified				WA
425	COMPL000001- COMPL000678	Company L, September 2018 Recreational Marijuana Establishment License, Non- Identified				w
426	COMPM000001- COMPM000382	Company M, September 2018 Recreational Marijuana Establishment License, Non- Identified	8-14-19	No	8-14-19	· w
427		Affidavit of Paul Thomas executed May 3, 2019				
428		Affidavit of Ronald A. Memo executed May 3, 2019				
429		Affidavit of Dispensary Application of Andy Zhang executed May 6, 2019				
430		Affidavit of Global Harmony LLC executed by John Heishman on May 6, 2019				
431		Affidavit of Ronald Doumani executed May 6, 2019				
32	DOT-ETW000007-DOT- ETW000009	ETW MANAGEMENT GROUP LLC, Attachment A	8-14-19	NO	8-14-19	in f

SEE NEXT PAGE --- 7

Exhibit	Bates No.(s)		Date		Date	
mber	1	Exhibit Description	Offered	Objection	Admitted	l
}	DOT-Global000005-DOT- Global000010	GLOBAL HARMONY LLC, Attachment A	8-14-19	NO	8-14-19	<u>ا</u> ا
434	DOT-GreenLeaf000009- DOT-GreenLeaf000016	GREEN LEAF FARMS HOLDINGS LLC, Attachment E	/		/	u
435	DOT- GreenTherapeutics000008- DOT- GreenTherapeutics000031	GREEN THERAPEUTICS LLC, Attachment A				v
436	DOT- HerbalChoice000077- DOT-HerbalChoice000085	HERBAL CHOICE INC., Attachment A				u
437	DOT-JustQuality000004- DOT-JustQuality000007	JUST QUALITY, LLC, Attachment A				u
438	DOT-Libra000006-DOT- Libra000010	LIBRA WELLNESS CENTER, LLC, Attachment A			7	۰
439	DOT-MMOF000007- DOT-MMOF000012	MMOF VEGAS RETAIL, INC., Attachment A	1/			u
440	DOT-NevCann000003- DOT-NevCann000017	NEVCANN LLC, Attachment A	1			v
441	DOT-RedEarth000008- DOT-RedEarth000014	RED EARTH LLC, Attachment A)	17	ľ
.2	DOT-Rombough000009- DOT-Rombough000018	ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, Attachment A and E				ľ
443	DOT-THCNV000006- DOT-THCNV000017	THC NEVADA LLC, Attachment A)	1	Įν
144	DOT-Zion000006-DOT- Zion000012	ZION GARDENS LLC, Attachment A		1		V
145		Plaintiffs' Key re Non-Identified Applications	8-14-19	NO	8-14-19	ļ
446	ETW000001-ETW000060	Email Correspondence with Department of Taxation re Application Question and Answers	6-20-19	ļ	6-20 19	v

A-19-787004-B Coordinated with: A-18-785818-W.

A-18-786357-W.

A-19-787004-B.

A-19-787540-W. A-19-786962-B, and A-19-787726-C

Dept. No.: ΧI

Case No.:

Plaintiff: MM DEVELOPMENT COMPANY, INC. a Nevada Corporation, LIVFREE WELLNESS LLC, dba The Dispensary, a Nevada limited liability company

Defendant: STATE OF NEVADA ex rel. its DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1

through 1

Hearing Date:

Recorder:

May 24, 2019

Judge: Elizabeth Gonzalez

DULCE Court Clerk:

RONEZ ALAN PAIN CASTLE SR

JILL HAWKINS

Will Kemp, Esq. Counsel for Plaintiff:

Nathanael R. Rulis, Esq.

Ketan D. Bhirud

Steve Shevorski Counsel for Defendant:

Theresa M. Haar David J. Pope

Robert E. Werbicky

HEARING BEFORE THE COURT

DEFENDANT'S EXHIBITS - The Department of Taxation reserves the right to use, offer, and rely upon any other document identified by any other party to this coordinated matter.

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted
2001	2000-2169	Application Training – Day 1 – Sign in & Complete Icebreaker	5/24/19	STIP	5/24/19
2002	2170-2233	Application Training - Train the Trainer	1		1
2003	2234-2366	Application Training - Application & Score Sheet		1	
2004	2367-2389	Application Training - Application Practice			
2005	2390-2400	Application Criteria Points Breakdown			1-1-
2006	2401-2444	Application Training - Sign In)	
2007	2445-2483	Application Training - Sign In		7	
2008	2484-2486	Executive Order Establishing a Task Force on the Implementation of Ballot Question 2: The Regulation and Taxation of Marijuana Act			
_009	2487-2647	Governor's Task Force on the Implementation of Question 2: The Regulation and Taxation of Marijuana Act – Final Report	5/24/14	STIP	5)24/14

\$ NOTE: All exhibits that were not effered or admitted returned to counsel. See Receipt Alted 8-16

Error! Reference source not found.

-19-787004-B
oordinated with:
A-18-785818-W,
A-18-786357-W,
A-19-787004-B,
A-19-787540-W,
A-19-786962-B, and
A-19-787726-C
MM DEVEL OPMENT COMPAN

MM DEVELOPMENT COMPANY, INC., et vs. STATE OF NEVADA ex rel. its DEPARTMENT al. OF TAXATION

DEFENDANT'S EXHIBITS - The Department of Taxation reserves the right to use, offer, and rely upon any other document identified by any other party to this coordinated matter.

Exhibit	Bates		Date		Date]
Number	No.(s)	Exhibit Description	Offered	Objection	Admitted	ļ
2010	2648-2650	Retail Dispensaries in Clark County and Washoe County	5/24/19	\$718	5/24/19	uar
2011	2651	Stores Outside Washoe and Clark Counties	1		i	uq
2012	2652-2656	Score Sheet - Adequacy of Size - Building Plans (Non-Identified)				wĄ
2013	2657-2670	Score Sheet - Care, Quality Safekeeping (Non- Identified)				WA
014	2671-2674	Score Sheet - Financial Resources (Identified)	\			ωA
2015	2675-2678	Score Sheet – Likely Impact on the Community (Non- Identified)				พล
2016	2679-2684	Score Sheet - Organizational Structure (Identified)		/		WA
2017	2685-2688	Score Sheet – Taxes Beneficial Financial Contributions		(WA
2018	2689-2695	2018 Retail Marijuana Store Application Scores and Rankings	5/24/A	るから	5/24/19	w
2019	DOT-GBSNN 000008	MARIOUANA ESTA BLISHMENT APPLICATION	· ·		5-30-19	we
2020		BALLOT INITIATIVE	6-18-19		6-18-19	V-A
202/		LIST SERVE ARCHIVE	7-10-19	NO	7-10-19	w
2022		EXIAIL ARCHIVE	7-10-19	NO	7-10-19	w
2023			7-15-19	No		wa
2024			7-15-19	NO.	7-15-17	d Lut
			_			_

	EVUI	DI 1(3) LI31	
Case No.:	A-19-787004-B Coordinated with: A-18-785818-W, A-18-786357-W, A-19-787004-B, A-19-787540-W, A-19-786962-B, and A-19-787726-C	Hearing Date: MAY 24, 2019	
Dept. No.;	XI	Judge: Elizabeth Gonzalez	
Plaintiff: <u>S</u> l	ERENITY WELLNESS ET AL.	Court Clerk: DVICE Recorder: ALANPAUL CASTZE: Recorder: JNL HAWKINS Counsel for Plaintiff: Will Kemp, Dominic Gentile	26
	vs.		
TA)	STATE OF NEVADA, DEPT. OF KATION Progres: NEVADA ORGANIC	Counsel for Defendant- Intervenors: David Koch, Brody Wight	_

HEARING BEFORE THE COURT

DEFENDANT-INTERVENOR'S EXHIBITS – Defendant-Intervenors reserve the right to use, offer, and rely upon any other document identified by any other party to this coordinated matter.

REMEDIES, LLC, et al.

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted
5001		SB32	5/24/19	3T1P	5/24/18
5002		2014 Application	1 ,	1	3-214
5003		2018 Application		 	.
5004		Final Score Rankings by Jurisdiction		T	
5005		July 6, 2018 Notice of Intent to Accept Applications	1	 	
5006		Entity Application Key		 	
5007		Identified Tally Sheets Combined	 	 \	1
5008		Non-Identified Tally Sheets	1 1	 	
5009		Procedure Scoring Review	† †		
5010		TGIG Secretary of State Information		 	1
5011 }	DOT- TGIG08853- 8972	TGIG Organizational Structure Tab	1		1
5012	DOT- TGIG00089	Sept. 13, 2018 Letter from Dept. of Taxation to Amanda Connor re TGIG, LLC	5/24/19	STIP	5/24/19

* NOTE: All exhibits that were proposed but not offered Printed May 24, 2019 odmitted have been returned to counsel. See Receipt filed 8/29/19.

5013	DOT- TGIG08878	TGIG list of officers, owners, board members	5/29	1/19	5118	\$/24/19	in/
5014		New Cannabis Ventures Article "5 U.S. Cannabis Companies"	1		(/	u4y
5015		New Cannabis Ventures Article "This Cannabis SPAC Expects Dramatic Growth"	Τ,)	T /	UΑ
5016	DOT-Livfree 01441-1469	Livfree Wellness, LLC Part I, Tab X			. (1	uş
5017		Article: "Carpincho Capital Completes Business Combination with MM Development Company"	6/2	4/12	STIP	5/24/19	M
·				_	_	· ·,	1
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SEE NEXT PAGE -7

COAO		, , <u> </u>			
5013	DOT- TGIG08878	TGIG list of officers, owners, board members			
6014		New Cannabis Ventures Article 5 U.S. Cannabis Companies"			
5015		New Cannabis Ventures Article "This Cannabis SPAC Expects Bramatic Growth"			
5016	DOT-Livfree 01441-1469	Livfree Wellfiess, LLC Part I, Tab X			
5017		Article: "Carpincho Capital Completes Business Combination with MM Development Company"			
5018 2	-	Rating Criteria on Application - Recommendations	5-28-19	NO	5-28-19
5019		Planet 13 Holdings Inc. Management Discussion and Analysis			
5020		Planet 13 Holdings Inc. Annual Information Form for the year ended December 31, 2018		-	
5021		Planet 13 Corporate Presentation April 2019	5-29-19	NO	5-29-14
5022		Planet 13 Team	5-29-19	No	5-29-19
5023		Department of Taxation Licensed Entity Owners/Officers/Board Members as of May 1, 2019	5-29-19	NO	5-29-19 5-29-1 9 5-29-19
5024		Dec. 29, 2016 Article "Las Vegas Pot Dispensary's License Is Suspended" Las Vegas Sun			_
	· ·	7 041/2	i		1

			EVUIDIT(9) FIST				
	5013	DÖT- TGIÇ08878	TGIG jist of officers owners, board members				
	014	161906676	New Cannabis Ventures Article "5 U.S. Cannabis				
-		/	Companies"				
	5015		New Carrnabis Ventures Article "This Cannabis SPAC Expects Dramatic Growth"				
	50/16	DOT-Livfree Q1441-1469	Livfree Wellness, LLC Part I, Tab X				
4	5017	9.111 1100	Article: "Carpincho Capital Completes Business				
	5015		Combination with MM Development Company"	<u> </u>			
	5016		Rating Criteria on Application Recommendations				
,	⁄5 019		Planet 13 Holdings Inc. Management Discussion and Arralysis		. /		-
	5020		Planet 13 Holdings Inc. Annual Information Form		/		•
	5021		for the year ended December 31, 2018 Planet 13 Corporate Presentation April 2019			\vdash	
	5022		Planet 13 Team				•
	5023	/	Department of Taxation Licensed Entity				
	5004		Owners/Officers/Board Members as of May 1, 2019				
Start	5024		Dec. 29, 2016 Article "Las Vegas Pot Dispensary's License is Suspended" Las Vegas Sun	[/	
pere	5025		Nevada Organic Remedies Organizational	J _ J A	445		جميد.
,	f		Structure NOR Transfer of Interest Approval Letter	6-10-19	NO	6-10-19	
J.			• •	6-10-19	NO	6-10.79	1005
	5027		NOR Ownership Approval Letter and Notice of Officer Letters	6-11-19		6-11-19	
	5028		Page from NOR Operating Agreement	6-11-19	No	6-11-19	
	5029		Serenity Wellness Center LLC Secretary of State Page	7-15-19	No	9-15-19	
	5030		Alternative Solutions LLC Secretary of State Page	7-15-19	_NO	7 ~ 7 7 7 7 7 7 7 7 7 7 7 7 9	co.
	5031		CLS Holdings USA, Inc. Secretary of State Page	7-15-19		<i>7-15-19</i>	υÆ
	5032		Serenity Wellness Attachment A	7 	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	7 	-
	5033		Serenity Wellness Organization Chart	7-15-19	No	7 -15-19	المهما
	5034		Serenity Wellness Center Attachment C	, ,,,			
	5035	Serenity 00005	Serenity Wellness Center Letter Sept. 13, 2018	7/1/19	170	7/1/19	₩Ą-
	5036	ETW 00024- 60	ETW Listserv Email	6-11-19	NO	671-19	u ing
	5037	ETW 00059	ETW Attachment A	6-11-19	· ·	6-11-19	-^ى
	5038	DOT021838- 21840	Organizational Structure (Identified) NOR	6-11-19	NO	6-11-19	
٠;	039	2.1010	MM Development Company, Inc. Secretary of State Listing	6-18-19	_NO	6-10-19	war
٠,٠	5040	-	Nevada Wellness Center, LLC Sec. State List	6-18-19	NO	6-18-19 6-18-19	il Age
			· · · · · · · · · · · · · · · · · · ·				

Printed June 19, 2019

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
5041	UPS Store Printout				
5042	Initiative to Regulate and Tax Marijuana – Filed April 23, 2014	6-20-19	NO	6-20-19	2 (JuAy
5043	Statewide Ballot Questions 2016	6-20-19	NO	6-20-1	ייניט פ
5044	Letter dated January 10, 2019 from Jorge Pupo to Will Kemp	6-20-19		6-20-1	1

CONTINUED NEXT PAGE -7

A-19-787004-B

Coordinated with: A-18-785818-W,

A-18-786357-W, Case No.:

A-19-787004-B, A-19-787540-W, A-19-786962-B, and

A-19-787726-C

Dept. No.: ΧI Judge: Elizabeth Gonzalez

Court Clerk:

Hearing Date:

Dulce Romeg

MAY 24, 2019

Plaintiff: SERENITY WELLNESS ET AL.

Recorder:

JIII HAWKINS

Counsel for Plaintiff: Will Kemp, Dominic Gentile

vs.

Adam Bult, Theodore Parker

Defendant: STATE OF NEVADA, DEPT. OF

TAXATION

Counsel for Defendant-Intervenors:

Joseph butienez

HEARING BEFORE THE COURT

EFENDANT-INTERVENOR'S EXHIBITS (ESSENCE, INTEGRAL, THRIVE)

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted	
5045		MINUTES OF THE LEGISLATIVE COMMUSSION	7-1-19	NO	7-1-19	υĄ
5046		FINAL REPORT OF GOVERNORS	admitted	2009, al. 5046 no Clerk. #	ready t provided	
5047		TEXT MESSAGES	7-15-19		7-15-19	() A }
5048		TEXT NESSAGES	7-15-19		7-15-19	1
5049		GOVERNOR'S TROK FORCE MINUTED MARCH 3, 2017	7-71-19	NO	771-19	1
5050		GOVERNOR'S TROK FORCE MINUTES MARCH 31, 2017				•
5051		MSSEMBLY BILL MINUTED MAY 3, 2017]

Printed August 16, 2019

	EXHIBIT(S) LIST	offered	Objection	r beloviste
5052	ASS FREDLY BILL MINUTES	• • • • • • • • • • • • • • • • • • •		
	MAY 30, 20/7			
5050	EMAIL CORRESPONDENCEY HEATHER AZZI; SUPPLEMENT TO POCHET BRIFFIE: MEANING OF PRIOSE	-		
5054	LEGISLATIVE REVIEW OF ADDPTED REGULATIONS			
5055	PLANET 13 HOLDINGS INC. MANAGER DISCUSSION + ANALYSIS OF THE THAM POSITION + RESULTS OF OPERATION	CIAL	NO	7-15-19
5056	SUPPLEMENTAL REGISTRATION BY THEINE	7-15-19		
5057	LETTER FROM MARK BRADLEY TO DEPT. OF TAXATION			
5058	GB SCIENCES LETTER TO DEPT OF THIMPON			
5059	APPIDAVIT OF KATTY PETERSON		OBJ Tsistemed)	
5060	2/7/18 ARTICLE IN MARYJUANA BUSIK DALY: "STAND-ALDNE HARISUANA BROWDDS"			
5761	2/27/18 MOTICLE: "IN SPITE OF CONCE MOIN SHALLER BUSILESSES LAWMANGER WHAN IMOUSLY APPROVE MARKUMA RESO	†		
	THRINE BACKGROUND CHECK			

CONTINUED NEXT PAGE -- 7

BOARD MERABER ATTESTATION FORM)

* * \$ * * *

Case No.:	A-19-786962-B	Hearing Date:			May 24, 2019	
Dept, No.;	XI	Judge:	Hon	orable E	lizabeth Gonzalez	
·		Court Cle	erk:	Danielle	a Meriwether	
Plaintiff: Serenity Wellness Center, LLC et al		Recorder: Jill Ha			wkins	
<u></u>		Counsel	for Pl	aintiff:	Dominic Gentile, Esq.	
	VS.					
	State of Nevada; Helping Hands Center, Inc., Defendant	Counsel Jared Ka			t: Aaron Ford, Esq. (State Nevada) ervenor Defendant)	

HEARINGBEFORE THE COURT

Defendant Intervenor's EXHIBITS (HELPING HANDS WELLNESS CENTER, ZNC.)

Exhibit	Bates		Date		Date	
Number		Exhibit Description	Offered	Objection	Admitted	
5063	HHWC	Memorandum of Understanding TGIG, LLC and		NO		يمير أ
	0001-0002	Jameson Family (HHWC)	8-14-19	100	8-14-19	י ייט ק
5064	HHWC	TGIG, LLC Financial Projections			8 -/4-/9 8 -/4-/9 8 -/4-/9	۵.۵
	0003-0006		8-14-19	No_	8-14-1	, v-,
5065	HHWC	Clark License LOI (LEDA CTED)		0137		حس ا
	0007-0012		<i>8-14-19</i>		8-14-19	(,
5066	HHWC	City License LOI (REDACTED)	0 -444 -100	001		Ļ
	0013-0018		8-14-19		8-14-19	(4) Pa
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Printed August 13, 2019

Case No.:	A-19-786962-B	Hearing Da	ate:	MAY 24, 2019	
∂ept. No.:	XI	Judge: I	HON. ELIZ	ABETH GONZALEZ	
Plaintiff: <u>SE</u> LLC	ERENITY WELLNESS CENTER,	Court Clerk(s): Recorder:		E LOMEA HAWKINS	
		Counsel fo	or Plaintiff:		
	vs.				
	<u>\$TATE OF NEVADA</u> IENT OF TAXATION	Counsel for Defendant:			
		See 5/24/1 appearant		for complete list of	
	HEARING BEF	ORE THE	E COUR	Τ	

COURT'S EXHIBITS

Exhibit dumber	Exhibit Description	Date Offered	Objection	Date Admitted Marked	
1	COURT'S DISCLOSURE RE: FLOWERS RECEIVED		 	6-10-19	JA)
2	DENNIS PRINCE'S POWERPOINT FOR			8-16-19	ĻΆ
3	EMAIL FROM M. E. SHEV ORSKI (Whose Order)			6-10-19 8-16-19 8-22-19	w
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Case No.:	A-19-786962-B	Hearing Date:	MAY 24, 2019		
Dept. No.:	XI	Judge: HON	I. ELIZABETH GONZALEZ		
		Court Clerks:	DULCE LOMEA		
Plaintiff: SI	ERENITY WELLNESS CENTER,	Recorder:	JILL HAWKINS		
·		Counsel for Plaintiff:			
Defendant: STATE OF NEVADA DEPARTMENT OF TAXATION		Counsel for De	efendant:		
		See 5/24/19 m	ninutes for complete list of		

HEARING BEFORE THE OCURT

DEMONSTRATIVE EXHIBITS

Exhibit Number	Exhibit Description ,	Date Offered	Objection	Date Admitted Marked	
01	THUMB DRIVE!			5-28-19	Ţ
D-2	SLIDE "FACTUAL STATEMENT"			5-31-19	ı
ي ق-و	ME KEMPS HYPOTHETICAL DRAWING			6-10-19	w)
0-4	SLIDES BY MR. CRISTANN			6-11-19	72
155	INSTRUCTIONS FOR LIMITED - LIABILITY COMPANY ARTICLES OF ORGANIZATION]		6-11-19	46
0-6	NEVADA DREAMO REMEDIES LLC ANNUAL LIST OF OFFICERS	1		6-11-19	M-d
0-7	GOOGLE MARS PHOTO		 	6-11-19	νÞ
0-8				6-11-19	'n
D-9				6-20-19	ۍ.
b-10	REDLINE DRAFT VERSION OF 453A 20 1NTERES		 	7-12-19	γX
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EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY

ON APPEAL TO NEVADA SUPREME COURT

MARGARET A. MCLETCHIE 701 E. BRIDGER AVE., SUITE 250 LAS VEGAS, NV 89101

DATE: September 23, 2019 CASE: A-19-786962-W

RE CASE: SERENITY WELLNESS CENTER, LLC; TGIG, LLC; NULEAF INCLINE DISPENSARY, LLC; NEVADA HOLISTIC MEDICINE, LLC; TRYKE COMPANIES SO NV, LLC; TRYKE COMPANIES RENO, LLC; GBS NEVADA PARTNERS, LLC; FIDELIS HOLDINGS, LLC; GRAVITAS NEVADA, LLC; NEVADA PURE, LLC; MEDIFARM, LLC; MEDIFARM IV, LLC vs. STATE OF NEVADA DEPARTMENT OF TAXATION

NOTICE OF APPEAL FILED: September 19, 2019

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

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

	\$250 - Supreme Court Filing Fee (Make Check Payable to the Supreme Court)** - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
	\$24 – District Court Filing Fee (Make Check Payable to the District Court)**
\boxtimes	\$500 – Cost Bond on Appeal (Make Check Payable to the District Court)** - NRAP 7: Bond For Costs On Appeal in Civil Cases
	Case Appeal Statement - NRAP 3 (a)(1), Form 2
	Order
П	Notice of Entry of Order

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

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

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

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

Certification of Copy

State of Nevada
County of Clark
SS

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

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL; DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; FINDINGS OF FACT AND CONCLUSIONS OF LAW GRANTING PRELIMINARY INJUNCTION; NOTICE OF ENTRY; AMENDED NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

SERENITY WELLNESS CENTER, LLC; TGIG, LLC; NULEAF INCLINE DISPENSARY, LLC; NEVADA HOLISTIC MEDICINE, LLC; TRYKE COMPANIES SO NV, LLC; TRYKE COMPANIES RENO, LLC; GBS NEVADA PARTNERS, LLC; FIDELIS HOLDINGS, LLC; GRAVITAS NEVADA, LLC; NEVADA PURE, LLC; MEDIFARM, LLC; MEDIFARM IV, LLC,

Plaintiff(s),

VS.

