			Electronically Filed 9/19/2019 4:38 PM Steven D. Grierson CLERK OF THE COUR	Z		
	1	NOAS	Atum A.	Tum		
	2	MARGARET A. MCLETCHIE, Nevada Bar N ALINA M. SHELL, Nevada Bar No. 11711	o. 10931			
	3	MCLETCHIE LAW				
		701 East Bridger Avenue, Suite 520	Electronically File	b		
	4	Las Vegas, NV 89101 Telephone: (702) 728-5300	Sep 25 2019 11:3 Elizabeth A. Brow	4 a.m. n		
	5	Email: maggie@nvlitigation.com	Clerk of Supreme			
	6	Counsel for Defendant-Intervenor, GreenMart	of Nevada NLV LLC			
	7	EIGHTH JUDICIAL DISTRICT COURT				
	8	CLARK COUN				
	8 9	MM DEVELOPMENT COMPANY, INC., a Nevada Corporation, LIVFREE WELLNESS	Case No.: A-18-785818-W			
	10	LLC, dba The Dispensary, a Nevada limited	Dept. No.: VIII			
	11	liability company,				
	12	Plaintiffs, vs.	<u>DEFENDANT-INTERVENOR</u> GREENMART OF NEVADA NLV			
20 (F)			LLC'S NOTICE OF APPEAL			
	13	STATE OF NEVADA, DEPARTMENT OF TAXATION; and DOES 1 through 10; and				
)425-82 DN.COM	14	ROE CORPORATIONS 1 through 10,				
D) / (702 ITIGATIO	15	Defendants,				
2)728-5300 (T) / (702)425-8220 (F) www.nvl.itigation.com	16	GREENMART OF NEVADA NLV LLC, a				
(702)728 wv	17	Nevada limited liability company,				
0	18	Defendant-Intervenor. SERENITY WELLNESS CENTER, LLC, et	Case No.: A-19-786962-B			
		al.,	Case No.: A-17-780702-D			
	19	Plaintiffs,	Dept. No.: XI			
	20	VS.	DEFENDANT-INTERVENOR			
	21	STATE OF NEVADA, DEPARTMENT OF	<