STATE OF NEVADA DEPARTMENT OF TAXATION,

Defendant(s),

GREENMART OF NEVADA NLV LLC,

Defendant-Intervenor.

now on file and of record in this office.

Case No: A-19-786962-W

Dept No: XI

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 23 day of September 2019.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Clerk

Electronically Filed 9/27/2019 3:24 PM Steven D. Grierson **CLERK OF THE COURT**

NOAS H1 LAW GROUP Eric D. Hone, NV Bar No. 8499 eric@h1lawgroup.com Jamie L. Zimmerman, NV Bar No. 11749 jamie@h1lawgroup.com Moorea L. Katz, NV Bar No. 12007 moorea@h1lawgroup.com 701 N. Green Valley Parkway, Suite 200 Henderson NV 89074 Phone 702-608-3720 702-608-3759 Fax Attorneys for Intervenor/Defendant Lone Mountain Partners, LLC 9 EIGHTH JUDICIAL DISTRICT COURT 10 CLARK COUNTY, NEVADA SERENITY WELLNESS CENTER, LLC, a Nevada limited liability company, TGIG, LLC, a 12 Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada limited 13 liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada limited liability 14 company, TRYKE COMPANIES SO NV, LLC, a Nevada limited liability company, TRYKE COMPANIES RENO, LLC, a Nevada limited liability company, GBS NEVADA PARTNERS, 16 LLC, a Nevada limited liability company, FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA, LLC, a Nevada Case No. A-19-786962-B limited liability company, NEVADA PURE, LLC, a Nevada limited liability company, MEDIFARM IV. Dept. No. 11 LLC a Nevada limited liability company, DOE PLAINTIFFS I through X; and ROE ENTITY PLAINTIFFS I through X, LONE MOUNTAIN PARTNERS, LLC'S 20 Plaintiffs, NOTICE OF APPEAL 21 STATE OF NEVADA, DEPARTMENT OF 22 TAXATION, Defendant. 23 LONE MOUNTAIN PARTNERS, LLC, a Nevada limited liability partnership, 25 Intervenor/Defendant. 26 27 -2-28

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Dated this 27th day of September 2019.

H1 Law Group

Eric D. Hone, NV Bar No. 8499

eric@h1lawgroup.com

Jamie L. Zimmerman, NV Bar No. 11749 jamie@h1lawgroup.com

Moorea L. Katz, NV Bar No. 12007

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Henderson NV 89074

Phone 702-608-3720

Fax 702-608-3759

Attorneys for Intervenor/Defendant Lone Mountain Partners, LLC

¹ The Amended Notice of Entry of Order filed on September 19, 2019 identifies the following six matters coordinated for the purposes of the preliminary injunction hearing pursuant to the Court's July 11, 2019 Order regarding same:

¹⁾ MM Development Company, Inc. et. al. v. State of Nevada, Department of Taxation, Case No. A-18-785818-W;

²⁾ Compassionate Team of Las Vegas LLC v. State of Nevada, Department of Taxation, Case No. A-18-786357-W;

³⁾ Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;

⁴⁾ ETW Management Group, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-787004-B;

⁵⁾ Nevada Wellness Center v. State of Nevada, Department of Taxation, Case No. A-19-787540-W; and

⁶⁾ High Sierra Holistics, LLC v. State of Nevada, Department of Taxation, Case No. A-19-787726-C.

701 N. Green Valley Parkway, Suite 200 Henderson, Nevada 89074 H1 LAW GROUP

rel: 702-608-3720 Fax: 702-608-3759

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CERTIFICATE OF SERVICE

The undersigned, an employee of H1 Law Group, hereby certifies that on the 27th day of 3 September 2019, she caused a copy of the foregoing **Notice of Appeal**, to be transmitted by electronic service in accordance with Administrative Order 14.2, to all interested parties, through 5 the Court's **Odyssey E-File & Serve** system.

6 Serenity Wellness Center LLC; TGIG, LLC; Nuleaf Incline Dispensary, LLC; Nevada Holistic Medicine, LLC; Tryke Companies SO NV, LLC; Tryke Companies Reno, LLC; Paradise Wellness Center, LLC; GBS Nevada Partners, LLC; Fidelis Holdings, LLC; Gravitas Nevada, LLC; Nevada Pure, LLC; and Medifarm, LLC: Dominic P. Gentile (dgentile@clarkhill.com) Vincent Savarese III (vsavarese@clarkhill.com) Michael V. Cristalli (mcristalli@clarkhill.com)

Ross J. Miller (rmiller@clarkhill.com)

ShaLinda Creer (screer@clarkhill.com)

Tanya Bain (tbain@clarkhill.com)

ETW Management Group, LLC; Global Harmony, LLC; Green Leaf Farms Holdings, LLC; Green Therapeutics, LLC; Herbal Choice, Inc.; Just Quality, LLC; Libra Wellness Center, LLC; Rombough Real Estate, Inc. dba Mother Herb; NevCann, LLC; Red Earth, LLC; THC Nevada, LLC; Zion Gardens, LLC; and MMOF Vegas Retail, Inc.: Adam K. Bult (abult@bhfs.com)

Maximillen Fetaz (mfetaz@bhfs.com) Travis Chance (tchance@bhfs.com) Adam Fulton (afulton@jfnvlaw.com) Jared Jennings (jjennings@jfnvlaw.com) Vicki Bierstedt (vickib@jfnvlaw.com) Norma Richter (nrichter@jfnvlaw.com) Logan Willson (Logan@jfnvlaw.com) Paula Kay (pkay@bhfs.com)

MM Development Company, Inc. and LivFree Wellness, LLC 18

William S. Kemp Nathaniel R. Rulis

19 (n.rulis@kempjones.com)

Patricia Stoppard 20

(p.stoppard@kempjones.com)

Ali Augustine 21

(a.augustine@kempjones.com)

Nevada Wellness Center, LLC.

Theodore Parker ('tparker@pnalaw.net)

State of Nevada Department of Taxation:

Aaron Ford Steven Shevorski (sshevorski @ag.nv.gov)

David J. Pope(dpope@ag.nv.gov) 24

Robert E. Werbicky 25

(rwerbicky@ag.nv.gov)

Ketan Bhirud (kbhirud@ag.nv.gov) Traci Plotnick (tplotnick@ag.nv.gov)

Theresa Haar (thaar@ag.nv.gov) 27

Mary Pizzariello (mpizzariello@ag.nv.gov) Barbara Fell (bfell@ag.nv.gov)

Clear River, LLC:

Brigid Higgins (bhiggins@blacklobello.law)Jerri Rusty J. Graf (Rgraf@blacklobello.law) Hunsaker (jhunsaker@blacklobello.law) Diane Meeter (dmeeter@blacklobello.law) Joyce Martin (jmartin@blacklobello.law)

22

2 3	GreenMart of Nevada NLV LLC: Margaret McLetchie (maggie@nvlitigation.com) Alina Shell (alina@nvlitigation.com)	Helping Hands Wellness Center Inc: Jared Kahn (jkahn@jk-legalconsulting.com)
4 5 6 7 8 9 10 11 12	Integral Associates, LLC d/b/a Essence Cannabis Dispensaries; Essence Tropicana, LLC; Essence Henderson, LLC: James Pisanelli (lit@pisanellibice.com) Todd Bice (tlb@pisanellibice.com) Jordan Smith (jts@pisanellibice.com) MGA Docketing (docket@mgalaw.com) Shannon Dinkel (sd@pisanellibice.com) Joseph Gutierrez (jag@mgalaw.com) Jason R. Maier (jrm@mgalaw.com) Philip M. Hymanson (phil@hymansonlawnv.com) Henry J. Hymanson (hank@hymansonlawnv.com)	CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace: Dennis M. Prince (dprince@thedplg.com) Kevin T. Strong (kstrong@thedplg.com) Joseph Gutierrez (jag@mgalaw.com) Jason R. Maier (jrm@mgalaw.com) Philip M. Hymanson (phil@hymansonlawnv.com) Henry J. Hymanson (hank@hymansonlawnv.com)
114 115 116 117 118 119 220	Nevada Organic Remedies: David R. Koch (dkoch@kochscow.com) Steven B. Scow (sscow@kochscow.com) Brody R. Wight (bwight@kochscow.com) Daniel G. Scow (dscow@kochscow.com) Andrea Eshenbaugh - Legal Assistant (aeshenbaugh@kochscow.com)	Other Service Contacts not associated with a party on the case: Daniel Simon (lawyers@simonlawlv.com) Alisa Hayslett (a.hayslett@kempjones.com) Cami Perkins, Esq. (cperkins@nevadafirm.com) Thomas Gilchrist (tgilchrist@bhfs.com) Lisa Lee (llee@thedplg.com) Eservice Filing (eservice@thedplg.com) Monice Campbell (monice@envision.legal) Theresa Mains, Esq. (theresa@theresamainspa.com) Rebecca Post (rebecca@connorpllc.com)
221 222 223 224 225 226 227 228	F	Bobbye Donaldson, an employee of H1 LAW GROUP



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MARGARET A. MCLETCHIE, Nevada Bar No. 10931

ALINA M. SHELL, Nevada Bar No. 11711

MCLETCHIE LAW

701 East Bridger Avenue, Suite 520

Las Vegas, NV 89101 Telephone: (702) 728-5300 Email: maggie@nvlitigation.com

Counsel for Intervenor Defendant, GreenMart of Nevada NLV LLC

EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA**

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company,

Plaintiff,

VS.

STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

Case No.: A-19-787540-W

Dept. No.: XVIII

INTERVENOR DEFENDANT GREENMART OF NEVADA NLV LLC'S JOINDER TO DEPARTMENT OF TAXATION'S OPPOSITION TO NEVADA WELLNESS CENTER, LLC'S MOTION TO AMEND FINDINGS OF FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23, 2019

Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its undersigned counsel, McLetchie Law, hereby joins the Opposition to Nevada Wellness Center, LLC's Motion to Amend Findings of Facts and Conclusions of Law Issued on August 23, 2019 filed in this matter by Defendant Department of Taxation on September 23, 2019 and adopts the arguments and grounds as stated in the Points and Authorities filed in support of said Opposition.

In addition to the arguments raised by the Department of Taxation, GreenMart of Nevada NLV LLC asserts that amending the Findings and Fact and Conclusions of Law ("FFCL") at this stage would be improvident given that the FFCL is currently the subject of

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multiple appeals. (See Exhibits A-F.) Given these multiple pending appeal, granting Nevada Wellness Center LLC summary judgment at this stage would run contrary to Nev. R. Civ. P. 1, which mandates that the Rules of Civil Procedure must "be construed, administered, and employed by the court and the parties to secure the just, speedy, and inexpensive determination of every action and proceeding." If the Court were to grant Nevada Wellness Center LLC's motion prior to the resolution of the appeals and amend the FFCL, the parties and the Court would be required to expend time and resources unwinding the effects of any such amendment or alteration. Thus, the Court should deny Nevada Wellness Center LLC's motion.

DATED this the 30th day of September, 2019.

/s/ Alina M. Shell

MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101

Telephone: (702) 728-5300 Email: maggie@nvlitigation.com

Counsel for Intervenor Defendant, GreenMart of Nevada NLV LLC

MCLETCHIE LAW

ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101

CERTIFICATE OF SERVICE

I hereby certify that on this 30th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing INTERVENOR DEFENDANT GREENMART OF NEVADA NLV LLC'S JOINDER TO DEPARTMENT OF TAXATION'S OPPOSITION TO NEVADA WELLNESS CENTER, LLC'S MOTION TO AMEND FINDINGS OF FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23, 2019 in *Nevada Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.,* Clark County District Court Case No A- 19-787540-W, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

/s/ Pharan Burchfield

An Employee of McLetchie Law

	INDEX OF EXHIBITS					
Exhibit	Description	Case Related To				
A	September 19, 2019 Notice of Appeal	A-18-786357-W				
В	September 19, 2019 Notice of Appeal	A-19-787004-B				
С	September 19, 2019 Notice of Appeal	A-19-787726-C				
D	September 19, 2019 Notice of Appeal	A-18-785818-W				
Е	September 19, 2019 Notice of Appeal	A-19-787540-W				
F	September 19, 2019 Notice of Appeal	A-19-786962-B				

EXHIBIT A



Electronically Filed 9/19/2019 4:22 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

MCLETCHIE LAW

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company; GREEN THERAPEUTICS LLC, a Nevada limited liability company; HERBAL CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company,
Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.
COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability
Company;
Plaintiff,
ve

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE

HIGH SIERRA HOLISTICS, LLC, Plaintiff,

VS.

27 | STATE OF NEVADA, DEPARTMENT OF

TAXATION;	DOES	1-10	and	ROE					
CORPORATIO	ONS 1-10,	,							
Defendants.									

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

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¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada	Wellness	Center :	v. State	of Nevada,	Departme	ent of T	Taxation,	Case
No. A-19-78754	0-W;								

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT B



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701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW 5) EAST BRIDGER AVE., SUITE 520

company; GREEN THERAPEUTICS LLC, a Nevada limited liability company; HERBAL CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company, Plaintiffs,
vs.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE
CORPORATIONS 1 through 20, inclusive
Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.

COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;

Plaintiff,

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,

Defendants;

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,
Intervenor Defendant.

HIGH SIERRA HOLISTICS, LLC, Plaintiff.

VS.

28 STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

TAXATION;	DOES	1-10	and	ROE
CORPORATIO	ONS 1-10,	,		
	Defenda	nts.		

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada Wellness Center v. State of Nevada, Department of Taxation, Cas
No. A-19-78754	-W:

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT C



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701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW	701 EAST BRIDGER AVE., SUITE 520	LAS VEGAS, NV 89101	(702)728-5300 (T) / (702)425-8220 (F)	WWW.NVLITIGATION.COM
ATTORNEY	701 EAST BRIDGER	LAS VEGAS,	(702)728-5300 (T)	WWW.NVLITIG

company; GREEN THERAPEUTICS LLC, a

Nevada limited liability company; HERBAL

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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ATTORNEYS AT LAW 70 I EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM	16
701 E/ (702)72	17

TAXATION;	DOES	1-10	and	ROE
CORPORATION	ONS 1-10,			

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- **(1)** Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada	Wellness	Center v.	State of Nevada,	Department of	Taxation,	Case
No. A-19-78754	0-W:						

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT D



Electronically Filed 9/19/2019 4:18 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNENS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 891 01 (702)728-530 (F) (702)425-820 (F) WWW.NV-ITIGATION.COM

VS.

company; GREEN THERAPEUTICS LLC, a
Nevada limited liability company; HERBAL
CHOICE INC., a Nevada corporation; JUST
QUALITY, LLC, a Nevada limited liability
company; LIBRA WELLNESS CENTER,
LLC, a Nevada limited liability company;
ROMBOUGH REAL ESTATE INC. dba
MOTHER HERB, a Nevada corporation;
NEVCANN LLC, a Nevada limited liability
company; RED EARTH LLC, a Nevada
limited liability company; THC NEVADA
LLC, a Nevada limited liability company; and
ZION GARDENS LLC, a Nevada limited
liability company,
Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF
TAXATION, a Nevada administrative
agency; and DOES 1 through 20; and ROE
CORPORATIONS 1 through 20, inclusive
Defendants.
GREENMART OF NEVADA NLV LLC, a
Nevada limited liability company,
Defendant-Intervenor.
COMPASSIONATE TEAM OF LAS
VEGAS LLC, a Nevada Limited Liability
Company;
Plaintiff,
VS.
STATE OF NEVADA, DEPARTMENT OF
TAXATION; DOES 1 through 10; and ROE
CORPORATIONS 1 through 10,
Defendants;
CREEN AND OF MENADA MANAGE
GREENMART OF NEVADA NLV LLC, a
Nevada limited liability company,
Intervenor Defendant.
HIGH SIERRA HOLISTICS, LLC,

Plaintiff,

STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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ATTORNEYS AT LAW 70 I EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T), (702)728-520 (F) www.nvlitigation.com	16
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TAXATION;	DOES	1-10	and	ROE		
CORPORATIO	ONS 1-10,					
Defendants.						

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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	(4)	Nevada	Wellness	Center v	. State o	f Nevada,	Department	of Taxation,	Case
No	A-19-78754	10-W·							

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT E



Electronically Filed 9/19/2019 4:38 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW	701 EAST BRIDGER AVE., SUITE 520	LAS VEGAS, NV 89101	(702)728-5300 (T) / (702)425-8220 (F)	WWW.NVLITIGATION.COM
ATTOR	701 EAST BRII	LAS VE	(702)728-5300	WWW.NV

agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Defendant-Intervenor.

COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;

Plaintiff,

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,

Defendants;

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

25 HIGH SIERRA HOLISTICS, LLC, Plaintiff.

26 | vs.

27 | STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

TAXATION;	DOES	1-10	and	KOE		
CORPORATION	ONS 1-10,					
Defendants.						

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada	Wellness	Center v	. State of	Nevada,	Department	of Taxation,	Case
No. A-19-78754	0-W:							

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT F



Electronically Filed 9/19/2019 4:03 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW 701 FAST BUDGED AVE STITE 520

QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba
MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada
limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited
liability company, Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.
COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;
Plaintiff,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10, Defendants;
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.
HIGH SIERRA HOLISTICS, LLC, Plaintiff, vs.
STATE OF NEVADA, DEPARTMENT OF

company; GREEN THERAPEUTICS LLC, a

Nevada limited liability company; HERBAL

CHOICE INC., a Nevada corporation; JUST

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

TAXATION;	DOES	1-10	and	ROE		
CORPORATION	ONS 1-10,	,				
Defendants.						

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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	(4)	Nevada	Wellness	Center v	. State o	f Nevada,	Department	of Taxation,	Case
No	A-19-78754	10-W·							

- Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, (5) Case No. A-18-786357-W; and
- High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 Telephone: (702) 728-5300 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

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This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law



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JOPP 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Intervenor Defendant, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 NEVADA WELLNESS CENTER, LLC, a 9 Nevada limited liability company, 10 Dept. No.: XVIII Plaintiff, 11 VS. 12 13 STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC 14 REMEDIES, LLC, 15 Defendants. 16 GREENMART OF NEVADA NLV LLC, a TO NRCP 52 17 Nevada limited liability company, 18 Intervenor Defendant. 19 20 21 22 23 24

9/30/2019 5:19 PM Steven D. Grierson CLERK OF THE COURT

Electronically Filed

Case No.: A-19-787540-W

INTERVENOR DEFENDANT **GREENMART OF NEVADA NLV** LLC'S JOINDER TO THE ESSENCE ENTITIES' OPPOSITION TO NEVADA WELLNESS CENTER, LLC'S MOTION TO AMEND FINDINGS OF FACTS AND **CONCLUSIONS OF LAW ISSUED** ON AUGUST 23, 2019, PURSUANT

Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its undersigned counsel, McLetchie Law, hereby joins the Opposition To Nevada Wellness Center, LLC's Motion To Amend Findings Of Facts And Conclusions Of Law Issued On August 23, 2019, Pursuant To NRCP 52 filed in this matter by Defendant in Intervention The Essence Entities on September 23, 2019 and adopts the arguments and grounds as stated in the Points and Authorities filed in support of said Opposition.

In addition to the arguments raised by the Essence Entities, GreenMart of Nevada NLV LLC asserts that amending the Findings and Fact and Conclusions of Law ("FFCL") at this stage would be improvident given that the FFCL is currently the subject of multiple

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appeals. (See Exhibits A-F.) Given these multiple pending appeal, granting Nevada Wellness Center LLC summary judgment at this stage would run contrary to Nev. R. Civ. P. 1, which mandates that the Rules of Civil Procedure must "be construed, administered, and employed by the court and the parties to secure the just, speedy, and inexpensive determination of every action and proceeding." If the Court were to grant Nevada Wellness Center LLC's motion prior to the resolution of the appeals and amend the FFCL, the parties and the Court would be required to expend time and resources unwinding the effects of any such amendment or alteration. Thus, the Court should deny Nevada Wellness Center LLC's motion.

DATED this the 30th day of September, 2019.

/s/ Alina M. Shell

MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101

Telephone: (702) 728-5300 Email: maggie@nvlitigation.com

Counsel for Intervenor Defendant, GreenMart of Nevada NLV LLC

ATTORNEYS AT LAW
70 I EAST BRIDGER ACE, SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) / (702)425-8220 (F)
WWW.NVLITIGATION.COM

CERTIFICATE OF SERVICE

I hereby certify that on this 30th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing INTERVENOR DEFENDANT GREENMART OF NEVADA NLV LLC'S JOINDER TO THE ESSENCE ENTITIES' OPPOSITION TO NEVADA WELLNESS CENTER, LLC'S MOTION TO AMEND FINDINGS OF FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23, 2019, PURSUANT TO NRCP 52 in *Nevada Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No A-19-787540-W, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

/s/ Pharan Burchfield

An Employee of McLetchie Law

INDEX OF EXHIBITS						
Exhibit	Description	Case Related To				
A	September 19, 2019 Notice of Appeal	A-18-786357-W				
В	September 19, 2019 Notice of Appeal	A-19-787004-B				
B C	September 19, 2019 Notice of Appeal	A-19-787726-C				
D	September 19, 2019 Notice of Appeal	A-18-785818-W				
E F	September 19, 2019 Notice of Appeal	A-19-787540-W				
F	September 19, 2019 Notice of Appeal	A-19-786962-B				

EXHIBIT A



Electronically Filed 9/19/2019 4:22 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW 11 EAST BRIDGER AVE., SUITE 520
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2	CHOICE INC., a Nevada corporation; JUST
3	QUALITY, LLC, a Nevada limited liability
	company; LIBRA WELLNESS CENTER,
4	LLC, a Nevada limited liability company;
	ROMBOUGH REAL ESTATE INC. dba
5	MOTHER HERB, a Nevada corporation;
_	NEVCANN LLC, a Nevada limited liability
6	company; RED EARTH LLC, a Nevada
7	limited liability company; THC NEVADA
	LLC, a Nevada limited liability company; and
8	ZION GARDENS LLC, a Nevada limited
0	liability company,
9	Plaintiffs,
10	vs.
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11	STATE OF NEVADA, DEPARTMENT OF
10	TAXATION, a Nevada administrative
12	agency; and DOES 1 through 20; and ROE

company; GREEN THERAPEUTICS LLC, a

Nevada limited liability company; HERBAL

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

CORPORATIONS 1 through 20, inclusive

Defendants.

Defendant-Intervenor.

COMPASSIONATE TEAM OF LAS
VEGAS LLC, a Nevada Limited Liability

Plaintiff,

VS.

Company;

STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,

Defendants;

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,
Intervenor Defendant.

HIGH SIERRA HOLISTICS, LLC, Plaintiff.

vs.

STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM
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TAXATION;	DOES	1-10	and	ROE
CORPORATION	ONS 1-10,	,		
	Defendar	nts.		

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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	(4)	Nevada	Wellness	Center	v. State	of Nevada,	Department	t of Taxation,	Case
No. A-1	9-78754	0-W:							

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT B



Electronically Filed 9/19/2019 4:33 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS YEAGES, NV 89 101 (702)728-5300 (T) (702)425-8220 (F) WWW.NV.LITIGATION COM

QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company, Plaintiffs, vs.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor. COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company; Plaintiff,
vs. STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10, Defendants;
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant. HIGH SIERRA HOLISTICS, LLC, Plaintiff,
vs. STATE OF NEVADA, DEPARTMENT OF

company; GREEN THERAPEUTICS LLC, a

Nevada limited liability company; HERBAL

CHOICE INC., a Nevada corporation; JUST

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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ATTORNEYS AT LAW ST BRIDGER AVE., SUI LAS VEGAS, NV 89101 8-5300 (T) / (702)425-8 W.NVLITIGATION.CO	15
ATTORNEYS AT LAW 70 I EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM	16
701 E/ (702)72	17

TAXATION;	DOES	1-10	and	ROE
CORPORATIO	ONS 1-10,	,		
	Defenda	nts.		

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

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- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada	Wellness	Center v	. State	of Nevada,	Departme	ent of T	Taxation,	Case
No. A-19-78754	0-W:								

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT C



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701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

1

MCLETCHIE LAW

ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F) WWW.NV.LITGATION.COM
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company; GREEN THERAPEUTICS LLC, a Nevada limited liability company; HERBAI CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER LLC, a Nevada limited liability company ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company, Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive
Defendants

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.

COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;

Plaintiff,

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,

Defendants;

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,
Intervenor Defendant.

HIGH SIERRA HOLISTICS, LLC,
Plaintiff.

VS.

27 | STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

TAXATION;	DOES	1-10	and	ROE		
CORPORATIO	ONS 1-10,					
Defendants.						

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

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- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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	(4)	Nevada	Wellness	Center v	. State of Nevada,	Department of	Taxation,	Case
No	A-19-78754	0-W·						

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT D



9/19/2019 4:18 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

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MCLETCHIE LAW

ATTORNEYS AT LAW

VS.

company; GREEN THERAPEUTICS LLC, a Nevada limited liability company; HERBAL CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.
GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.
COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;
Plaintiff,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10, Defendants;

GREENMART OF NEVADA NLV LLC, a

STATE OF NEVADA, DEPARTMENT OF

Intervenor Defendant.

Nevada limited liability company,

HIGH SIERRA HOLISTICS, LLC,

Plaintiff,

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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AW SUITE 5, 9101 125-8220 N.COM	14
ATTORNEYS AT LAW ST BRIDGER AVE., SUI LAS VEGAS, NV 89101 8-5300 (T) / (702)425-8 W.NVLITIGATION.CO	15
ATTORNEYS AT LAW 701 EAST BRIDGER APE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM	16
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TAXATION;	DOES	1-10	and	ROE
CORPORATIO	ONS 1-10,	,		
	Defenda	nts		

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,

Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- **(1)** Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada	Wellness	Center v	. State o	f Nevada,	Departmen	nt of Taxatio	on, Case
No. A-19-7875	540-W:							

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of September, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL in *Serenity Wellness Center, LLC, et al. v. State of Nevada, Department of Taxation, et al.*, Clark County District Court Case No. A-19-786962-B, to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT E



9/19/2019 4:38 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

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MCLETCHIE LAW

ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F)

company; GREEN THERAPEUTICS LLC, a Nevada limited liability company; HERBAL CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company, Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE

agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.

COMPASSIONATE TEAM OF LAS VEGAS LLC, a Nevada Limited Liability Company;

Plaintiff,

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,

Defendants;

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,
Intervenor Defendant.

HIGH SIERRA HOLISTICS, LLC, Plaintiff.

VS.

27 | STATE OF NEVADA, DEPARTMENT OF

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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ATTORNEYS AT LAW ST BRIDGER AVE., SUI LAS VEGAS, NV 89101 8-5300 (T) / (702)425-8 W.NVLITIGATION.CO	15
ATTORNEYS AT LAW 701 EAST BRIDGER APE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM	16
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TAXATION;	DOES	1-10	and	ROE			
CORPORATIO	ONS 1-10,						
Defendants.							

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1), hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact, Conclusions of Law and Order entered in the following cases on August 28, 2019:1

- (1) Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of Taxation, Case No. A-19-786962-B;
- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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(4)	Nevada Wellness Center v. State of Nevada, Department of Taxation, Cas
No. A-19-78754	0-W:

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

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This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT F



Electronically Filed 9/19/2019 4:03 PM Steven D. Grierson CLERK OF THE COURT **NOAS** 1 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 3 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 4 Telephone: (702) 728-5300 5 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 6 7 EIGHTH JUDICIAL DISTRICT COURT **CLARK COUNTY, NEVADA** 8 MM DEVELOPMENT COMPANY, INC., a Case No.: A-18-785818-W 9 Nevada Corporation, LIVFREE WELLNESS 10 LLC, dba The Dispensary, a Nevada limited Dept. No.: VIII liability company, 11 **DEFENDANT-INTERVENOR** Plaintiffs, **GREENMART OF NEVADA NLV** 12 VS. **LLC'S NOTICE OF APPEAL** 13 STATE OF NEVADA, DEPARTMENT OF ATTORNEYS AT LAW
701 EAST BRIDGER AVE., SUITE 520
LAS VEGAS, IVV 89101
(702)728-5300 (T) (702)425-8220 (F)
www.nvLiftGATION.COM TAXATION; and DOES 1 through 10; and 14 ROE CORPORATIONS 1 through 10, Defendants, 15 16 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, 17 Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et Case No.: A-19-786962-B 18 al., 19 Plaintiffs, Dept. No.: XI VS. 20 **DEFENDANT-INTERVENOR** STATE OF NEVADA, DEPARTMENT OF **GREENMART OF NEVADA NLV** 21 TAXATION, LLC'S NOTICE OF APPEAL 22 Defendant, and 23 24 GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al. 25 Defendants-Intervenors. ETW MANAGEMENT GROUP LLC, a Case No.: A-19-787004-B 26 Nevada limited liability company; GLOBAL 27 HARMONY LLC, a Nevada limited liability Dept. No.: XI **GREEN LEAF FARMS** company; 28 HOLDINGS LLC, a Nevada limited liability **DEFENDANT-INTERVENOR**

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MCLETCHIE LAW

ATTORNEYS AT LAW	701 EAST BRIDGER AVE., SUITE 520	
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CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company; ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada limited liability company; THC NEVADA LLC, a Nevada limited liability company; and ZION GARDENS LLC, a Nevada limited liability company, Plaintiffs,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE CORPORATIONS 1 through 20, inclusive Defendants.
GREENMART OF NEVADA NLV LLC, a
Nevada limited liability company, Defendant-Intervenor.
COMPASSIONATE TEAM OF LAS
VEGAS LLC, a Nevada Limited Liability
Company;
Plaintiff,
VS.
STATE OF NEVADA, DEPARTMENT OF TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10, Defendants;
GREENMART OF NEVADA NLV LLC, a
Nevada limited liability company,
Intervenor Defendant.
HIGH SIERRA HOLISTICS, LLC, Plaintiff,
VS.
STATE OF NEVADA, DEPARTMENT OF

company; GREEN THERAPEUTICS LLC, a

Nevada limited liability company; HERBAL

GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

Case No.: A-18-786357-W

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV
LLC'S NOTICE OF APPEAL

Case No.: A-19-787726-C

Dept. No.: XIV

DEFENDANT-INTERVENOR
GREENMART OF NEVADA NLV

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AW SUITE 5: 9101 125-8220 N.COM	14
ATTORNEYS AT LAW ST BRIDGER AVE., SUI LAS VEGAS, NV 89101 8-5300 (T) / (702)425-8 W.NVLITIGATION.CO	15
ATTORNEYS AT LAW 701 EAST BRIDGER APE., SUITE 520 LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-8220 (F) WWW.NVLITIGATION.COM	16
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TAXATIO	N; DO	DES	1-10	and	ROE		
CORPORA	ATIONS	1-10,					
Defendants.							

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company, Plaintiff.

VS.

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STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC REMEDIES, LLC,

Defendants.

GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Intervenor Defendant.

LLC'S NOTICE OF APPEAL

Case No.: A-19-787540-W

Dept. No.: XVIII

DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S NOTICE OF APPEAL

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- MM Development Company, Inc. et. al. v. State of Nevada, Department of (2) Taxation, Case No. A-19-785818-W;
- ETW Management Group, LLC et. al. v. State of Nevada, Department of (3) Taxation, Case No. A-19-787004-B;

///

¹ On September 19, 2019, GreenMart of Nevada NLV, LLC also filed an Amended Notice Of Entry of the Court's August 23, 2019 Findings of Fact, Conclusions of Law and Order which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursuant to the Court's order entered July 11, 2019. Regardless, this does not affect the timeliness of GreenMart of Nevada NLV, LLC's Notice of Appeal.

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	(4)	Nevada	Wellness	Center v.	State of Nevada,	Department of	Taxation,	Case
Vο	A-19-78754	10-W·						

- (5) Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, Case No. A-18-786357-W; and
- (6) High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case No. A-19-787726-C.

DATED this the 19th day of September, 2019.

/s/ Margaret A. McLetchie

MARGARET A. MCLETCHIE, Nevada Bar No. 10931
ALINA M. SHELL, Nevada Bar No. 11711
MCLETCHIE LAW
701 East Bridger Avenue, Suite 520
Las Vegas, NV 89101
Telephone: (702) 728-5300
Email: maggie@nvlitigation.com
Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

CERTIFICATE OF SERVICE

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This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-787726-C.

/s/ Pharan Burchfield

An Employee of McLetchie Law

Electronically Filed 9/30/2019 9:46 AM Steven D. Grierson CLERK OF THE COURT

ı MTN THEODORE PARKER, III, ESQ. 2 Nevada Bar No. 4716 PARKER, NELSON & ASSOCIATES, CHTD. 3 2460 Professional Court, Suite 200 Las Vegas, Nevada 89128 4 Telephone: (702) 868-8000 (702) 868-8001 Facsimile: Email: tparker@pnalaw.net 5 6 Attorneys for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 SERENITY WELLNESS CENTER, LLC, a CASE NO.: A-19-786962-B Nevada limited liability company, TGIG, LLC, DEPT. NO.: XI 10 a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada limited liability company, NEVADA DATE OF HEARING: 11 limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada TIME OF HEARING: 12 NEVADA WELLNESS CENTER, LLC, limited liability company, TRYKE COMPANIES SO NV, LLC a Nevada limited MOTION TO AMEND FINDINGS OF 13 liability company, TRYKE COMPANIES FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23, 2019, PURSUANT TO NRCP 52 RENO, LLC, a Nevada limited liability 14 company, PARADISE WELLNESS CENTER, LLC, a Nevada limited liability company, GBS 15 NEVADA PARTNERS, LLC, a Nevada [Hearing Requested] limited liability company, FIDELIS 16 HOLDINGS, LLC, a Nevada limited liability company, GRAVÍTAS NEVADA, LLC, a 17 Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited liability 18 company, MEDIFARM, LLC, a Nevada limited liability company; DOE PLAINTIFFS I through 19 X; and ROF ENTITIES I through X, 20 Plaintiffs. 21 THE STATE OF NEVADA, DEPARTMENT! 22 OF TAXATION, Defendant. 23 Defendants. 24 25 26

Case Number: A-19-786962-B

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NEVADA WELLNESS CENTER, LLC, MOTION TO AMEND FINDINGS OF FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23, 2019, PURSUANT TO NRCP 52

COMES NOW, Plaintiff, NEVADA WELLNESS CENTER, LLC (hereinafter "NWC"), by and through its attorney of record, THEODORE PARKER, III, ESQ, of the law firm of PARKER, NELSON & ASSOCIATES, CHTD., and files this Reply in Support of Motion to Amend the Findings of Facts and Conclusions of Law issued August 23, 2019, pursuant to NRCP 52 which was originally timely filed September 13, 2019, in case number A-19-787540-W and files this Motion A-19-786962-B, for all consolidates and related cases.

This Reply is made and based upon the pleadings and paper on file herein, the points and authorities included herewith, the exhibits attached hereto and such oral argument as the Court may entertain at the time this matter is heard.

DATED this 30th day of September, 2019.

PARKER, NELSON & ASSOCIATES, CHTD.

/s/Theodore Parker, III, Esq. THEODORE PARKER, III, ESQ. Nevada Bar No. 4716 2460 Professional Court, Suite 200 Las Vegas, Nevada 89128

Attorneys for Plaintiff

MEMORANDUM OF POINTS AND AUTHORITIES

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INTRODUCTION

Following lengthy hearings, on August 23, 2019, this Court issued Findings of Fact and Conclusions of Law Granting Preliminary Injunction. (See Findings of Fact and Conclusions of Law Granting Preliminary Injunction, filed August 23, 2019, a true and correct copy attached hereto as Exhibit "A".) NWC now moves to amend those findings pursuant to NRCP 52. As shown below, the entire selection process was so flawed, and conducted in such degradation of NWC's constitutional rights, that the previous results must be discarded and the process redone in order to

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2. (A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and

(B) the movant's attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.

(2) Contents; Expiration. Every temporary restraining order issued without notice must state the date and hour it was issued; describe the injury and state why it is irreparable; state why the order was issued without notice; and be promptly filed in the clerk's office and entered in the record. The order expires at the time after entry — not to exceed 14 days — that the court sets, unless before that time the court, for good cause, extends it for a like period or the adverse party consents to a longer extension. The reasons for an extension must be entered in the record.

2. Violations of the Public Trust Warrant Voiding Results from a Flawed Process

Invitations to bid are akin to requests for applications for licenses. As the Nevada Supreme Court has stated, "[a]n awarding board has a duty to reject any bid materially varying from bid specifications." Faust v. Donrey Media Grp., 95 Nev. 235, 237 (1979). This is done to "preserve the competitive nature of bidding by preventing unfair advantage to any bidder, or other conditions undermining the necessary common standard of competition" and to "save public funds and guard against favoritism, improvidence and corruption. Id. at 238, fn 1 and Richardson Constr. V. Clark Ctv. Scho. Dist., 123 Nev. 61, 66 (2007). It was with these principles in mind, that the Nevada Supreme Court declared that a "contract is void if it materially differs frm the contents of the invitation to bid." Orion Portfolio Servs. 2, LLC v. County of Clark ex rel. Univ. Med. Ctr., 126 Nev. 397 (2010). Likewise, applications for licenses that fail to conform to the standards and requirements issued by DoT in DoT's request for applications, should be deemed void on their face.

Ms. Contine provided sworn testimony that the physical locations were required under the regulations she created and should have been a part of the application.

Further, when insider information is provided to some, but not all applicants, it precludes all applicants from competing on equal terms. Spiniello Constr. Co. V. Manchester, 189 Conn 539, 544 (Conn. 1983). In Spiniello, while the Court recognized the City's actions were done in good faith to obtain the best result for residents, the Court still found that "judicial relief is warranted where the municipal action amounts to an erosion on the integrity of the bidding statute." Id. at 545, "One of

thing." Gamewell Co. V. Phoenix, 216 F.2d 928, 934 (9th Cir. 1954) (emphasis added). "The requirement is that specifications be such that all parties can familiarize themselves with the details. Id. (emphasis added). Not only did the DoT give certain information to a privileged few applicants but additionally made two different applications available during the application process.

It is appropriate for a Court to intervene when the process established by a governmental agency "destroys the very principles of public policy that form the underlying basis of competitive bidding." Weinder v. City of Reno, 88 Nev. 127, 494 P.2d 277, 281 (1972). "[C]ourts should scrutinize the conduct of the bidding process by any governmental agency when it appears that a violation of the public trust may be involved." Id. "Public confidence should be maintained at all costs, even at the expense of those who errors are inadvertent." Comm'n on Ethics v. JMA/Lucchesi, 110 Nev. 1, 10 (1994). "Innocence cannot deflect the appearance of impropriety." Id. (reversing the district court and reinstating the opinion of the Nevada Commission on Ethics because architects obtained an unfair advantage over competitors by virtue of insider information).

Here, all applicants were not given equal access to information, or even access to the same application, as evidenced by multiple communications between DoT and certain applicants over others. The failure of DoT to follow the voters' mandate, and failure to consistently provide information to all applicants, undeniably amounts to an erosion of the integrity of the process. Favoritism and bias governed this process, and grading of the applications was partial to those the DoT staff favored. Notwithstanding, government has a strong desire to prevent opportunities for – and suspicion of – fraud or favoritism; "neither favoritism nor fraud is necessary to invalidate non-compliance with a request for bidding...". Gamewell, 216 F.2d at 937; Hannan v. Board od Education, 107 P. 646 (OK 1909). Here, the failure to provide all information to all applicants, failing to abide by the terms of the bid (by changing the physical location requirement), and the insider communications that were ongoing and abundant) warrant preventing the issuance of any permanent licenses as the competitive process, by virtue of DoT's improper actions, was unsound, flawed, biased and favored the connected few.

B. FINDINGS OF FACT

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1. Removal of Physical Location

It is an indisputable the DoT failed to comply with the physical location requirement. The DoT's arbitrary and improper elimination of the physical address requirement, as required by NRS453D.210(5)(b), NAC 453D.265(1)(b), and NAC 453D.268(2)(e), made the grading process unfair. Because winning applicants should not have received a license but for their manipulation of the DoT's unfair process, the Court's preliminary injunction should also apply to those winning applicants that did not provide actual physical addresses for the proposed marijuana establishments (e.g., those that listed UPS stores or P.O. boxes). Former DoT Director Deonne Contine explicitly testified that applications without a real physical address should have been summarily rejected.

The Court's related findings:

The Task Force's findings, issued on May 30, 2017, referenced the 2014 licensing process for issuing Medical Marijuana Establishment Registration Certificates under NRS 453A. The Task Force recommended that "the qualifications for licensure of a marijuana establishment and the impartial numerically scored bidding process for retail marijuana stores be maintained as in the medical marijuana program except for a change in how local jurisdictions participate in selection of locations. (See Exhibit "A" at p. 10.)

The DoT made a change to the application after circulating the first version of the application to delete the requirement of a physical location. The modification resulted in a different version of the application bearing the same "footer" with the original version remaining available on the DoT's website. The DoT's late decision to delete the physical address requirement on some application forms while not modifying those portions of the application that were dependent on a physical location (i.e. floor plan, community impact, security plan, and the sink locations) after the repeated communications by an applicant's agent; not effectively communicating the revision; and, leaving the original version of the application on the website, is evidence of conduct that is a serious issue P75

By selectively eliminating the requirement to disclose an actual physical address for each and every proposed retail recreational marijuana establishment, the DoT limited the ability of the Temporary Employees to adequately assess graded criteria such as (i) prohibited proximity to schools and certain other public facilities, (ii) impact on the community, (iii) security, (iv) building plans, and (v) other material considerations prescribed by the Regulations. P76"

NWC provided a physical address for each desired jurisdiction and was graded incorrectly. The graders seemed to only understand floor plans and deducted points for actual building plans and inspection of NWC's location which was approved by the DoT on September 18, 2018.

2. This Case is Distinguishable from the Nuleaf Case

This motion to amend is based upon the failure of applicants to provide a physical location in order for the DoT to even approve an application for a retail marijuana stores. Applications submitted without a physical address were incomplete and should have been rejected. The Nuleaf case is easily distinguishable from this case.

In Nuleaf, an injunction was sought due to applicants failure to comply with applicable local and governmental zoning requirements before the applicant received a registration certificate for a medical marijuana establishment. Nuleaf CLV Dispensary, LLC v. State Dep't of Health & Human Servs., 414 P.3d 305, 306, (2018). The Court in Nuleaf was tasked with determining whether NRS 453A.322(3)(a)(5) required applicants compliance with applicable local and governmental zoning requirements before a applicant can receive a registration certificate. Specifically NRS 453A.322(3)(a)(5) states:

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

NRS 453A.322(3)(a)(5) requires proof of licensure with the applicable local governmental authority or a letter from the applicable local governmental authority certifying that the proposed medical marijuana establishment is in compliance with zoning restrictions and satisfies all applicable building requirements.

Nulcaf **did not** address NRS 453A.322 requirement that a physical location be provided in the application. Rather, the issue was an applicants failure to obtain licensure from applicable local governmental authority certifying that the proposed medical marijuana establishment is in compliance with zoning restrictions and satisfied all applicable building requirements.

In the case at bar, NWC is seeking injunctive relief because other applicants failed to comply with the requirement to list a physical address on the initial application as required by NRS 453D.210(5)(b).

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Specifically NRS 453D.210(5)(b) provides: "5. The Department shall approve a license application if:

(b) The physical address where the proposed marijuana establishment will operate is owned by the applicant or the applicant has the written permission of the property owner to operate the proposed marijuana establishment on that property. . . . '

According to plain unambiguous language of NRS 453D.210(5)(b) the DoT shall only approve a completed license application that includes a physical address. Consequently, all applications without physical locations should have been deemed incomplete and rejected, not approved or scored by the DoT. Unlike the Nuleaf case, here the court is asked to determined whether the clear language of 453D.210(5)(b) applications to include a physical address where the proposed marijuana establishment will operate in order for the DoT to approve a completed license application. Stated a different way, pursuant to NRS 453D.210(5)(b) applications without physical addresses were incomplete and should have been rejected.

Unlike this case, the issue in Nuleaf was applicants obtaining approval or proof of licensure with the applicable local governmental authority. Furthermore, the Court in Nulcaf found the statute at issue ambiguous. Here, the plain language of NRS 453D.210 clearly specifies conditions for approval of application and clearly states the DoT is only to consider completed applications. There is no similar language in NRS 453A.322(3)(a)(5), and thus the Nulcaf Court found NRS 453A.322(3)(a)(5) was open to interpretation. Here, NRS 453D.210 has additional language making the plain language of the statute clear and unambiguous. When the language of a statute is plain and unambiguous, a court should give that language its ordinary meaning and not go beyond it." City Council of Reno v. Reno Newspapers, 105 Nev. 886, 891, 784 P.2d 974, 977 (1989).

NRS 453D.210(4) provides:

"Acceptance of applications for licensing; priority in licensing; conditions for approval of application; limitations on issuance of licenses to retail marijuana stores; competing applications. [This section was proposed by an initiative petition and approved by the voters at the 2016 General Election and therefore is not subject to legislative amendment or repeal until after November 22, 2019.]

4. Upon receipt of a complete marijuana establishment license application. . . . (a) Issue the appropriate license if the license application is approved...." (Emphasis added)

The court should give that language of NRS 453D.210 its ordinary meaning and not go beyond it. Id._ The plain language of NRS 453D,210 requires conditions for approval of all applications. The plain language requires all applicants to provide a complete application which

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requires a **physical location** for approval of the application. Former DoT Executive Deonne Contine confirmed the DoT required a real physical location be provided on all applications. In fact, she stated that "applications that did not have a real physical address should not have even been considered." In addition, DoT Deputy Executive Jorge Pupo testified that the DoT expected a physical location to be included on all applications. He confirmed that applications without a physical location are incomplete. Thus according to the plain and unambiguous language of NRS 453D.210(4) and 453D.210(5)(b), as affirmed by DoT Executive and DoT Deputy Executive, all applications without a physical location are incomplete and should have been rejected, not approved and/or scored by the DoT. Accordingly the preliminary injunction should apply to all applications that failed to provide a real physical location.

2. Violation of Nevada Open Meeting Laws/Communication Methods

The Nevada Open Meeting Law (OML) was enacted in 1960 to ensure that the actions and deliberations of public bodies be conducted openly. The OML is set forth in chapter 241 of the Nevada Revised Statutes (NRS). The DoT is a public body subject to NRS Chapter 241.

NRS 241.020 provides:

"Meetings to be open and public; limitations on closure of meetings; notice of meetings; copy of materials; exceptions.

"1. Except as otherwise provided by specific statute, all meetings of public bodies must be open and public, and all persons must be permitted to attend any meeting of these public bodies. A meeting that is closed pursuant to a specific statute may only be closed to the extent specified in the statute allowing the meeting to be closed. All other portions of the meeting must be open and public, and the public body must comply with all other provisions of this chapter to the extent not specifically precluded by the specific statute. Public officers and employees responsible for these meetings shall make reasonable efforts to assist and accommodate persons with physical disabilities desiring to attend.

2. Except in an emergency, written notice of all meetings must be given at least 3 working days before the meeting. . . . ?

The DoT failed to comply with the open meeting laws with regard to dissemination of information related to the recreational marijuana licensing application and associated requirements. The application process for a license to sell recreational marijuana, unlike the application process for a license to sell medical marijuana, did not contain any information on how or where to submit

¹ See Exhibit B, Trial Transcript Excerpts from July 12, 2019 P48:L15-49:16.

² See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P:19:L21-P:20:L11.

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questions regarding the application.³ Steve Gilbert testified that he did not know why this was the case. (Id.) Mr. Gilbert further confirmed that while there was an email address to send questions to, the questions and responses were not provided to all applicants. ⁴ Compounding this with the fact that the scoring criteria was deliberately kept secret from applicants, DoT's conduct raises red flags.⁵ The DoT permitted applicants and their representatives to personally contact the DoT staff about the application process.

Unfortunately, DoT went a step further than merely carclessly failing to share all pertinent information with all applicants; Mr. Pupo actively discussed the regulations with some applicants' counsel on his personal cell phone. Mr. Pupo was aware before the applications were released that there was confusion regarding some of the criteria.⁶ Yet, Mr. Pupo took "no corrective action" to clarify the rule for the rest of the industry. (<u>Id.</u>) Mr. Pupo was offered a job by the same applicants he spoke with on his personal cell phone and dined. ⁷ In Mr. Pupo's own words "everyone had the same opportunity to request clarification..."

Mr. Pupo's purported belief – that all applicants had the same opportunity to contact DoT and obtain the same clarification, – is belied by Mr. Pupo's own testimony. Mr. Pupo admits to speaking with the owners of some of the applicants personally *during the application process*. ⁹ Mr. Pupo met these applicants after DoT was charged with implementing the scoring procedure for recreational marijuana. ¹⁰ Mr. Pupo further had multiple dinners and lunches with certain owners.

³Sec Exhibit D, Trial Transcript Excerpts from May 30, 2019, P:218:22-25.

⁴ See Exhibit E, Trial Transcript Excerpts from May 30, 2019 Volume II, P207:L8-P209:9.

⁵See Exhibit F, Trial Transcript Excerpts from June 19, 2019 Volume I, P120:L5-8.

⁶ See Exhibit G, Trial Transcript Excerpts from June 19, 2019 Volume II, P46:L21-P48:L25.

⁷See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P83:L8-P:84:L21.

⁸ See Exhibit G. Trial Transcript Excerpts from June 19, 2019 Volume II, P58:L1-12.

See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P9:L15-25

¹⁰ See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P12;L1-15.

¹⁴ Moreover, DoT itself refused to answer questions for applicants with which they were personally unfamiliar. ¹² Mr. Pupo could not explain why some applicants were simply denied information by DoT. (<u>Id.</u>) However, Mr. Pupo could confirm he did not go out to dinners or lunches, or speak with, NWC or its owners during the application process. ¹³

As Mr. Pupo was the final decision maker on the scoring criteria – the buck stops here –, ¹⁴ It appears Mr. Pupo manipulated the application process to award licenses to select applicants. This violated the trust of the voters of Nevada and NRS 241. Pursuant to NRS 241,020 private meetings by the DoT are prohibited. Since there is no statutory exception specifically providing public bodies with the privilege to meet in private just because they have their attorneys present, such meetings are prohibited. *McKay v. Board of County Comm'rs*, 103 Nev. 490, 746 P.2d 124, 1987 Nev. (Nev. 1987).

The DoT's arbitrary and improper communication with applicants and their representatives/attorney violated NRS chapter 241. DoT's actions violated the statute and made the grading process unfair by allowing some applicants the benefit of inside information when other applicants were not afforded the same opportunity.

The Court's related findings:

The DoT utilized a question and answer process through a generic email account at marijuana@tax.state.nv.us to allow applicants to ask questions and receive answers directly from the Department, which were not consistent with NRS 453D, and that information was not further disseminated by the DoT to other applicants. See Exhibit A ¶ 20

In addition to the email question and answer process, the DoT permitted applicants and their representatives to personally contact the DoT staff about the application process. See Exhibit A ¶21

¹¹ See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P12:L1-15.

¹² See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P72:L22-P74;L20.

¹³ See Exhibit C. Trial Transcript Excerpts from June 20, 2019 Volume II, P47:L14-P:48:L2.

¹⁴ See Exhibit F, Trial Transcript Excerpts from June 19, 2019 Volume I, P118:L25-P119:3.

The DoT conducted the following in violation of Nevada OML/NRS chapter 241:

- Failed to provide a single point of contact for all applicants;
- Allowed applicants to ask questions and receive answers directly from the Department, without disseminating the same information to all applicants;
- Modified the application without informing all applicants the application was modified;
- Failed to disseminate the modified application to all applicants;
- Removed the requirement of a physical location from the application without informing all applicants the physical location requirement was removed;
- Removed compliance from the grading process and failed to inform all applicants
 of the removal of compliance; and
- DoT Executives held private meetings with applicants/representatives/attorneys.

The DoT by its actions precluded all applicants from competing on equal terms. All actions taken by the DoT following DoT's violation of NRS chapter 241, should be declared void pursuant NRS 241.037. The DoT's action in issuing marijuana establishment licenses after it violated NRS Chapter 241 should be voided. Accordingly the preliminary injunction should apply to all marijuana establishment licenses issued.

3. DoT Deputy Executive Jorge Pupo Actions

Most alarming, are the actions of DoT Doputy Executive Jorge Pupo. Mr. Pupo exhibited favoritism with certain applicants, made significant changes to the application and scoring process substantial affecting the outcome thereof, and directed DoT investigators not to consider the sale of marijuana to minors by a certain applicant thereby impacting the compliance section of application scoring. Mr. Pupo's actions so infected the integrity of the application and scoring

¹⁵ See NRS 241.037(2) Any person denied a right conferred by this chapter may sue in the district court of the district in which the public body ordinarily holds its meetings or in which the plaintiff resides. A suit may seek to have an action taken by the public body declared void, to require compliance with or prevent violations of this chapter or to determine the applicability of this chapter to discussions or decisions of the public body. The court may order payment of reasonable attorney's fees and court costs to a successful plaintiff in a suit brought under this subsection.

 process that it impacted NWC's right to just and fair application scoring process.

Specifically, Mr. Pupo explicitly testified that he had lunch, dinner and drinks with certain applicants and/or their representatives. ¹⁶ Karalin Cronkhite DoT Chief Investigator testified that Mr. Pupo directed her not to include non compliance involving the sale of marijuana to minors by certain facilities. ¹⁷ Mr. Gilbert, testified that Mr. Pupo was responsible for applying the percentage and break down of points to certain categories. ¹⁸ Mr. Gilbert testified that it was Mr. Pupo's decision not to employ QuantumMark for the 2018 application process. ¹⁹ Mr. Pupo confirmed that he decided to remove the physical location as a scoring item from the application. ²⁰ Mr. Pupo through multiple actions was able to manipulate the application and scoring process. Consequently, the Court's preliminary injunction should also apply to the entire process. Accordingly, the Court's Findings of Fact and Conclusion of Law should be amended and the preliminary injunction should also apply to the entire process.

4. Former DoT Director Doonne Contine Actions

Former DoT Director Doonne Contine's actions also exhibited favoritism with certain applicants. Mrs. Contine's actions affected the integrity of the application and scoring process impacting NWC's right to a just and fair application scoring process.

Specifically, Mrs. Contine explicitly testified that she had lunch, dinner and drinks with certain applicants and/or their representatives, and that certain applicants called her on her cellular telephone. ²¹ She also testified that after leaving the DoT she received campaign contributions when

¹⁶ See Exhibit C, Trial Transcript Excerpts from June 20, 2019 Volume II, P:13:L7-15.

¹⁷ See Exhibit H, Trial Transcript Excerpts from July 11 Volume 1, 2019, P:78:L23-25.

¹⁸ See Exhibit I, Trial Transcript Excerpts from June 11, 2019, P:98:L12-16.

¹⁹ See Exhibit I, Trial Transcript Excerpts from June 11, 2019, P:96:L5-10.

²⁰ See Exhibit C. Trial Transcript Excerpts from June 20, 2019 Volume II, P:14:L19-P15:L11.

²¹ See Exhibit B, Trial Transcript Excerpts from July 12, 2019, P:99:L21-P:100:L17.

through multiple actions taken along side Mr. Pupo was able to manipulate the application and scoring process infecting the integrity of the application and scoring process. Consequently, the Court's preliminary injunction should also apply to the entire process.

she ran for Nevada State Assembly from applicants and/or their representatives. 22 Mrs. Contine

C. ARGUMENT

1. Competitive Bidding Process

The purpose of a competitive application or bidding process "is to secure competition, save public funds, and to guard against favoritism, improvidence and corruption." *Gulf Oil Corp. v. Clark Cty.*, 94 Nev. 116, 118-19, 575 P.2d 1332, 1333 (1978); see also *City of Boulder City v. Boulder Excavating, Inc.*, 124 Nev. 749, 758, 191 P.3d 1175, 1181 (2008) (same). The statutes and regulations that govern these competitive processes "are deemed to be for the benefit of the taxpayers" and "are to be construed for the public good." *Gulf Oil*, 94 Nev. at 118-19.

a. DoT's Violation of Nevada Open Meeting Laws/Communication Methods

By permitting applicants to submit applications with inside information when other applicants were not afforded the same opportunity, the DoT precluded the other applicants from competing on equal terms. *See* Spinicilo Const. Co. v. Town of Manchester, 189 Conn. 539, 544, 456 A.2d 1199, 1202 (1983). By giving some applicants information that was not available to others, the DoT defeated the objectivity and integrity of the competitive application process by exhibiting favoritism. Spinicilo, 189 Conn. 544-545. In that situation, an injunction was appropriate. Id.

b. Violation of Initiative Ballot, NRS 453D.210(4) and (5), and NAC 453D Requirements for Physical Address

Under the marijuana ballot initiative, as codified in NRS 453D.210(4) and (5), the DoT shall, within 90 days of receipt of applications, approve a license application if the prospective marijuana establishment has submitted an application in compliance with regulations adopted by the Department' and: (b) The physical address where the proposed marijuana establishment will operate is owned by the applicant or the applicant has the written permission of the property owner to operate

²² See Exhibit B, Trial Transcript Excerpts from July 12, 2019, P:101:L4-P:102:L8.

 the proposed marijuana establishment on that property; NRS 453D.210(5)(b). As the statue requires the DoT to determine whether an application was submitted "in compliance with the regulations," the regulations likewise require that any application submitted must have the physical address in it:

On or before November 15, 2018, a person who holds a medical marijuana establishment registration certificate may apply for not more than one license for a marijuana establishment of the same type by submitting:

 (b)An application on a form prescribed by the Department which includes, without limitation:
 (3) The physical address where the proposed marijuana establishment will be

located and the physical address of any co-owned or otherwise affiliated marijuana.

The application submission period began on September 7, 2018 and closed on September 20, 2018. The DoT, pursuant to statute, had until December 5, 2018 to complete its compliance review. NAC 453D.265()(b)(3) (bold added). As if stating it once in the regulations was not enough to be clear, NAC 453D.268(2)(c) also requires that "[The] application must include, without limitation."

(c) The physical address where the proposed marijuana establishment will be located and the physical address of any co-owned or otherwise affiliated marijuana establishments;

Both the Ballot Initiative (which was enacted as NRS 453D) and the DoT's adopted regulations (NAC 453D) absolutely required all applications to be complete and approved applications to include physical address where the proposed marijuana establishment will be located. But the DoT only informed certain applicants (those that had direct access to DoT employees), that real physical addresses were not required and would not be graded at all. The selective disclosure of information by DoT employees about the grading and the need for a real physical address impacted the entire process:

- 48. The DoT's late decision to delete the physical address requirement on some application forms while not modifying those portions of the application that were dependent on a physical location (i.e. floor plan, community impact, security plan, and the sink locations) after the repeated communications by an applicant's agent; not effectively communicating the revision; and, leaving the original version of the application on the website, is evidence of conduct that is a serious issue.
- 71. Based upon the evidence adduced, the Court finds that the DoT selectively discussed with applicants or their agents the modification of the application related to physical address Information.
- 76. By selectively eliminating the requirement to disclose an actual physical address for each and every proposed retail recreational marijuana establishment, the DoT limited the ability of the Temporary Employees to adequately assess graded

criteria such as (i) prohibited proximity to schools and certain other public facilities, (ii) impact on the community, (iii) security, (iv) building plans, and (v) other material considerations prescribed by the Regulations. (See Exhibit "A".) The DoT's failure to require an actual physical address, its failure to confirm whether actual addresses were provided, and its failure to consider those addresses as part of the evaluation and grading resulted in an unfair process. The DoT's unfair process allowed winning applicants to take advantage of inside information to which they were privy and it permitted winning applicants to manipulate their scoring for graded categories like (i) impact on the community, (ii) security, and (iii) building plans, among others. An example of the resulting unfairness is shown by the fact that the highest graded building scores were given to those applicants (e.g., Thrive) that did not have an actual physical address and were able to submit fairy-tale building plans because they were not bound by reality and an actual location. Currently, NWC provided physical addresses, building plans, and parking plans of an exiting building. The NWC building was inspected by DoT on September 18, 2018 and approved.²³ physical address should not have even been considered: Q

Former DoT Director Deonne Contine testified that applications that did not have a real

- You couldn't use a UPS Store, because that's not a real physical address; right?
- Ã
- I don't think -- I don't think that it would be allowed. Okay. And if you'd been the director at the time, you would have disqualified O those applications?
- I wouldn't have even reviewed the applications.²⁴ A
- Q. Your staff would have been instructed that if they didn't have a physical address apart from a Post Office box or a UPS Store that that application should not be accepted; right?
- I think that would be the direction.
- Okay. So the answer to my question is yes?

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- I mean, the reason for your position is because the statute says that?
- Right.2

Because applicants would not have received a license but for their manipulation of the DoT's

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See Exhibit J, A copy of the inspection result.

²⁴ See Exhibit B, Trial Transcript Excerpts from July 12, 2019, P:48;L15-21.

²⁵ See Exhibit B, Trial Transcript Excerpts from July 12, 2019, P49:L2-16.

unfair process, NWC believes that the Court's preliminary injunction should also apply to those winning applicants that did not provide actual physical addresses for the proposed marijuana establishments (e.g., those that listed UPS stores or P.O. boxes). In order to determine which of the winning applicants failed to provide actual physical addresses for the proposed marijuana establishments, the Court should order the DoT to identify which of winning applicants did not comply with NRS 453D.210(5)(b), NAC 453D.265(1)(b), and NAC 453D.268(2)(e).

By comparison, NRS 333 (State Purchasing Chapter) provides:

"A contract may not be awarded to a bidder who does not comply with the requirements set forth in the request for proposal".

NRS 333.311

c. Violation of Integrity of the Application and Scoring Process that it Impacting NWC's Interest in a Just and Fair Competitive Bidding Process

Mr. Pupo and Mrs. Contine's actions in meeting with certain applicants and providing information permitting applicants to submit applications with inside information when other applicants were not afforded the same opportunity, the DoT precluded the other applicants from competing on equal terms. See Spinicllo Const. Co. v. Town of Manchester. 189 Conn. 539, 544, 456 A.2d 1199, 1202 (1983). Moreover, Mr. Pupo and Mrs. Contine by and through their actions defeated the objectivity and integrity of the competitive application process. Spinicllo. 189 Conn. 544-545. Mr. Pupo exhibited favoritism with certain applicants by making significant changes to the application and scoring process, including physical location and scoring breakdown and percentages, substantially affecting the outcome thereof. In addition, Mr. Pupo directed DoT investigators not to investigate the sale of marijuana to minors by certain facilities thereby impacting the compliance grading section of those applicants applications. Mr. Pupo made the decision to not consider any deficiencies or violations committed by the applicant in violation of NAC 453D.272(i)(g). Mr. Pupo's totality of actions infected the integrity of the application and scoring process, thereby impacted NWC's interest in a just and fair application scoring process. In that situation, an injunction is appropriate. Id.

d. The DoT May Not Waive Material Irregularities

A government entity may waive minor irregularities with the bid documents as mere informalities, see AAB. Elec., Inc. v. Stevensen Public School Dist. No. 303,491 P.2d 684, 685 (Wash. 1971). Material irregularities may not be waived, Blount, Inc. v. U.S., 22 Cl.Ct. 221, 227 (1989). A bid which contains a material nonconformity must be rejected as nonresponsive. Blount citing Honeywell, Inc. v. United States, 16 Cl. Ct. 173, 181 (1989), rev'd on other grounds, 870 F.2d 644 (Fed. Cir. 1989). Material terms and conditions of a solicitation involve price, quality, quantity, and delivery. Id. The rule is designed to prevent bidders from taking exception to material provisions of the contract in order to gain an unfair advantage over competitors and to assure that the government evaluates all bids on an equal basis.

The violations allowed by the DoT cannot be considered "minor irregularities." First and foremost, the DoT has allowed applicants to violate the *mandatory* provision of NRS 453D. Specifically, NRS 453D.210 provides that a applicant "*must include*" the names of prospective owners, officers, board members and physical addresses of the proposed entities. *See e.g.*, Blaine Equip. Co. v. State, 122 Nev. 860, 866, 138 P.3d 820, 823 (2006) (the district court may not rely on its equitable power to disregard the mandatory language of a statute). "When the language of a statute is plain and unambiguous, a court should give that language its ordinary meaning and not go beyond it." *Id.* citing City Council of Reno v. Reno Newspapers, 105 Nev. 886, 891, 784 P.2d 974, 977 (1989). Minor irregularities may be waived but violations of Statutes and Regulations can not. Therefore, all applications not complying with Nevada Statutes and/or Regulations must be rejected.

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²⁶The test of whether or not a nonconformity or irregularity is material is whether or not it gives a bidder a substantial advantage or benefit not enjoyed by the other bidders. Id. Irregularities are minor or immaterial only if they do not affect price, quantity, or delivery of the overall supplies or services to be contracted. George & Benjamin General Contractors v. Government of the Virgin Islands Dept, of Property and Procurement, 921 F. Supp. 304,309 (V.J. 1996). See also 48 C.F.R. § 14.301(a) ("to be considered for award, a bid must comply in all material respects with the invitation for bids. Such compliance enables all bidders to stand on an equal footing and maintains the integrity of the scaled bidding system.").

III.

CONCLUSION

Based upon the foregoing, NWC pursuant to NRCP 55 respectfully requests this Court amend its Findings of Facts and Conclusions of Law dated August 23, 2019, and enjoing the State from conducting a final inspection on any of the conditional licenses issued in or about December of 2018 and deeming the entire scoring/application process invalid or at a minimum enjoying all applicants that did not comply with Nevada Statutes 453D and Nevada Administrative Code 453D.

DATED this 30th day of September, 2019.

PARKER, NELSON & ASSOCIATES, CHTD.

/s/Theodore Parker, III, Esq. THEODORE PARKER, III, ESQ. Novada Bar No. 4716 2460 Professional Court, Suite 200 Las Vegas, Nevada 89128

Attorneys for Plaintiff

1	CERTIFICATE OF SERVICE
2	Pursuant to N.R.C.P. 5(b), I certify that I am an employee of the law office of PARKER,
3	NELSON & ASSOCIATES, CHTD., and that on this 30th day of September, 2019, I served a true
4	and correct copy of the foregoing NEVADA WELLNESS CENTER, LLC, MOTION TO
5	AMEND FINDINGS OF FACTS AND CONCLUSIONS OF LAW ISSUED ON AUGUST 23,
6	2019, PURSUANT TO NRCP 52 on the party(s) set forth below by:
7	Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Las Vegas, NV, postage prepaid, following ordinary business practices.
9 10	Facsimile transmission, pursuant to the amendment to the Eighth Judicial District Court Rule 7.26, by faxing a true and correct copy of the same to each party addressed as follows:
11	By E-mail: by electronic mail delivering the document(s) listed above to the e-mail address(es) set forth below on this date before 5:00 p.m.
12 13 14	By EFC: by electronic filing with the Court delivering the document(s) listed above via E-file & Eserve (Odyssey) filing system in all related cases A-19-786962-B, A-19-785818-W; A-19-787004-B; A-19-787540-W, A-18-786357-W; and A-19-787726-C.
15 16 17	
18	An employee of Parker, Nelson & Associates, Chtd.
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	Page 21 of 21

EXHIBIT "A"

Electronically Filed 8/23/2019 2:03 PM" Steven D. Grierson CLERK OF THE COURT 1 2 3 DISTRICT COURT 4 5 CLARK COUNTY, NEVADA 6 SERENITY WELLNESS CENTER, LLC, a Case No. A-19-786962-B Nevada limited liability company, TGIG, LLC, Dept. No. 11. 7 a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada 8 limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada limited FINDINGS OF FACT AND 9 liability company. TRYKE COMPANIES SO CONCLUSIONS OF LAW GRANTING NV, LLC, a Nevada limited liability company, PRELIMINARY INJUNCTION TRYKE COMPANIES RENO, LLC, a Nevada 10 limited liability company, PARADISE WELLNESS CENTER, LLC, a Nevada limited 11 liability company, GBS NEVADA PARTNERS, 12 LLC, a Nevada limited liability company. FIDELIS HOLDINGS, LLC, a Nevada limited 13 liability company, GRAVITAS NEVADA, LLC, a Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited 14 liability company, MEDIFARM, LLC, a Nevada 15 limited liability company, DOE PLAINTIFFS I through X; and ROE ENTITY PLAINTIFFS I through X, 16 Plaintiff(s), 17 18 THE STATE OF NEVADA, DEPARTMENT 19 OF TAXATION, 20 Defendant(s). and 21NEVADA ORGANIC REMEDIES, LLC; 22INTEGRAL ASSOCIATES LLC d/b/a ESSENCE CANNABIS DISPENSARIES, a 23 Nevada limited liability company; ESSENCE TROPICANA, LLC, a Nevada limited liability Company; ESSENCE HENDERSON, LLC, a Nevada limited liability company; CPCM HOLDINGS, LLC d/b/a THRIVE CANNABIS MARKETPLACE, COMMERCE PARK MEDICAL, LLC, a Nevada limited liability company; and CHEYENNE MEDICAL, LLC, a 27 Nevada limited liability company; LONE MOUNTAIN PARTNERS, LLC, a Nevada 28

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CLERK OF THE COURT

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limited liability partnership; HELPING HANDS WELLNESS CENTER, INC., a Nevada corporation; GREENMART OF NEVADA NLV LLC, a Nevada limited liability company; and CLEAR RIVER, LLC,

Intervenors.

This matter having come before the Court for an evidentiary hearing on Plaintiffs' Motion for Preliminary Injunction beginning on May 24, 2019, and occurring day to day thereafter until its completion on August 16, 2019; Dominic P. Gentile, Esq., Vincent Savarese III, Esq., Michael V. Cristalli, Esq., and Ross J. Miller, Esq., of the law firm Gentile Cristalli Miller Armeni Savarese, appeared on behalf of Screnity Wellness Center, LLC, TGIG, LLC, Nuleaf Incline Dispensary, LLC, Nevada Holistic Medicine, LLC, Tryke Companies SO NV, LLC, Tryke Companies Reno, LLC, Payadise Wellness Center, LLC, GBS Nevada Partners, LLC, Fidelis Holdings, LLC, Gravitas Nevada, LLC, Nevada Pure, LLC, Medifarm, LLC (Case No. A786962-B) (the "Serenity Plaintiffs"); Adam K. Bult, Esq. and Maximilien D. Fetaz, Esq., of the law firm Brownstein Hyatt Farber Schreck, LLP, appeared on behalf of Plaintiffs ETW Management Group LLC, Global Harmony LLC, Green Leaf Farms Holdings LLC, Green Therapeutics LJ.C, Herbal Choice INC., Just Quality, LLC, Libra Wellness Center, LLC, Rombough Real Estate Inc. dba Mother Herb, NevCann LLC, Red Earth LLC, THC Nevada LLC, Zion Gardens LLC, and MMOF Vegas Retail, Inc. (Case No. A787004-B) (the "ETW Plaintiffs"); William S. Kemp, Esq. and Nathaniel R. Rulis, Esq., of the law firm Kemp, Jones & Coulthard LLP, appeared on behalf of MM Development Company, Inc. and LivFree Wellness LLC (Case No. A785818-W) (the "MM Plaintiffs"); Theodore Parker III, Esq., of the law firm Parker Nelson & Associates, appeared on behalf of Nevada Wellness Center (Case No. A787540-W) (collectively the "Plaintiffs"); Steven G. Shevorski, Esq., Ketan D. Bhirud, Esq., and Theresa M. Haar, Esq., of the Office of the Nevada Attorney General, appeared on behalf of the State of Nevada, Department of Taxation; David R. Koch, Esq., of the law firm Koch & Scow LLC, appeared on behalf

Although a preservation order was entered on December 13, 2018, in A785818, no discovery in any case was done prior to the commencement of the evidentiary hearing, in part due to procedural issues and to statutory restrictions on disclosure of certain information modified by SB 32 just a few days before the commencement of the hearing. As a result, the hearing was much longer than anticipated by any of the participating counsel. In compliance with SB 32, the State produced previously confidential information on May 21, 2019. These documents were reviewed for confidentiality by the Defendants in Intervention and certain reductions were made prior to production consistent with the protective order entered on May 24, 2019.

PROCEDURAL POSTURE

Plaintiffs are a group of unrelated commercial entities who applied for, but did not receive, licenses to operate retail recreational marijuana establishments in various local jurisdictions throughout the state. Defendant is Nevada's Department of Taxation ("DoT"), which is the administrative agency responsible for issuing the licenses. Some successful applicants for licensure intervened as Defendants.

The Serenity Plaintiffs filed a Motion for Preliminary Injunction on March 19, 2019, asking for a preliminary injunction to:

- Enjoin the denial of Plaintiffs applications;
- b. Enjoin the enforcement of the licenses granted;
- c. Enjoin the enforcement and implementation of NAC 453D;

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The findings made in this Order are preliminary in nature based upon the limited evidence presented after very limited discovery permitted on an expedited basis and may be modified based upon additional evidence presented to the Court at the ultimate trial of the business court matters.

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d. An order restoring the status quo ante prior to the DoT's adoption of NAC 453D;
 and

e. Several orders compelling discovery.

This Court reviewed the Serenity Plaintiffs' Motion for Preliminary Injunction and at a hearing on April 22, 2019, invited Plaintiffs in related cases, not assigned to Business Court, to participate in the evidentiary hearing on the Motion for Preliminary Injunction being heard in Department 11 for the purposes of hearing and deciding the Motions for Preliminary Injunction.³

PRELIMINARY STATEMENT

The Attorney General's Office was forced to deal with a significant impediment at the early stages of the litigation. This inability to disclose certain information was outside of its control because of confidentiality requirements that have now been slightly modified by SB 32. Although the parties stipulated to a protective order on May 24, 2019, many documents produced in preparation for the hearing and for discovery purposes were heavily reducted because of the highly competitive nature of the industry and sensitive financial and commercial information being produced.

All parties agree that the language of an initiative takes precedence over any regulation that is in conflict and that an administrative agency has some discretion in determining how to implement the initiative. The Court gives deference to the agency in establishing those regulations and creating the framework required to implement those provisions in conformity with the initiative.

The complaints filed by the parties participating in the hearing seek declaratory relief, injunctive relief and writs of mandate, among other claims. The motions and joinders seeking injunctive relief which have been reviewed by the Court in conjunction with this hearing include:

A786962-B Serenity: Serenity Plaintiffs' Motion for Preliminary Injunction filed 3/19/19 (Joinder to Motion by Compassionate Team: 5/17; Joinder to Motion by ETW: 5/6 (filed in A787004); and Joinder to Motion by Nevada Wellness: 5/10 (filed in A787540)); Opposition by the State filed 5/9/19 (Joinder by Essence/Thrive Entities: 5/23); Opposition by Nevada Organic Remedies: 5/9 (Joinder by Lone Mountain: 5/13; Joinder by Helping Hands: 5/21; and Joinder by Essence/Thrive Entities: 5/23). Application for TRO on OST filed 5/9/19 (Joinder by Compassionate Teatn: 5/17; and Joinder by ETW: 5/10 (filed in A787004)); Opposition by Nevada Organic Remedies: 5/9 (Joinder by Clear River: 5/9); Opposition by Essence/Thrive Entities: 5/10 (Joinder by GreenMart: 5/10; Joinder by Lone Mountain: 5/11; and Joinder by helping Hands: 5/12).

A785818-W MM Development: MM Plaintiffs' Motion for Preliminary Injunction or Writ of Mandamus filed 5/9/19 (Joinder by Serenity: 5/20 (filed in A786962); Joinder by ETW: 5/6 (filed in A787004 and A785818); and Joinder by Neyada Wellness: 5/10 (filed in A787540)).

The initiative to legalize recreational marijuana, Ballot Question 2 ("BQ2"), went to the voters in 2016. The language of BQ2 is independent of any regulations that were adopted by the DoT. The Court must balance the mandatory provisions of BQ2 (which the DoT did not have discretion to modify);⁴ those provisions with which the DoT was granted some discretion in implementation;⁵ and the inherent discretion of an administrative agency to implement regulations to carry out its statutory duties. The Court must give great deference to those activities that fall within the discretionary functions of the agency. Deference is not given where the actions of the DoT were in violation of BQ2 or were arbitrary and capricious.

FINDINGS OF FACT

 Nevada allows voters to amend its Constitution or enact legislation through the initiative process. Nevada Constitution, Article 19, Section 2.

Article 19, Section 2(3) provides the touchstone for the mandatory provisions:

.... An initiative measure so approved by the voters shall not be amended, annulled, repealed, set aside or suspended by the Legislature within 3 years from the date it takes effect.

NRS 453D.200(1) required the adoption of regulations for the licensure and oversight of recreational marijuana cultivation, manufacturing/production, sales and distribution, but provides the DoT discretion in exactly what those regulations would include.

... the Department shall adopt all regulations necessary or convenient to carry out the provisions of this chapter. The regulations must not prohibit the operation of marijuana establishments, either expressly or through regulations that make their operation unreasonably impracticable. The regulations shall include:

- (a) Procedures for the issuance, renewal, suspension, and revocation of a license to operate a marijuana establishment;
- (b) Qualifications for licensure that are directly and demonstrably related to the operation of a marijuana establishment;
 - (c) Requirements for the security of marijuana establishments;
- (d) Requirements to prevent the sale or diversion of marijuana and marijuana products to persons under 21 years of age:
- (e) Requirements for the packaging of marijuana and marijuana products, including requirements for childresistant packaging;
- (f) Requirements for the testing and labeling of marijuana and marijuana products sold by marijuana establishments including a numerical indication of potency based on the ratio of THC to the weight of a product intended for oral consumption;
 - (g) Requirements for record keeping by marijuana establishments;
 - (h) Reasonable restrictions on signage, marketing, display, and advertising;
 - (i) Procedures for the collection of taxes, fees, and penalties imposed by this chapter;
- (j) Procedures and requirements to enable the transfer of a license for a marijuana establishment to another qualified person and to enable a licensee to move the location of its establishment to another suitable location;
- (k) Procedures and requirements to enable a dual licensee to operate medical marijuana establishments and marijuana establishments at the same location;
 - (f) Procedures to establish the fair market value at wholesale of marijuana; and
- (m) Civil penalties for the failure to comply with any regulation adopted pursuant to this section or for any violation of the provisions of NRS 453D.300.

2. In 2000, the voters amended Nevada's Constitution to allow for the possession and use of marijuana to treat various medical conditions. Nevada Constitution, Article 4, Section 38(1)(a). The initiative left it to the Legislature to create laws "[a]uthoriz[ing] appropriate methods for supply of the plant to patients authorized to use it." Nevada Constitution, Article 4, Section 38(1)(e).

- 3. For several years prior to the enactment of BQ2, the regulation of medical marijuana dispensaries had not been taken up by the Legislature. Some have argued in these proceedings that the delay led to the framework of BQ2.
- 4. In 2013, Nevada's legislature enacted NRS 453A, which allows for the cultivation and sale of medical marijuana. The Legislature described the requirements for the application to open a medical marijuana establishment. NRS 453A.322. The Nevada Legislature then charged the Division of Public and Behavioral Health with evaluating the applications. NRS 453A.328.
- 5. The materials circulated to voters in 2016 for BQ2 described its purpose as the amendment of the Nevada Revised Statutes as follows:

Shall the Nevada Revised Statutes be amended to allow a person, 21 years old or older, to purchase, cultivate, possess, or consume a certain amount of marijuana or concentrated marijuana, as well as manufacture, possess, use, transport, purchase, distribute, or sell marijuana paraphernalia; impose a 15 percent excise tax on wholesale sales of marijuana; require the regulation and licensing of marijuana cultivators, testing facilities, distributors, suppliers, and retailers; and provide for certain criminal penalties?

- BQ2 was enacted by the Nevada Legislature and is codified at NRS 453D.⁶
- BQ2 specifically identified regulatory and public safety concerns:

The People of the State of Nevada proclaim that marijuana should be regulated in a manner similar to alcohol so that:

- (a) Marijuana may only be purchased from a business that is licensed by the State of Nevada;
- (b) Business owners are subject to a review by the State of Nevada to confirm that the business owners and the business location are suitable to produce or sell marijuana;
- (c) Cultivating, manufacturing, testing, transporting and selling marijuana will be strictly controlled through State licensing and regulation;

As the provisions of BQ2 and the sections NRS 453D currently in effect (with the exception of NRS 453D 205) are identical, for ease of reference the Court cites to BQ2 as enacted by the Nevada Legislature in NRS 453D.

- (d) Selling or giving marijuana to persons under 21 years of age shall remain illegal;
- (c) Individuals will have to be 21 years of age or older to purchase marijuana;
- (f) Driving under the influence of marijuana will remain illegal; and
- (g) Marijuana sold in the State will be tested and labeled.

NRS 453D.020(3).

- BQ2 mandated the DoT to "conduct a background check of each prospective owner,
 officer, and board member of a marijuana establishment license applicant." NRS 453D.200(6).
- 9. On November 8, 2016, by Executive Order 2017-02, Governor Brian Sandoval established a Task Force composed of 19 members to offer suggestions and proposals for legislative, regulatory, and executive actions to be taken in implementing BQ2.
- 10. The Task Force's findings, issued on May 30, 2017, referenced the 2014 licensing process for issuing Medical Marijuana Establishment Registration Certificates under NRS 453A. The Task Force recommended that "the qualifications for licensure of a marijuana establishment and the impartial numerically scored bidding process for retail marijuana stores be maintained as in the medical marijuana program except for a change in how local jurisdictions participate in selection of locations."
 - Some of the Task Force's recommendations appear to conflict with BQ2.

The Final Task Force report (Exhibit 2009) contained the following statements:

The requirement identified by the Task Force at the time was contained in NAC 453A.302(1) which states:

Except as otherwise required in subsection 2, the requirements of this chapter concerning owners of medical marijuana establishments only apply to a person with an aggregate ownership interest of 5 percent or more in a medical marijuana establishment.

The second recommendation of concern is:

The Task Force recommends that NRS 453A be changed to address companies that own marijuana establishment licenses in which there are owners with less than 5% ownership interest in the company. The statute should be amended to:

- *Limit fingerprinting, background checks and renewal of agent cards to owners officers and board members with 5% or less cumulatively of the company to once every five years;
- *Only require owners officers and board members with 5% or more cumulatively and employees of the company to obtain agent registration cards; and

- 12, During the 2017 legislative session Assembly Bill 422 transferred responsibility for the registration, licensing, and regulation of marijuana establishments from the State of Nevada Division of Public and Behavioral Health to the DoT.8
- On February 27, 2018, the DoT adopted regulations governing the issuance, suspension, 13. or revocation of retail recreational marijuana licenses in LCB File No. R092-17, which were codified in NAC 453D (the "Regulations").
- 14. The Regulations for licensing were to be "directly and demonstrably related to the operation of a marijuana establishment." NRS 453D.200(1)(b). The phrase "directly and demonstrably related to the operation of a marijuana establishment" is subject to more than one interpretation.

at 2515-2516.

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Those provisions (a portion of which became NRS 453D.205) are consistent with BQ2:

- When conducting a background check pursuant to subsection 6 of <u>NRS 453D.200</u>, the Department may require each prospective owner, officer and board member of a marijuana establishment license applicant to submit a complete set of fingerprints and written permission authorizing the Department to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its report.
- 2. When determining the criminal history of a person pursuant to paragraph (c) of subsection 1 of NRS 453D.300, a marijuana establishment may require the person to submit to the Department a complete set of fingerprints and written permission authorizing the Department to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its report.

^{*}Use the marippana establishments governing documents to determine who has approval rights and signatory authority for purposes of signing ownership transfers, applications and any other appropriate legal or regulatory documents.

There was Task Force dissent on the recommendation. The concern with this recommendation was that by changing the requirements on fingerprinting and background checks, the state would have less knowledge of when an owner, officer, and board member commits an offense not allowed under current marijuana law, potentially creating a less safe environment in the state.

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NRS 453D.210(6) mandated the DoT to use "an impartial and numerically scored competitive bidding process" to determine successful applicants where competing applications were submitted.

NAC 453D,272(1) provides the procedure for when the DoT receives more than one complete" application. Under this provision the DoT will determine if the "application is complete and

(7) Whether the person has previously had a medical marijuana establishment agent registration card or marijuana establishment agent registration card revoked;

(8) Whether the person is an attending provider of health care currently providing written documentation for the issuance of registry identification cards or letters of approval;

(9) Whether the person is a law enforcement officer;

(10) Whether the person is currently an employee or contractor of the Department; and

(11) Whether the person has an ownership or financial investment interest in any other medical marijuana establishment or marijuana establishment,

For each owner, officer and board member of the proposed marijuana establishment:

(a) An attestation signed and dated by the owner, officer or board member that he or she has not been convicted of an excluded felony offense, and that the information provided to support the application for a license for a marijuana establishment is true and correct;

(b) A narrative description, not to exceed 750 words, demonstrating:

(1) Past experience working with governmental agencies and highlighting past experience in giving back to the community through civic or philanthropic involvement;

(2) Any previous experience at operating other businesses or nonprofit organizations; and

(3) Any demonstrated knowledge, business experience or expertise with respect to marijuana; and

(c) A resume.

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6. Documentation concerning the size of the proposed marijuana establishment, including, without limitation, building and general floor plans with supporting details.

7. The integrated plan of the proposed marijuana establishment for the care, quality and safekeeping of marijuana from seed to sale, including, without limitation, a plan for testing and verifying marijuana, a transportation or delivery plan and procedures to ensure adequate security measures, including, without limitation, building security and product security.

A plan for the business which includes, without limitation, a description of the inventory control system of the proposed marijuana establishment to satisfy the requirements of NRS 453D.300 and NAC 453D.426.

A financial plan which includes, without limitation:

(a) Financial statements showing the resources of the applicant;

(b) If the applicant is relying on money from an owner, officer or board member, evidence that the person has unconditionally committed such money to the use of the applicant in the event the Department awards a license to the applicant and the applicant obtains the necessary approvals from the locality to operate the proposed marijuana establishment; and

(c) Proof that the applicant has adequate money to cover all expenses and costs of the first year of operation.

10. Evidence that the applicant has a plan to staff, educate and manage the proposed marijuana establishment on a daily basis, which must include, without limitation:

(a) A detailed budget for the proposed marijuana establishment, including pre-opening, construction and first-year operating expenses;

(b) An operations manual that demonstrates compliance with this chapter;

(c) An education plan which must include, without limitation, providing educational materials to the staff of the proposed marijuana establishment; and

(d) A plan to minimize the environmental impact of the proposed marijuana establishment.

11. If the application is submitted on or before November 15, 2018, for a license for a marijuana distributor, proof that the applicant holds a wholesale dealer license issued pursuant to chapter 369 of NRS, unless the Department determines that an insufficient number of marijuana distributors will result from this limitation.

12. A response to and information which supports any other criteria the Department determines to be relevant, which will be specified and requested by the Department at the time the Department issues a request for applications which includes the point values that will be allocated to the applicable portions of the application pursuant to subsection 2 of NAC 453D.260.

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in compliance with this chapter and Chapter 453D of NRS, the Department will rank the applications...

in order from first to last based on the compliance with the provisions of this chapter and chapter
453D of NRS and on the content of the applications relating to ..." several enumerated factors, NAC
453D.272(1).

- 17. The factors set forth in NAC 453D.272(1) that are used to rank competing applications (collectively, the "Factors") are:
 - (a) Whether the owners, officers or board members have experience operating another kind of business that has given them experience which is applicable to the operation of a marijuana establishment;
 - (b) The diversity of the owners, officers or board members of the proposed marijuana establishment;
 - (c) The educational achievements of the owners, officers or board members of the proposed marijuana establishment;
 - (d) The financial plan and resources of the applicant, both liquid and illiquid;
 - (e) Whether the applicant has an adequate integrated plan for the care, quality and safekeeping of marijuana from seed to sale;
 - (f) The amount of taxes paid and other beneficial financial contributions, including, without limitation, civic or philanthropic involvement with this State or its political subdivisions, by the applicant or the owners, officers or board members of the proposed marijuana establishment;
 - (g) Whether the owners, officers or board members of the proposed marijuana establishment have direct experience with the operation of a medical marijuana establishment or marijuana establishment in this State and have demonstrated a record of operating such an establishment in compliance with the laws and regulations of this State for an adequate period of time to demonstrate success;
 - (h) The (unspecified) experience of key personnel that the applicant intends to employ in operating the type of marijuana establishment for which the applicant seeks a license; and
 - (i) Any other criteria that the Department determines to be relevant.
- 18. Each of the Factors is within the DoT's discretion in implementing the application process provided for in BQ2. The DoT had a good-faith basis for determining that each of the Factors is "directly and demonstrably related to the operation of a marijuana establishment."
- The DoT posted the application on its website and released the application for recreational marijuana establishment licenses on July 6, 2018.

The DoT made a change to the application after circulating the first version of the application to delete the requirement of a physical location. The modification resulted in a different version of the application bearing the same "footer" with the original version remaining available on the DoT's website.

- 20. The DoT utilized a question and answer process through a generic email account at marijuana@tax.state.nv.us to allow applicants to ask questions and receive answers directly from the Department, which were not consistent with NRS 453D, and that information was not further disseminated by the DoT to other applicants.
- 21. In addition to the email question and answer process, the DoT permitted applicants and their representatives to personally contact the DoT staff about the application process.
 - 22. The application period ran from September 7, 2018 through September 20, 2018.
- 23. The DoT accepted applications in September 2018 for retail recreational marijuana licenses and announced the award of conditional licenses in December 2018.
 - The DoT used a listsery to communicate with prospective applicants.
- 25. The DoT published a revised application on July 30, 2018. This revised application was sent to all participants in the DoT's listsery directory. The revised application modified a sentence on attachment A of the application. Prior to this revision, the sentence had read, "Marijuana Establishment's proposed physical address (this must be a Nevada address and cannot be a P.O. Box)." The revised application on July 30, 2018, read: "Marijuana Establishment's proposed physical address if the applicant owns property or has secured a lease or other property agreement (this must be a Nevada address and not a P.O. Box). Otherwise, the applications are virtually identical.
- 26. The DoT sent a copy of the revised application through the listserv service used by the DoT. Not all Plaintiffs' correct emails were included on this listserv service.
- 27. The July 30, 2018 application, like its predecessor, described how applications were to be scored. The scoring criteria was divided into identified criteria and non-identified criteria. The maximum points that could be awarded to any applicant based on these criteria was 250 points.
- 28. The identified criteria consisted of organizational structure of the applicant (60 points); evidence of taxes paid to the State of Nevada by owners, officers, and board members of the applicant

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in the last 5 years (25 points); a financial plan (30 points); and documents from a financial institution showing unencumbered liquid assets of \$250,000 per location for which an application is submitted.

- 29. The non-identified criteria consisted of documentation concerning the integrated plan of the proposed marijuana establishment for the care, quality and safekeeping of marijuana from seed to sale (40 points); evidence that the applicant has a plan to staff, educate and manage the proposed recreational marijuana establishment on a daily basis (30 points); a plan describing operating procedures for the electronic verification system of the proposed marijuana establishment and describing the proposed establishment's inventory control system (20 points); building plans showing the proposed establishment's adequacy to serve the needs of its customers (20 points); and, a proposal explaining likely impact of the proposed marijuana establishment in the community and how it will meet customer needs (15 points).
- 30. An applicant was permitted to submit a single application for all jurisdictions in which it was applying, and the application would be scored at the same time.
 - 31. By September 20, 2018, the DoT received a total of 462 applications.
- 32. In order to grade and rank the applications the DoT posted notices that it was seeking to hire individuals with specified qualifications necessary to evaluate applications. The DoT interviewed applicants and made decisions on individuals to hire for each position.
- 33. When decisions were made on who to hire, the individuals were notified that they would need to register with "Manpower" under a pre-existing contract between the DoT and that company.

 Individuals would be paid through Manpower, as their application-grading work would be of a temporary nature.
- 34. The DoT identified, hired, and trained eight individuals to grade the applications, including three to grade the identified portions of the applications, three to grade the non-identified

portions of the applications, and one administrative assistant for each group of graders (collectively the "Temporary Employees").

- 35. It is unclear how the DoT trained the Temporary Employees. While portions of the training materials were introduced into evidence, testimony regarding the oral training based upon example applications was insufficient for the Court to determine the nature and extent of the training of the Temporary Employees.
- 36. NAC 453D.272(1) required the DoT to determine that an Application is "complete and in compliance" with the provisions of NAC 453D in order to properly apply the licensing criteria set forth therein and the provisions of the Ballot Initiative and the enabling statute.
- 37. When the DoT received applications, it undertook no effort to determine if the applications were in fact "complete and in compliance."
- 38. In evaluating whether an application was "complete and in compliance" the DoT made no effort to verify owners, officers or board members (except for checking whether a transfer request was made and remained pending before the DoT).
- 39. For purposes of grading the applicant's organizational structure and diversity, if an applicant's disclosure in its application of its owners, officers, and board members did not match the DoT's own records, the DoT did not penalize the applicant. Rather the DoT permitted the grading, and in some cases, awarded a conditional license to an applicant under such circumstances, and dealt with the issue by simply informing the winning applicant that its application would have to be brought into conformity with DoT records.
- 40. The DoT created a Regulation that modified the mandatory BQ2 provision "[t]he

 Department shall conduct a background check of each prospective owner, officer, and board member of
 a marijuana establishment license applicant" and determined it would only require information on the

Given the factual issues related to the grading raised by MM and LivFree, these issues may be subject to additional evidentiary proceedings in the assigned department.

 $\frac{23}{24}$

 application from persons "with an aggregate ownership interest of 5 percent or more in a marijuana establishment." NAC 453D.255(1).

- Al. NRS 453D.200(6) provides that "[t]he DoT shall conduct a background check of each prospective owner, officer, and board member of a marijuana establishment license applicant." The DoT departed from this mandatory language in NAC 453D.255(1) and made no attempt in the application process to verify that the applicant's complied with the mandatory language of the BQ2 or even the impermissibly modified language.
- 42. The DoT made the determination that it was not reasonable to require industry to provide every owner of a prospective licensee. The DOT's determination that only owners of a 5% or greater interest in the business were required to submit information on the application was not a permissible regulatory modification of BQ2. This determination violated Article 19, Section 3 of the Nevada Constitution. The determination was not based on a rational basis.
- 43. The limitation of "unreasonably impracticable" in BQ2¹² does not apply to the mandatory language of BQ2, but to the Regulations which the DoT adopted.
- 44. The adoption of NAC 453D.255(1), as it applies to the application process is an unconstitutional modification of BQ2. ¹³ The failure of the DoT to carry out the mandatory provisions of NRS 453D.200(6) is fatal to the application process. ¹⁴ The DoT's decision to adopt regulations in direct violation of BQ2's mandatory application requirements is violative of Article 19, Section 2(3) of the Nevada Constitution.

NRS 453D,200(1) provides in part:

The regulations must not prohibit the operation of marijuana establishments, either expressly or through regulations that make their operation upreasonably impracticable.

For administrative and regulatory proceedings other than the application, the limitation of 5% or greater ownership appears within the DoT's discretion.

That provision states:

^{6.} The Department shall conduct a background check of each prospective owner, officer, and board member of a marijuana establishment license applicant.

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- 45. Given the lack of a robust investigative process for applicants, the requirement of the background check for each prospective owner, officer, and board member as part of the application process impedes an important public safety goal in BQ2.
- 46. Without any consideration as to the voters mandate in BQ2, the DoT determined that requiring each prospective owner be subject to a background check was too difficult for implementation by industry. This decision was a violation of the Nevada Constitution, an abuse of discretion, and arbitrary and capricious.
- 47. The DoT did not comply with BQ2 by requiring applicants to provide information for each prospective owner, officer and board member or verify the ownership of applicants applying for retail recreational marijuana licenses. Instead the DoT issued conditional licenses to applicants who did not identify each prospective owner, officer and board member.¹⁵
- 48. The Do'T's late decision to delete the physical address requirement on some application forms while not modifying those portions of the application that were dependent on a physical location (i.e. floor plan, community impact, security plan, and the sink locations) after the repeated communications by an applicant's agent; not effectively communicating the revision; and, leaving the original version of the application on the website, is evidence of conduct that is a serious issue.
- 49. Pursuant to NAC 453D.295, the winning applicants received a conditional license that will not be finalized unless within twelve months of December 5, 2018, the licensees receive a final inspection of their marijuana establishment.

Some applicants apparently provided the required information for each prospective owner, officer and board member. Accepting as truthful these applicants' attestations regarding who their owners, officers, and board members were at the time of the application, these applications were complete at the time they were filled with reference to NRS 453D.200(6). These entities are Green Therapeutics LLC, Eureka NewGen Farms LLC, Circle S Farms LLC, Deep Roots Medical LLC, Pure Tonic Concentrates LLC, Wellness Connection of Nevada LLC, Polaris Wellness Center LLC, and TRNVP098 LLC, Clear River LLC, Cheyenne Medical LLC, Essence Tropicana LLC, Essence Henderson LLC, and Commerce Park Medical LLC. See Court Exhibit 3 (post-hearing submission by the DoT).

- 50. The few instances of clear mistakes made by the Temporary Employees admitted in evidence do not, in and of themselves, result in an unfair process as human error occurs in every process.
- 51. Nothing in NRS 453D or NAC 453D provides for any right to an appeal or review of a decision denying an application for a retail recreational marijuana license.
- 52. There are an extremely limited number of licenses available for the sale of recreational marijuana.
- The number of licenses available was set by BQ2 and is contained in NRS
 453D.210(5)(d).
- 54. Since the Court does not have authority to order additional licenses in particular jurisdictions, and because there are a limited number of licenses that are available in certain jurisdictions, injunctive relief is necessary to permit the Plaintiffs, if successful in the NRS 453D.210(6) process, to actually obtaining a license, if ultimately successful in this litigation.
 - The secondary market for the transfer of licenses is limited.¹⁶
- 56. If any findings of fact are properly conclusions of law, they shall be treated as if appropriately identified and designated.

CONCLUSIONS OF LAW

- 57. "Any person...whose rights, status or other legal relations are affected by a statute, municipal ordinance, contract or franchise, may have determined any question of construction or validity arising under the instrument, statute, ordinance, contract or franchise and obtain a declaration of rights, status or other legal relations thereunder." NRS 30.040.
- 58. A justiciable controversy is required to exist prior to an award of declaratory relief. Doe v. Bryan, 102 Nev. 523, 525, 728 P.2d 443, 444 (1986).

The testimony clicited during the evidentiary hearing established that multiple changes in ownership have occurred since the applications were filed. Given this testimony, simply updating the applications previously filed would not comply with BQ2.

- 59. NRS 33.010 governs cases in which an injunction may be granted. The applicant must show (1) a likelihood of success on the merits; and (2) a reasonable probability that the non-moving party's conduct, if allowed to continue, will cause irreparable harm for which compensatory damage is an inadequate remedy.
- 60. Plaintiffs have the burden to demonstrate that the DoT's conduct, if allowed to continue, will result in irreparable harm for which compensatory damages is an inadequate remedy.
- 61. The purpose of a preliminary injunction is to preserve the status quo until the matter can be litigated on the merits.
- 62. In City of Sparks v. Sparks Mun. Court, the Supreme Court explained, "[a]s a constitutional violation may be difficult or impossible to remedy through money damages, such a violation may, by itself, he sufficient to constitute irreparable harm." 129 Nev. 348, 357, 302 P.3d 1118, 1124 (2013).
- 63. Article 19, Section 2 of the Constitution of the State of Nevada provides, in pertinent part:
 - "1. Notwithstanding the provisions of section 1 of article 4 of this constitution, but subject to the limitations of section 6 of this article, the people reserve to themselves the power to propose, by initiative petition, statutes and amendments to statutes and amendments to this constitution, and to enact or reject them at the polls.

3. If the initiative petition proposes a statute or an amendment to a statute, the person who intends to circulate it shall file a copy with the secretary of state before beginning circulation and not earlier than January 1 of the year preceding the year in which a regular session of the legislature is held. After its circulation, it shall be filed with the secretary of state not less than 30 days prior to any regular session of the legislature. The circulation of the petition shall cease on the day the petition is filed with the secretary of state or such other date as may be prescribed for the verification of the number of signatures affixed to the petition, whichever is earliest. The secretary of state shall transmit such petition to the legislature as soon as the legislature convenes and organizes. The petition shall take precedence over all other measures except appropriation bills, and the statute or amendment to a statute proposed thereby shall be enacted or rejected by the legislature without change or amendment within 40 days. If the proposed statute or amendment to a statute is enacted by the legislature and approved by the governor in the same manner as other statutes are enacted, such statute or amendment to a statute shall become law, but shall be subject to referendum petition as provided in section 1 of this article.

If the statute or amendment to a statute is rejected by the legislature, or if no action is taken thereon within 40 days, the secretary of state shall submit the question of approval or disapproval of such statute or amendment to a statute to a vote of the voters at the next succeeding general election. If a majority of the voters voting on such question at such election votes approval of such statute or amendment to a statute, it shall become law and take effect upon completion of the canvass of votes by the supreme court. An initiative measure so approved by the voters shall not be amended, annulled, repealed, set aside or suspended by the legislature within 3 years from the date it takes effect."

(Emphasis added.)

- 64. The Nevada Supreme Court has recognized that "[i]nitiative petitions must be kept substantively intact; otherwise, the people's voice would be obstructed. . . [I]nitiative legislation is not subject to judicial tampering-the substance of an initiative petition should reflect the unadulterated will of the people and should proceed, if at all, as originally proposed and signed. For this reason, our constitution prevents the Legislature from changing or amending a proposed initiative petition that is under consideration." Rogers v. Heller, 117 Nev. 169, 178, 18 P.3d 1034,1039–40 (2001).
- 65. BQ2 provides, "the Department shall adopt all regulations necessary or convenient to carry out the provisions of this chapter." NRS 453D.200(1). This language does not confer upon the DoT unfettered or unbridled authority to do whatever it wishes without constraint. The DoT was not delegated the power to legislate amendments because this is initiative legislation. The Legislature itself has no such authority with regard to NRS 453D until three years after its enactment under the prohibition of Article 19, Section 2 of the Constitution of the State of Nevada.
- 66. Where, as here, amendment of a voter-initiated law is temporally precluded from amendment for three years, the administrative agency may not modify the law.
- 67. NRS 453D.200(1) provides that "the Department shall adopt all regulations necessary or convenient to carry out the provisions of this chapter." The Court finds that the words "necessary or convenient" are susceptible to at least two reasonable interpretations. This limitation applies only to Regulations adopted by the DoT.

- 68. While the category of diversity is not specifically included in the language of BQ2, the evidence presented in the hearing demonstrates that a rational basis existed for the inclusion of this category in the Factors and the application.
- 69. The DoT's inclusion of the diversity category was implemented in a way that created a process which was partial and subject to manipulation by applicants.
- 70. The DoT staff provided various applicants with different information as to what would be utilized from this category and whether it would be used merely as a tiebreaker or as a substantive category.
- 71. Based upon the evidence adduced, the Court finds that the DoT selectively discussed with applicants or their agents the modification of the application related to physical address information.
- 72. The process was impacted by personal relationships in decisions related to the requirements of the application and the ownership structures of competing applicants. This in and of itself is insufficient to void the process as urged by some of the Plaintiffs.
- 73. The DoT disseminated various versions of the 2018 Retail Marijuana Application, one of which was published on the DoT's website and required the applicant to provide an actual physical Nevada address for the proposed marijuana establishment, and not a P.O. Box, (see Exhibit 5), whereas an alternative version of the DoT's application form, which was not made publicly available and was distributed to some, but not all, of the applicants via a DoT listserv service, deleted the requirement that applicants disclose an actual physical address for their proposed marijuana establishment. See Exhibit 5A.
- 74. The applicants were applying for conditional licensure, which would last for 1 year.
 NAC 453D 282. The license was conditional based on the applicant's gaining approval from local

 $\frac{20}{21}$

 authorities on zoning and land use, the issuance of a business license, and the Department of Taxation inspections of the marijuana establishment.

- 75. The DoT has only awarded conditional licenses which are subject to local government approval related to zoning and planning and may approve a location change of an existing license, the public safety appears of the failure to require an actual physical address can be cared prior to the award of a final license.
- 76. By selectively eliminating the requirement to disclose an actual physical address for each and every proposed retail recreational marijuana establishment, the DoT limited the ability of the Temporary Employees to adequately assess graded criteria such as (i) prohibited proximity to schools and certain other public facilities, (ii) impact on the community, (iii) security, (iv) building plans, and (v) other material considerations prescribed by the Regulations.
 - 77. The hiring of Temporary Employees was well within the DoT's discretionary power.
- 78. The evidence establishes that the DoT failed to properly train the Temporary Employees. This is not an appropriate basis for the requested injunctive relief unless it makes the grading process unfair.
- 79. The DoT failed to establish any quality assurance or quality control of the grading done by Temporary Employees. This is not an appropriate basis for the requested injunctive relief unless it makes the grading process unfair.
- 80. The DoT made licensure conditional for one year based on the grant of power to create regulations that develop "[p]rocedures for the issuance, renewal, suspension, and revocation of a license to operate a marijuana establishment," NRS 453D.200(1)(a). This was within the DoT's discretion.

The Court makes no determination as to the extent which the grading errors alleged by MM and Live Free may be subject to other appropriate writ practice related to those individualized issues by the assigned department.

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- 81. Certain of DoT's actions related to the licensing process were nondiscretionary modifications of BQ2's mandatory requirements. The evidence establishes DoT's deviations constituted arbitrary and capricious conduct without any rational basis for the deviation.
- 82. The Do'l's decision to not require disclosure on the application and to not conduct background checks of persons owning less than 5% prior to award of a conditional license is an impermissible deviation from the mandatory language of BQ2, which mandated "a background check of each prospective owner, officer, and board member of a marijuana establishment license applicant." NRS 453D.200(6).
- 83. The argument that the requirement for each owner to comply with the application process and background investigation is "unreasonably impracticable" is misplaced. The limitation of unreasonably impracticable applied only to the Regulations not to the language and compliance with BQ2 itself.
- 84. Under the circumstances presented here, the Court concludes that certain of the Regulations created by the DoT are unreasonable, inconsistent with BQ2 and outside of any discretion permitted to the DoT.
- 85. The DoT acted beyond its scope of authority when it arbitrarily and capriciously replaced the mandatory requirement of BQ2, for the background check of each prospective owner, officer and board member with the 5% or greater standard in NAC 453.255(1). This decision by the DoT was not one they were permitted to make as it resulted in a modification of BQ2 in violation of Article 19, Section 2(3) of the Nevada Constitution.
- 86. As Plaintiffs have shown that the DoT clearly violated NRS Chapter 453D, the claims for declaratory relief, petition for writ of prohibition, and any other related claims is likely to succeed on the merits.
 - 87. The balance of equities weighs in favor of Plaintiffs.

ORDER

IT IS HEREBY ADJUDGED ORDERED AND DECREED that Plaintiffs' Motions for Preliminary Injunction are granted in part.

The State is enjoined from conducting a final inspection of any of the conditional licenses issued in or about December 2018 who did not provide the identification of each prospective owner, officer and board member as required by NRS 453D.200(6) pending a trial on the merits. ¹⁹

The issue of whether to increase the existing bond is set for hearing on August 29, 2019, at 9:00 am.

The parties in A786962 and A787004 are to appear for a Rule 16 conference September 9, 2019, at 9:00 am and submit their respective plans for discovery on an expedited schedule by noon on September 6, 2019.

DATED this 23rd day of August 2019

Elizabeth Gonzalez, District Court Judge

Certificate of Service

I hereby certify that on the date filed, this Order was electronically served, pursuant to N.E.F.C.R. Rule 9, to all registered parties in the Eighth Judicial District Court Electronic Filing Program.

Dan Kutinac

As Court Exhibit 3 is a post-hearing submission by the DoT, the parties may file objections and/or briefs related to this issue. Any issues related to the inclusion or exclusion from this group will be heard August 29, 2019, at 9:00 am.

EXHIBIT "B"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,. et al.

Plaintiffs . CASE NO. A-19-786962-B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. XI

TAXATION

Transcript of Proceedings . Defendant .

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BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

EVIDENTIARY HEARING - DAY 14

FRIDAY, JULY 12, 2019

COURT RECORDER: TRANSCRIPTION BY:

FLORENCE HOYT JILL HAWKINS

Las Vegas, Nevada 89146 District Court

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

address. 1 A physical address? 2 3 Yes. Okay. And a physical address in your mind could not 4 be a Post Office box? 5 Right. Α 6 Or one of these companies that maintains Post Office 7 -- fake Post Office places. Couldn't be that, either; right? 8 I think the idea was to have an office address 9 Α essentially. 10 Right. So you couldn't use -- I can't remember what 11 it is, CPS. 12 THE COURT: UPS Stores. 13 BY MR. KEMP: 14 You couldn't use a UPS Store, because that's not a 15 real physical address; right? 16 I don't think -- I don't think that it would be 17 18 allowed. Okay. And if you'd been the director at the time, 19 you would have disqualified those applications? 20 I wouldn't have even reviewed the applications. 21 Okay. Because it was disqualified, or because you 22 wouldn't be the person doing the review? 23 l Well, I don't know. I mean, I --24 And let me ask it --25 0

-- I would --1 Let mo ask it better. Your staff would have been 2 instructed that if they didn't have a physical address apart 3 from a Post Office box or a UPS Store that that application should not be accepted; right? 5 I think that would be the direction. 6 Okay. So the answer to my question is yes? 7 Q 8 Α Xes. Okay. And the reason for that is because the 9 statute required it; right? 10 MR. KOCH: Objection. Misstates the law. 11 THE COURT: Overruled. 12 13 BY MR. KEMP: I mean, the reason for your position is because the]. 4 statute says that? 15 Α Right. 16 Okay. All right. Okay. I'm going to go to my last 17 area. Mr. Gutjerrez asked you some questions about 18 extenuating circumstances. Do you recall those? 19 20 Yes. And your answer said, and I wrote it down -- I tried 21 to write it down verbatim. You said, if they were enjoined, 22 I that would be beyond their control. Do you recall saying 23 24 that? I guess what I -- yes, I recall saying that. 25

```
I've never met him. I mean, I know who he is,
1
         Α
2
   but --
3
              Armand?
         0
 4
         Α
              Armand -- yes, I know Armand.
 5
         Q
              What's his last name?
         Α
              I don't know.
 6
7
              Okay. All I know is Armand, as well.
         ्
              Armand -- I don't know. Somebody who understands
 8
         Α
9
   his last name better could probably say it. I don't know,
10
              Phil Peckman?
11
              I know him.
         A
12
              Do you know the names of any of the marijuana
13
    establishments that may have applied?
14
              I know -- I mean, I know -- I don't -- when I looked
    at -- I didn't look too closely at the caption here.
15
16
         0
              How about Essence?
              Is Essence Armand? I'm not sure.
17
              Thrive?
18
19
         A
              Thrive I think is Mr. Peckman and his group.
20
         Q
              Nevada Organics?
21
         Α
              I don't know who that is.
22
              Okay. Have you had lunch, dinner, or even coffee
23
    with any of these people that you listed?
24
         Α
              Yes.
25
              On more than one occasion?
                                   99
```

```
Α
              Yes.
 2
              Tell me who you recall having lunch with.
 3
              I think I've had lunch with Mr. Ritter --
 4
              Anyone else?
              -- a couple times. I've known Brett Scolar; for
 6
    years before marijuana. I've had lunch or coffee with him in
 7
    the past.
 8
         Q
              How about dinner?
 9
              Brett. I don't -- 1 don't know.
10
              All right.
11
              I think I've had dinner with Mr. Ritter, as well.
12
    Or lunch or dinner. I can't recall.
13
              Okay. Would any of these people have your cell
14
    phone number?
15
         A
16
              Would that include Amanda Connor?
17
              Yes.
              Phil Peckman?
18
19
              I don't know.
         Α
20
              Andrew Jolley?
21
              I don't know. I mean, generally I worked to make
22
    the regulations, to create the process. So I will have had
23
    some contact and know pretty much anyone that was involved in
24
    that process.
25
         0
              Okay.
                                  100
```

1	Ā	Either yeah.
2	Q	Did you run for political office?
3	A	Yes.
4	\$	And what position did you run for?
5	A	I ran for the Nevada State Assembly.
6	Q	And when did you run?
7	A	Em. 2018.
8	Ŏ	Okay. Did you have any fundraisers for that
9	campaign?	
10	А	Yes.
11	Q	Were any of the people you listed a participant or a
12	contributor to your campaign?	
1.3	A	Yes.
14	Q	Can you tell me which people, entities contributed
15	to your campaign?	
16	A	No, I can't I mean, I know some. I can't I
17	can't list them all.	
18	Ω	Can you tell me of the applicants that are involved
19	in the marijuana business which ones contributed to your	
20	campaign?	
21	λ	I don't know.
22	Q	You don't know any of them by name?
23	A	Well, I know some of them by name, but I can't give
24	you I	know TGIG did, I think Essence did, Thrive, Tryke.
25	Q	Anyone else?
		101
	I	101

There were others, but I just can't remember. 1 All right. And do you remember because you remember them attending, or do you remember them because you remember checks coming to you with their names on them? Or both? I mean, I remember -- I remember people attending and then generally contributions, but I don't remember -- but 7 I don't necessarily know who everybody's group was, and so I might have to look that up. So -ġ Did you ever receive any inquiries, or has anyone ever hypothecated to you perhaps hiring you, any of the 10 13 applicants? 12 I did -- no. Not in this case. I'm sorry. You did what? 13 14 No. No, not in this case. 15 Not in this case. What do you mean by that? 0 16 A Do you mean anybody? 17. 0 Anybody. 18 Α Yeah. I did some -- a little of application work --19 And when did you do this application work? Q 20 In July to November. Α 21 July what? Q 22 To November. 23 Of what year? 0 2018. 24 Α 25 When did you leave the State originally? 102

EXHIBIT "C"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,. et al.

Plaintiffs . CASE NO. A+19-786962-B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. X1

TAXATION

Transcript of Defendant . Proceedings

EVIDENTIARY HEARING - DAY 10 VOLUME II

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

THURSDAY, JUNE 20, 2019

COURT RECORDER: TRANSCRIPTION BY:

JILL HAWKINS FLORENCE HOYT

District Court Las Vegas, Nevada 89146

Proceedings recorded by audic-visual recording, transcript produced by transcription service.

Normal business.] A 2 Okav. Explain that. 3 My day-to-day interactions, you know, managing the 4 industry. 5 Okay. Day-to-day managing of the industry, or dayto-day familiarity with these owners? 6 7 No. Just day-to-day management of, you know, the industry. And I don't know all the entire ownership. I know, 8 you know, maybe one or two people may have common ownership. I'd have to go into the records to see, you know, what the 10 exact ownership is. 11 But you knew -- tell me, did you know names in terms 12 13 of owners? 1.4 One of each probably. 1.5 Tell me who you are familiar with that had ownership 1.6 interest in these companies. And we can start with Essence 17 Trop and Essence Henderson. Armen Yemenidjian or however you pronounce it. 18 19 0 Do you know how to spell it? 20 No. Λ 21 Okay. Good enough. And how about Cheyenne and 22 Commerce Park, which is Thrive? Yeah, I believe that's Mitch Britten and --23 24 Had you spoken with either of them before the first gentleman you named or the second?

9

- 1		
1	A	Yes.
2	Q	On more than one occasion?
3	A	Yes.
4	Q	So when I asked you about your familiarity with the
5	owners it	goes beyond simply the industry. You actually knew
6	these owne	ers; is that correct?
9	A	No, I know them from my interactions with the
8	industry.	
9	Q	Right. But you actually know there are a lot of
10	people in	the industry. You may not know the owners; right?
11	A	Yes.
1.2	Q	Right. But in this case you knew the owners of all
3	four locat	tions?
14	Λ	Yes.
15	Q	All right.
16	A	Or at least some of them, right.
17	Q	Good enough. And had you spoken to them prior to
18	the submi	ssion of the applications?
19	A	Yes.
20	Q	Did you speak with them between July of 2018 and
2:	September	20th of 2018?
22	A	I believe so. Possibly, yes.
23	Q	Would your phone records reflect telephone
24	conversations with those gentlemen?	
25	А	Possibly, yes.
		10
	•	

1 Do they have medical marijuana locations? 2 3 Have you known them since 2014? No. 4 Α 5 Q When did you meet the owner of Essence Trop and 6 Essence Henderson? 7 Sometime after the Department of Taxation started 8 administering the marijuana program. What year would that be? I believe it was July 1st, 2017. 10 11 Okay. So after it became clear that recreational marijuana would be available? 12 13 A Yes. 14 Same with the owner of Commerce and Cheyenne? 15 Α Yes. 16 Okay. And can you tell me the dircumstances in 17 terms of how you met them. I don't recall specifically. It could have -- you 18 know, I've met a lot of people through meetings or 19 20 regulations, things like that. 21 All right. Now, you indicated you've spoken to them 22 and you've met them, and you said your phone records would 2.3 reflect conversations with them. Did you ever text either of 2.4 them? 25 Α Yes. 12

Okay. Have you produced records indicating that you 1 2 -- your phone records indicating text messages between 3 yourself and those owners? Yes. Okay. Have you received any emails from them? Don't know. Not sure. Have you gone to dinner with either of them? 7 \circ A Dinner, I believe, yes. Have you gone to lunch with either of them? 9 Yes. 10 Α More than one occasion? 11 Possibly, yes. 12 74 And would it also -- would those lunches or dinners 13 have occurred between 2017 and September 20th of 2018? 1415 Yes. All right. Now, let me get back to a couple more 16 17 questions. We may come back to that, but I want to get back 18 to the statutes, the regulations first. 1.9 When we left off you told me that while location was important in the ballot, location was important in the 20 statutes, and location was important in the regulations, you 21 thought you had the ability to remove it from the scoring on the application process; is that correct? 23 24 Α Yes. All right. Now, do you think you also had the power 25

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in your position, the way you remove location, to change the age in terms of what person can purchase recreational 3 marijuana? Because that seemed also important in the ballot question that it'd be someone over 21. Did you have the 5 authority to change it to 20? 6 Α No. 7 What makes you think you had the ability to change the location, since that was important and actually a question within the ballot, but you couldn't change the age? 10 MR. KOCH: Objection. Lacks foundation. THE COURT: Overruled. 11 THE WITNESS: I think I explained before. 12 I don't. 13 think we -- the initiative doesn't say how to score an 14 application. 15 BY MR. PARKER: Wait a second, sir. Let's make sure we're on the 16 27 same page. I didn't ask about scoring this time. 18 Α I'm sorry. 1.9 You removed location as a scoring item, 1 20 understand. 21 Α Yes. 22 But you told me right before we left and you gave me time to think about your response, the Court did, that you had 23 the authority to remove location as a scoring item. Do you remember that?

Α Yes. All right. If you can change something that was important to the citizens of Nevada like location, which is represented in the ballot question, do you think you also have the ability to change the age a person can be to buy recreational marijuana? 7 Λ No. Is there anything in the ballot that differentiates 8 9 your authority in terms of locality versus age? 10 Λ No. That's what I thought. All right. 11 12 So now let's go to the statute. 1.3 THE COURT: And, sir, if you'd like the book if it's 14 easier, I'd be happy to get it for you. 15 THE WITNESS: Sure, Your Henor. 16 MR. PARKER: He may need it, Your Honor. I'm going 17 to be flipping back and forth a little bit. 13 THE COURT: I've just got to make sure I grab the 19 right one. 453; correct? There you go. 20 THE WITNESS: Thank you, ma'am. 21 BY MR. PARKER: And we're going to start with the statutes, and then 22 23 we'll work to the regs, okay? 24 Α Okay. 25 All right. And the first one we're going to look at 15

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Department; isn't that correct? 1 2 I would say it can be considered incomplete, but it 3 | would move forward. Thank you. But it would be incomplete? 4 5 If it's missing an element, yes. You know, we expect the information --7 You said location ---- that we ask for. 8 Α Right. You expected a location even if it wasn't 10 scored; isn't that correct? 11 Yes. Α 12 Thank you. Now let's go to 453D.205 and paragraph 0 (1). Do you have that in front of you? 13 14 A Yes. 15 And it talks about background checks. And again it refers to subsection (6), 453D.200, which is right above it, 16 17 okay? 18 Okay. And if you want, I can read what subsection (6) says 19 20 of 453D,200 --21. No, I see it. A. 22 You can see it? 23 Yes. Α 24 Okay. Good. So yesterday when you were speaking 25 with Mr. Ross you talked about --20

(Pause in the proceedings) THE WITNESS: Is this the entire application? BY MR. PARKER: Yeah. But we're going to only look at a couple of pages, ckay. Sir, I want you to take a look at DOTNEWELL2. it's page 2. 8 Α Okay. 9 Are you familiar with this form -- document? 10 With this letter, yeah. Yes. 1.1 Is this a form that is utilized by the Department of 12 Taxation Marijuana Enforcement Division? 13 Yes. Α 14 All right. And can you tell me -- this was sent out 15 September 18th, 2018, to Mr. Frank Hawkins. Do you know who 16 he is? 17 Α Yes. 18 Have you met him before? 19 Α Yes. 20 When? 21 This week. 22 Okay. Other than this week have you met him before? 23 No. 24 Q Have you ever gone to lunch or dinner with him? 25 No. 47

Has he over called you on the phone? No. 3 All right. It says here, "On September 12th, 2018, 4 The Department of Taxation Marijuana Enforcement Division conducted a routine inspection/audit of your establishment located at 3200 South Valley View Bonlevard, Las Vegas, Nevada." And it has certificate numbers and the license number. Do you see that? 9 Α Yes. 10 All right. The next paragraph says, "The audit/inspection results reveal that your establishment was in 11 12 compliance with Nevada Revised Statutes...," and it references 13 453A and 453D; is that correct? 14 Α Yes. 15 All right. And it also says, "...the Administrative 16 Code, and no deficiencies were noted during the inspection." 17 Do you see that? 18 Α Yes. What does that mean in terms of the operation of 19 2 C Nevada Wellness Center at this location? 21 It means at this time upon the inspection from my 2.2 inspectors that they found nothing out of compliance. All right. Would that mean that the location as 23 2.4 it's being operated would be suitable both in terms of 25 location and suitable in terms of adequacy of size to sell

1 THE COURT: The A-V guys are allowed to have a break. Here he comes. 3 (Pause in the proceedings) 4 THE COURT: Okay. Now we're ready. MR. PARKER: Thank you, Your Honor. 5 THE COURT: Okay. MR. FARKER: May I proceed? 8 THE COURT: You may. 9 MR. PARKER: So can we look at Exhibit 446, page 1, 10 please. 11 BY MR. PARKER: It should be coming up, Mr. Pupo. 12 13 So this is the Marijuana Nevada email to Ramsey, is 14it Davise? How do you pronounce that? 15 Oh. Is yours not on? 16 It's not on the screen here. MR. PARKER: May I approach? 12 18 THE COURT: You may. Are you going to use the turn 19 off and hopefully it comes back on method? (Pause in the proceedings) 20 21 BY MR. PARKER: All right. Do you recognize that email address in 23 terms of the sender? It says "From: Marijuana Nevada." 24 Okay. Yes. 25 Is that from the Department of Taxation? 72

That's one of our boxes, yes. Okay. And it's dated September 9, 2018. So this is 2 during the application process, is that correct, after 3 applications are being -- the window in terms of submission of applications? Wasn't it the 7th through the 20th? Yeah, Okay. I believe it was the 7th through the 6 7 20th. All right. So it appears here that Mr. Ramsey was 8 being responded to by Mr. Plaskon; is that correct? 1.0 Yes. All right. And he indicates here that he cannot 11 answer the question being asked; is that correct? 12 13 MR. KOCH: Objection. Document speaks for itself. 14 THE COURT: Overruled. THE WITNESS: It's that would not provide guidance 15 to individual applicants. 16 17 BY MR. PARKER: Now, tell me. That seems at odds with what has been 18 said earlier in this trial -- or in this hearing. I was told 19 20 that, you know, you've had conversations and others have had conversations with representatives of applicants, as well as 21 22 applicants. Why would Mr. Plaskon take this position on 23 September 9th, 2018? 24 MR. KOCH: Objection. Speculation. 25 THE COURT: Overruled.

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1		THE WITNESS: He must have gotten instruction.	
2	BY MR. PARKER:		
3	Q	Okay. Did you give any instruction to not provide	
4	informati	on to this person?	
5	A	No.	
6	Q	Are you familiar with Libra Wellness?	
7	A	Yes.	
8	Q	Do they have a medical marijuana license?	
9	A	I believe so, yes.	
10	Q	Did they apply for or receive a conditional	
11	recreational license?		
12	A	I don't know.	
13	Q	All right. Was this the position taken by the	
14	agency, your Department, on September 9th, that there would be		
15	no more answers given?		
16		MR. KOCH: Objection. Mischaracterizes the	
17	document.		
18		THE COURT: Overruled.	
19		THE WITNESS: Yeah. 1 don't know that was	
20	instructions.		
21	BY MR. PARKER:		
22	Q	It says, "With that said, the Division cannot	
23	provide 🤉	guidance to individual applicants.	
24		THE COURT: Hold on a second.	
25		THE COURT RECORDER: I'm having a hard time hearing	
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THE WITNESS: I could have. I think that would have 1 created more problems. 2 BY MR. PARKER: 3 Okay. Thank you. MR. PARKER: Now, let's stay right here in terms of S 6 Exhibit 252, Shane. I don't need the other email. 7 BY MR. PARKER: 8 You told Mr. Miller that you went to -- you were offered ownership -- you were offered jobs by I believe one of G, 10 the owners that you allowed to have more than one location in 11 this jurisdiction; is that correct? Yeah. I don't characterize them as offers. They 1.2 13 were saying, hey, if you leave the State, make sure I'm the first one to call, or, give me a call. 14 15 And who was that again? Was this the owner of Essence? 16 17 Α Yes. 18 Okay. And did anyone else or any of the other 19 owners from Essence -- did you meet with any of them? 20 A No. 21 Did you meet with any of the owners of Cheyenne or 22 Commerce Park? Regarding? 24 Q Any offers of employment. 25 No.

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1	Q Did you meet with any owners do you know the	
2	owners of Commerce Park and Cheyenne?	
3	A I know I know some.	
4	Q Okay.	
5	A Yeah. I don't know that I know all the owners.	
6	Q What owners do you know?	
7	A Mitch Britten and Phil Peckman.	
8	Q Okay. And who are the owners that you're aware of	
9	in terms of Essence Trop and Essence Henderson?	
10	A Just Armen.	
ï. 1	Q No one else have you met with or are familiar with	
12	that own that company?	
13	A Not that I'm familiar with.	
14	Q Okay. And did the owners of both these companies	
15	the ones that you know in common you've spoken to them,	
16	you've gone to lunch with them and/or dinner with them; right?	
17	A Yes.	
18	Q All right. And you turned them both down on the	
19	offers?	
20	A I am not interested in staying in the marijuana	
21	space here.	
22	MR. PARKER: Thank you. I appreciate your time.	
23	THE COURT: Sir, 1'm going to switch gears, if it's	
24	okay. Since the people on that side of the room have finished	
25	asking questions, I'm going to ask some, because I need a	
	8.4	

EXHIBIT "D"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,. et al.

Plaintiffs . CASE NO. A-19-786962-B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. XI

TAXATION

. Transcript of
Defendant . Proceedings

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

EVIDENTIARY HEARING - DAY 4

THURSDAY, MAY 30, 2019

COURT RECORDER: TRANSCRIPTION BY:

JILL HAWKINS FLORENCE HOYT

District Court Las Vogas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

all at once. BY MR. GENTILE: All right. That's the 2018 application. Do you recall it? Probably not. 4 I'm not sure what I'm --All right. Let me -- let me -- I've never lied to 7 you before, so I wouldn't start now, okay. Look at the top one. The top one is the 2014 application form. The reason 9 you can see that is because due dates that end in the year 3.0 2014. Do you see that? 1 A Yes. 12 Okay. The bottom one is the 2018, and you could 13 trust me for the same reason, it says that there are due dates 14 for 2018, okay. I have a question for you. 15 The top one on the second line -- first one says, 16 "Request for application pay." Oddly enough, so does the 17 bottom one, first line says "Request for application pay," 18 okay. But the second one on the top one says, "Deadline for 19 submitting questions." Look at the bottom one. Is there 20 anything there that indicates that you can submit questions in 2018? 21 22 Α There is not. 23 Okay. How come? Q. 24 You know, to be quite honest with you, I wasn't the 25 one that made that decision. I don't -- I don't know.

EXHIBIT "E"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,.

.

et al.

Plaintiffs . CASE NO. A-19-786962-B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. XI

TAXATION

. Transcript of Defendant . Proceedings

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

EVIDENTIARY HEARING - DAY 5 VOLUME II

FRIDAY, MAY 30, 2019

COURT RECORDER: TRANSCRIPTION BY:

JILL HAWKINS FLORENCE HOYT

District Court Las Vegas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

regards to the diversity area?

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A I don't -- I don't think so. You know, we do get a lot of questions. Ky Plaskon, Mr. Plaskon would probably be the better person to ask on how many questions he may have received in regards to, you know, diversity. But I don't recall we received too many.

Q What was -- oh. I've got it.

Sir, was there a procedure that the Department implemented whereby an applicant that was confused could potentially ask a question to get a clarification?

A Mr. Plaskon monitors generic email. A lot of questions came in through there.

Q Okay. I've seen some responses to questions where he says, "See application, see regulations," and other responses where he actually gives some substantive information. Is that your understanding of what was going on here?

A I'm not aware of that.

Q Okay. Bo you think it would have been a good idea that any question and answer he gave was made available to all the applicants so we had some consistency here?

A We try to do the best that we can to educate.

Q Okay.

A I think we did send out some list serves.

Q But you've seen bulletin boards that have questions

and answers posted on them so everybody's up to speed, everybody's got the same information?

- A Yeah, I've seen those.
- Q That's commonly done with government contracting programs; right?
 - A I'm not sure about that, but I've seen the boards.
 - Q Okay. But you didn't do that?
 - Λ We did not.

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- Q Okay. In retrospect do you think you should have done that?
- A Now, Ky would probably be a better person to ask that, because I don't know the quantity and type of questions that he did receive. I know he's in a situation where he did receive a lot of questions, but he couldn't give out -- he couldn't give out an answer that's -- that an applicant would have an advantage with.
- Q Well, there wouldn't be any advantage if you told all the applicants the questions and answers. If you told everybody the question and answer, no one has and advantage there, do you they?
- A We tried -- the Department did a good job, I think, in my opinion, of providing the information they did.
- Q A good job even though half the applicants knew the that building address was not required and say half thought it was required? The Department did a good job on that point?

1 MS. SHELL: Objection. Assumes facts not in 2 evidence. 3 THE COURT: Overruled. 4 THE WITNESS: I wasn't aware that half the applicants didn't know that. 6 BY MR. KEMP: You knew that some of the applicants didn't know 8 that? 9 Α Yes. 10 For example, you know, that Livfree went out and got real addresses for all six of those applications; right? 12 I didn't know that. 1.3 Well, you heard Mr. Thomas testify to the extreme 14 efforts he went to get approved addresses; right? 15 I did hear that. And the Department expected people to be more like 16 Mr. Thomas than just to put down a Post Office box, didn't 18 they? 79 Can you repeat that. 20 Didn't the Department expect that applicants would be like Mr. Thomas, have real addresses and real locations? 21 22 We -- the Department did not require a location. 23 Okay. And how could you rate things like community 24 impact without knowing where in Clark County the dispensary was going to be? 209

EXHIBIT "F"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER TAC,) et al.,

Plaintiffs,

CASE NO. A-19-786962-R DEFT NO. XI

. . . .

VS.

STATE OF NEVADA DEPARTMENT OF) TAXATION,

Defendant.

TRANSCRIPT OF PROCEEDINGS

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

WEDNESDAY, JUNE, 19, 2019

EVIDENTIARY HEARING - DAY 9

VOLUME I OF II

RECORDED BY: JILL HAWKINS, COURT RECORDER TRANSCRIBED BY: JD REPORTING, INC.

A-19-786962-B | Serenity v. NV Taxation | 06-19-19 | Day 9 were supposed to consider, they wouldn't have considered it; 1 2 right? Well, again, I don't know if it was part of their --3 the additional training outside of the evaluation sheets. 4 Because they did receive training from staff for --5 You just -- you're speculating that that might have 6 7 happened, even though the face of the application that we just walked through -- we can walk through it again --8 I mean, we're speculating on a lot of things here. 9 THE COURT: Sir, I don't want you to speculate. I 10 want you to tell me why the Department did what it did and made 11 12 the decisions it made after Ballot Question 2 was passed and 13 your department was charged with implementing. MR. MILLER: Well, let me say it this way. 14 THE WITNESS: Yes, Your Honor. 15 THE COURT: Wait. Thank you, sir. Now you may go, 16 Mr. Miller. 17 18 MR. MILLER: Were you asking a question, Judge. Ι 19 didn't catch it all. THE COURT: I was making a statement. He said, "Yes, 20 Your Honor," and I just needed him to verify that while we were 21 22 here. 23 MR. MILLER: Cot it. 24 BY MR. MILLER: 25 Let's pull up the application. And then we get to JD Reporting, Inc.

A-19-786962-B | Serenity v. NV Taxation | 06-19-19 | Day 9 1 the scoring criteria. You were involved in that; right? You 2 determined which points were going to be awarded? 3 Yes. And this is the --4 0 5 MR. MILLER: We should pull up the -- I think it's 6 going to be page 18, 17. There we go, the page before. 7 BY MR. MILLER: -- talking about an organizational structure; right? 8 0 You evaluate that criteria that was described there; right? 9 10 I'm sorry? Ā You reviewed that criteria that was described there; 11 Q. 12 right? Under "organization"? 13 Α 14 Yeah. Sixty points on the top, not up -- it's going 0 15 the wrong way. Yeah, organization. 16 Α Right, uh-huh. Yes. 17 Description of the proposal -- and then you, in turn, that's all (indiscernible). The description of the proposed 18 organizational structure of proposed marijuana establishment 19 and information concerning each owner, officer, and board 20 21 member of the proposed manijuana establishment, including the 22 information provided in response to the regulation. Right? 23 Α Yeah. And you determined that that criteria should be worth 24 25 60 points in total; right?

JD Reporting, Inc.

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JD Reporting, Inc.

EXHIBIT "G"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA - X - X - X - X - X

SERENITY WELLNESS CENTER LLC,.

et al.

Plaintiffs . CASE NO. A-19-786962~B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. XI

TAXATION

Transcript of Proceedings Defendant .

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

EVIDENTIARY HEARING - DAY 9 VOLUME II

WEDNESDAY, JUNE 19, 2019

COURT RECORDER: TRANSCRIPTION BY:

FLORENCE HOYT JILL HAWKINS

District Court Las Vegas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

A Yeah. I don't -- I don't recall any.

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- Q Okay. But you gave at least Amanda Connor and John Ritter guidance that physical address, although it was required by law, wouldn't be scored and so they didn't need to include it?
- A No, I didn't say they didn't need to include it. I said the application requires that they put a physical address, but that it -- you know, that location was not scored, it's not part of the scoring criteria.
- Q Okay. And when you gave that guidance did you go back to the Department and share that information with anybody else that might have been receiving calls from applicants about information in the application?
 - A Well, I'm sure we discussed it several times.
 - Q Okay. Who'd you discuss it with?
- A Steve Gilbert, Kara, Damon.
- Q And this was prior to the application being released on July 5th?
- A Yes. There was a lot of discussion around that -during the Task Force and the public meetings or the recommendations while we were doing the regulations.
- Q But the two you just identified, Amanda Connor and John Ritter, were the two co-chairs for the Task Force that

would say she's getting questions from her clients and she just wants to confirm, right. And, you know, John also was more lake a confirmation.

BY MR. MILLER:

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Q Yeah. But at least for individuals that were highly involved in the process it's apparent to you that there was some confusion in this area; is that fair?

A Yes.

- Q And so it's a fair assessment that other people might have also had the same confusion; correct?
 - A Yes.
 - Q Did you make any attempts to clarify it?
- 13 A I believe T did.
 - Q How'd you do that?

A Well, I don't -- maybe not necessarily that I think the clarification I was sending out was more regarding whether someone owned or leased a location. They were asking about where to put it. I don't think I put out a clarification regarding physical location must be on -- must be listed on the application.

Q Okay. So you knew in advance of the application being released on July 5th that there was confusion within the industry as to whether or not a proposed physical address was required and would be scored; correct?

A Yes.

Q They believe that is required, and they submit their application that way. Other applicants understand that a proposed physical address will not be scored, so they don't provide a physical address. Is that a fair application process, sir?

A Is it a fair application process? I think everyone had the same opportunity to request clarification. 7 think that everyone had access to the Department. I think everyone had access to submit their questions. I think everyone had an opportunity to attend 70-plus public meetings and workshops regarding this issue. I think the application was a fair process — the application process was a fair process.

Q Moving to 5.3.4.3, "Procedures to ensure adequate security measures for building security." Sir, wouldn't you agree that the consideration of that plan would indicate that there is some tie-in within the scoring criteria to an actual proposed physical address versus a fictional one?

A No.

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Q So if you develop a plan that is designed to ensure adequate security measures of a proposed physical location that is tied to an actual address, has a real neighborhood around it, may have additional security concerns, that one is the same as one that could be submitted that doesn't have any physical address associated with it at all?

A Pretty much, yeah.

EXHIBIT "H"

TRAN

DISTRICT COURT
CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,) et al.,

Plaintiffs,

CASE NO. A-19-786962-B DEPT NO. XI

vs.

STATE OF NEVADA DEPARTMENT OF) TAXATION,

TRANSCRIPT OF PROCEEDINGS

<u>Defendant.</u>

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE
THURSDAY, JULY, 11, 2019

EVIDENTIARY HEARING - DAY 13

VOLUME I OF II

RECORDED BY: JILL HAWKINS, COURT RECORDER TRANSCRIBED BY: JD REPORTING, INC.

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Okay. With regard to these episodes, how did they come to your attention?

They were incident reports submitted by the facility themselves.

- Okay. And what did you do in response to the reports?
 - Α We accepted them --
- Q No. I don't want to hear we. We is a -- when I use the word you, I'm using it in the second person singular. Do you understand?
 - Α Yes.
- All right. What did you do in response to receiving these incident reports?
- I did not personally receive the incident reports. They go to a separate email address. The administrative assistant intakes them. I assigned them to people to investigate. I was then directed to hold off on that. discussion with Jorge Pupo, and then I gave the direction to the assigned people investigating to send acknowledgment letters or look through them and see if there was room for improvement.
- Okay. You said you received a directive not to assign these cases for investigation. From whom did you receive that directive?
 - Α Jorge Pupo.

JD Reporting, Inc.

EXHIBIT "I"

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA

SERENITY WELLNESS CENTER LLC,. et al.

Plaintiffs . CASE NO. A-19-786962-B

vs.

STATE OF NEVADA DEPARTMENT OF. DEPT. NO. XI

TAXATION

Defendant . Transcript of Proceedings

.

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

EVIDENTIARY HEARING - DAY 7

TUESDAY, JUNE 11, 2019

COURT RECORDER: TRANSCRIPTION BY:

FLORENCE HOYT JILL HAWKINS

District Court Las Vogas, Nevada 89146

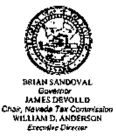
Proceedings recorded by audio-visual recording, transcript produced by transcription service.

,	
1	Q And then did QuantumMark provide its own training
2	tools for 2018 or did your Department amend QuantumMark's
3	training tools for purposes of training the evaluators?
4	A We amended the 2014 training tools.
5	Q Why didn't you ask QuantumMark to provide updated
6	training tools to fit a recreational application?
7	A That wasn't my decision.
8	Q Whose decision was that?
9	A That would have been a contract decision,
10	essentially Mr. Pupo or the director of the Department.
11	O Do you know who made that decision?
12	A No, 1 do not.
13	Q And do you know why that decision was made? Why
14	wasn't QuantumMark utilized to come up with the 2018 training
15	tcols?
16	A I don't I do not know. I don't know if it was
17	ever contemplated.
18	Q And so going back to where we were, you were a part
19	of the process in terms of the merit criteria for diversity,
20	is that correct?
21	A Yes.
22	Q Who made the decision on how the scoring would be
23	done?
24	Λ Can you be
25	Q Yes. Who came up with let's give points based on
	9 6

Yes. 2 All right. So if you didn't get the information 3 from the ballot question and you did not get that information from the regulations, you had to get it from somewhere. Did 4 you get it from any other jurisdiction like Colorado? Because 5 I saw in the production of your training tool where there's thanks given to QuantumMark, thanks given to Colorado. Do you 8 remember those? 9 Α I do. All right. So where did you get this methodology in 1.0 11 scoring diversity? 12 The methodology was put together by Kara, Mr. Pupo and myself. As far as the breakdown on the evaluation tool --13 14 0 Yes, sir. -- that was put in them -- like T said, if I recall 15 correctly, Mr. Pupo gave us the breakdown of the percentages. Do you know where he got that breakdown from? 17 I do not. 18 And do you have any understanding whether or not 19 20 that breakdown can be traced to another jurisdiction like Colorado or Washington or California? 21 22 I wouldn't know, no. 23 You have no idea? Α No. 24 25 Good enough. Do you know whether or not there was

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EXHIBIT "J"



STATE OF NEVADA DEPARTMENT OF TAXATION

Web Site: http://tax.nv.gov 1550 College Parkway, Suke 115 Carson City, Nevada 89708-7937 Phone: (775) 684-2000 Fax: (775) 684-2020

LAS VEGAS OFFICE Grant Sawyer Office Building, Suke 1300 555 E. Washington Avenue Les Vepas, Nevade 89101 Phone: (702) 488-2300 Fax (702) 488-2373 REND OFFICE 4600 Kletzke Lane Building L. Suite 235 Reno. Nevada 89502 Phone: (775) 687-8959 Fax: (775) 688-1303

HENDERSON OFFICE 2559 Pacso Verde Parkway, Sulta 189 Handerson, Newada 89074 Phone (702) 486-2300 Fax: (702) 486-3377

September 18, 2018

Frank Hawkins Nevada Wellness Center (D009) 2300 Alta Dr. Las Vegas, NV 89107

Dear Mr. Frank Hawkins:

On September 12, 2018, the Department of Taxation's Marijuana Enforcement Division conducted a routine inspection/audit of your establishment located at 3200 S. Valley View Blvd., Las Vegas, NV, certificate #30064186279328795105, license #1017582408-001-DIP.

The Audit/Inspection results revealed that your establishment was in compliance with Nevada Revised Statutes (NRS) 453A/453D and/or Nevada Administrative Code (NAC) 453A/R092-17 (NAC 453D). No deficiencies were noted during the inspection. Please retain this letter for your files.

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Should you have any questions concerning this matter, please contact our office at (702) 486-5786.

Sincerely,

Christopher M. Jacobson, MHA, Marijvana Program Inspector II

Rino Tenorio Marijuana Program Auditor II

Electronically Filed 9/30/2019 4:37 PM Steven D. Grierson CLERK OF THE COURT

1 RPLY THEODORE PARKER, III, ESQ. 2 Nevada Bar No. 4716 PARKER, NELSON & ASSOCIATES, CHTD. 2460 Professional Court, Suite 200 Las Vegas, Nevada 89128 4 Telephone: (702) 868-8000 (702) 868-8001 Facsimile: 5 Email: tparker@pnalaw.net 6 Attorneys for Plaintiff 7 DISTRICT COURT 8 CLARK COUNTY, NEVADA 9 NEVADA WELLNESS CENTER, LLC, a CASE NO.: A-19-787540-W Nevada Limited Liability Company, DEPT. NO.: XVIII 10 DATE OF HEARING: 10/23/19 Plaintiff. 1 **1** TIME OF HEARING: 9:00 am ٧. 12 <u>NEVADA WELLNESS CENTER, LLC,</u> STATE OF NEVADA, DEPARTMENT OF REPLY IN SUPPORT OF MOTION TO 13 TAXATION; and DOES I through X, AMEND FINDINGS OF FACTS AND inclusive; and ROE CORPORATIONS I CONCLUSIONS OF LAW ISSUED ON 14 through X, inclusive, AUGUST 23, 2019, PURSUANT TO NRCP 52 15 Defendants. 16 MM DEVELOPMENT COMPANY, INC., a CASE NO.: A-18-785818-W 17 Nevada corporation; LIVFREE WELLNESS DEPT. NO.: VIII LLC, dba The Dispensary, a Nevada limited 18 liability company, 19 Plaintiffs, 20 ٧. 21 STATE OF NEVADA, DEPARTMENT OF TAXATION; and DOES 1 through 10; and 22 ROE CORPÓRATIONS 1 through 10, 23 Defendants. 24 SERENITY WELLNESS CENTER, LLC, a CASE NO.: A-19-786962-B Nevada limited liability company, TGIG, DEPT, NO.: XI 25 LLC, a Nevada limited liability company, NULEAF INCLINE DISPENŠARY, LĽĆ, a Nevada limited liability company, NEVADA 26 HOLISTIC MEDICINE, LLC, a Nevada 27 limited liability company, TRYKE 28

1 COMPANIES SO NV, LLC a Nevada limited liability company, TRYKE COMPANIES RENO, LLC, a Nevada limited liability 2 company, PARADISE WELLNESS CENTER, LLC, a Nevada limited liability company, GBS NEVADA PARTNERS, LLC, 3 4 a Nevada limited liability company, FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA, LLC, a 5 Nevada limited liability company, NEVADA 6 PURE, LLC, a Nevada limited liability company, MEDIFARM, LLC, a Nevada 7 limited liability company; DOE PLAINTIFFS I through X; and ROE ENTITIES I through 8 Ģ Plaintiffs, 10 11 THE STATE OF NEVADA, DEPARTMENT OF TAXATION. 12 Defendants. 13 ETW MANAGEMENT GROUP LLC, a CASE NO.: A-19-787004-B 14 Nevada limited liability company; GLOBAL DEPT NO.: XI HARMONY LLC, a Nevada fimited liability 15 company; GREEN LEAF FARMS HOLDINGS LLC, a Nevada limited liability company; GREEN THERAPEUTICS LLC, a 16 Nevada limited liability company; HERBAL 17 CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability 18 company; LIBRA WELLNESS CENTER, LLC, a Nevada limited liability company, 19 ROMBOUGH REAL ESTATE INC. dba MOTHER HERB, a Nevada corporation; 20 NEVCANN LLC, a Nevada limited liability company; RED EARTH LLC, a Nevada 21 limited liability company, THC NEVADA LLC, a Nevada limited liability company; 22 ZION GARDENS LLC, a Nevada limited liability company; and MMOF VEGAS 23 RETAIL, INC., a Nevada corporation, 24 Plaintiffs. 25 26 STATE OF NEVADA, DEPARTMENT OF TAXATION, a Nevada administrative 27 agency; DOES 1 through 20, inclusive; and ROE CORPORATIONS 1 through 20, 28

1 inclusive,
2 Defendants.

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COMES NOW, Plaintiff, NEVADA WELLNESS CENTER, LLC (hereinafter "NWC"), by and through its attorney of record, THEODORE PARKER, III, ESQ. of the law firm of PARKER, NELSON & ASSOCIATES, CHTD., and files this Reply in Support of Motion to Amend the Findings of Facts and Conclusions of Law issued August 23, 2019, pursuant to NRCP 52.

This Reply (The motion was re-filed on September 30, 2019 in case A-19-786962-B and served in all related/consolidated cases including A-19-787540-W, A-18-785818-W, A-19-786962-B, and A-19-787004-B) is made and based upon the pleadings and paper on file herein, the points and authorities included herewith, the exhibits attached hereto and such oral argument as the Court may entertain at the time this matter is heard.

DATED this 30th day of September, 2019.

PARKER, NELSON & ASSOCIATES, CHTD.

/s/Theodore Parker, III, Esq. THEODORE PARKER, III, ESQ. Nevada Bar No. 4716 2460 Professional Court, Suite 200 Las Vegas, Nevada 89128

Attorneys for Plaintiff

MEMORANDUM OF POINTS AND AUTHORITIES

I.

INTRODUCTION

On September 13, 2019, pursuant to NRCP 52(b), NWC filed timely its motion to amend the findings of fact and conclusion of law. NWC's motion to amend is justified in fact, law and equity. NWC's motion properly directs the court's attention to germane legal or factual matters, relied upon by NWC, which were not considered in the court's earlier opinion. Accordingly, NWC moved to amend those findings pursuant to NRCP 52. As outlined in NWC's motion the case is

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distinguishable from the *Nuleaf* decision. The court made findings of fact and conclusions of law but they were not applied to the entire bidding process nor were Nevada's Opening Meeting Laws considered. Under the applicable laws and regulations application process is contemplated to be fair and impartial. The evidence before the court demonstrates that the entire selection process contrary to laws, and regulated application process, and conducted in such degradation of NWC's constitutional rights, that the previous results must be discarded and the process redone in order to arrive at impartial and fair results, as contemplated under the applicable laws and regulations. Consequently, the State must be enjoined from conducting a final inspection on any of the conditional licenses issued in or about December of 2018 and the entire process must be deemed invalid.

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ARGUMENT

A. Nevada Wellness Center's Motion Satisfies NRCP 52(b)

NRCP 52 provides in pertinent part:

Motions to Amend Findings of Fact and Conclusions of Law

(b) Amended or Additional Findings. On a party's motion filed no later than 28 days after service of written notice of entry of judgment, the court may amend its findings — or make additional findings — and may amend the judgment accordingly. The time for filing the motion cannot be extended under Rule 6(b). The motion may accompany a motion for a new trial under Rule 59.

On September 13, 2019 NWC properly and timely moved to amend the court's August 23, 2019, findings of fact and conclusion of law, pursuant to NRCP 52(b). NWC's motion to amend is justified in fact, law and equity and requests the court amend specific findings of law and fact. NWC's motion points to specific facts, recreational marijuana licencing regulations, recreational marijuana licencing laws and opening meeting laws that were overlooked in the court's earlier opinion. Based upon manifest errors in the bidding process and violations of the applicable laws and regulations NWC properly moved to amend the Court August 23, 2019 Findings of Facts and Conclusions of Law.

B. Nevada Wellness Center is not Making the Same Challenge as the Nulcaf Challengers regarding the Zoning Approval by the Local Agency

In the case at bar, unlike the Nuleaf challengers, NWC is NOT challenging DoT failure to comply with applicable local and governmental zoning requirements before the applicant received a registration certificate for a medical marijuana establishment, as alleged by Essence. (See Opposition at 4:3-8)

NWC is challenging applicants that failed to comply with the requirement to list a physical address on the initial application as required by NRS 453D.210(5)(b).

Specifically NRS 453D.210(5)(b) provides:

"5. The Department shall approve a license application if:

(b) The physical address where the proposed marijuana establishment will operate is owned by the applicant or the applicant has the written permission of the property owner to operate the proposed marijuana establishment on that property. . . . "

C. The Plain Language of NRS 453D.210 Require All Applications Provide a Physical Location to be Complete and Only Complete Applications be Approved by DoT.

The plain language of NRS 453D.210 clearly specifics conditions for approval of application and clearly states the DoT is only to consider completed applications. There is no similar language in NRS 453A.322(3)(a)(5), and thus the Nuleaf Court found NRS 453A.322(3)(a)(5) was open to interpretation. Accordingly, the Nuleaf case has no application to this case.

Essence opposition fails to address the additional language and requirements of NRS 453D.210.

NRS 453D.210(4) provides:

"Acceptance of applications for licensing; priority in licensing; conditions for approval of application; limitations on issuance of licenses to retail marijuana stores; competing applications. [This section was proposed by an initiative petition and approved by the voters at the 2016 General Election and therefore is not subject to legislative amendment or repeal until after November 22, 2019.]

4. **Upon receipt of a complete** marijuana establishment license application. . . . (a) Issue the appropriate license if the license application is approved...." (*Emphasis added*)

Here, NRS 453D.210 has *additional language* making the plain language of the statute clear and unambiguous. The Court in the Nulcaf case could not have considered a statute governing recreational marijuana licensing because the statute was not in existence at the time of the Nulcaf case. Similarly, the court overlooked the additional language and conditions that were not applicable

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in the Nuleaf case when it issued its Findings of Facts and Conclusions of Law regarding the physical location requirements.

As is the case at bar, when the language of a statute is plain and unambiguous, a court should give that language its ordinary meaning and not go beyond it." City Council of Reno v. Reno Newspapers, 105 Nev. 886, 891, 784 P.2d 974, 977 (1989). The court should give that language of NRS 453D.210 its ordinary meaning and not go beyond it. Id., The plain language of NRS 453D.210 requires conditions for approval of all applications. The plain language requires all applicants to provide a complete application which requires a physical location for approval of the application. NRS 453D.210 requires that only upon receipt of a complete marijuana establishment license application the Dot Issue the appropriate license. Therefore, DoT had no discretion to determine whether applicants without a physical address listed on the application received a license because licenses could upon be issued upon receipt of a complete application, which required a physical location.

Former DoT Executive Deonne Contine confirmed the DoT required a real physical location be provided on all applications. In fact, she stated that "applications that did not have a real physical address should not have even been considered." In addition, DoT Deputy Executive Jorge Pupo testified that the DoT expected a physical location to be included on all applications. He confirmed that applications without a physical location are incomplete. Additionally, NAC 453D.272(1) provides the procedure for when the DoT receives more than one "complete" application. Under this provision the DoT will determine if the "application is complete and compliance with this chapter and Chapter 453D of NRS, the Department will rank the applications . . . " (See FFCL ¶ 16.)

Thus according to the plain and unambiguous language of NRS 453D,210(4) and 453D,210(5)(b), as affirmed by DoT Executive and DoT Deputy Executive, all applications without a physical location are incomplete and should have been rejected, not approved and/or

¹ See Exhibit B attached to Motion, Trial Transcript Excerpts from July 12, 2019 P48:L15-49:16.

² See Exhibit C attached to Motion, Trial Transcript Excerpts from June 20, 2019 Volume II, P:19:L21-P:20:L11.

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scored/ranked or issued a conditional license by the DoT. The DoT unlawfully issued conditional licenses to applicants who submitted incomplete application. Accordingly the preliminary injunction should apply to all applications that failed to provide a real physical location or otherwise submitted an incomplete application.

<u>D.</u> <u>Judicial Refief is Warranted Because the DoT's Action Amounts to an Erosion on the Integrity of the Competitive Bidding Statute</u>

The purpose of a competitive application or bidding process "is to secure competition, save public funds, and to guard against favoritism, improvidence and corruption." *Gulf Oil Corp. v. Clark Cty.*, 94 Nev. 116, 118-19, 575 P.2d 1332, 1333 (1978); see also *City of Boulder City v. Boulder Excavating, Inc.*, 124 Nev. 749, 758, 191 P.3d 1175, 1181 (2008) (same). The statutes and regulations that govern these competitive processes "are deemed to be for the benefit of the taxpayers" and "are to be construed for the public good." *Gulf Oil*, 94 Nev. at 118-19.

In addition, NRS 453D.210(6) mandated the DoT to use "an impartial and numerically scored competitive bidding process" to determine successful applicants where competing applications were submitted. (See FFCL ¶ 15.)

Essence opposition alleges the competitive bidding cases cited in NWC's motion support "the State's process and the Court's finding." (See Opp. 5:4-5) Essence's opposition and the court's FFCL overlooks the requirements of NRS 453 and underlying purpose of the competitive bidding process to "guard against favoritism, improvidence and corruption." *Gulf Oil*, 94 Nev. at 118-19.

As outlined in NWC's motion the competitive bidding process was so rife with errors, subject to corruption, including favoritism and inappropriate sharing of information, lunches, dinners and drinks between DoT staff and certain privileged applicants, and improper changes to the process that amount violations and undermine the purpose of the competitive bidding process. The errors in the process include, but are not limited to:

- The DoT failed to provide a single point of contact for all applicants;
- The DoT allowed applicants to ask questions and receive answers directly from the Department, without disseminating the same information to all applicants;

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applicants of the removal of compliance;

The DoT failed to investigate sell of marijuana to minors; and

The DoT Executives held private meetings including lunches and dinner with applicants/representatives/attorneys.

The DoT modified the application without informing all applicants the application

The DoT removed the requirement of a physical location from the application

without informing all applicants the physical location requirement was removed:

The DoT removed compliance from the grading process and failed to inform all

The DoT failed to disseminate the modified application to all applicants;

When as is the case bere, insider information is provided to some, but not all applicants, it precludes all applicants from competing on equal terms. Spiniello Constr. Co. V. Manchester, 189 Conn 539, 544 (Conn. 1983). In Spiniello, while the Court recognized the City's actions were done in good faith to obtain the best result for residents, the Court still found that "judicial relief is warranted where the municipal action amounts to an erosion on the integrity of the bidding statute."

Id. at 545. "One of the essentials to competitive bidding is that bidders shall have the opportunity to bid on the same thing." Gamewell Co. V. Phoenix, 216 F.2d 928, 934 (9th Cir. 1954) (emphasis added). "The requirement is that specifications be such that all parties can familiarize themselves with the details. Id. (emphasis added). Not only did the DoT give certain information to a privileged few applicants but additionally made two different applications available during the application process, removed physical location requirements in violation of NRS 453, removed compliance from scoring and halting investigations into the sale of marijuana to minors.

It is appropriate for a Court to intervene when the process established by a governmental agency "destroys the very principles of public policy that form the underlying basis of competitive bidding." Weinder v. City of Reno, 88 Nev. 127, 494 P.2d 277, 281 (1972). "[C]ourts should scrutinize the conduct of the bidding process by any governmental agency when it appears that a violation of the public trust may be involved." <u>Id.</u> "Public confidence should be maintained at all costs, even at the expense of those who errors are inadvertent," <u>Comm'n on Ethics v. JMA/Lucchesi</u>,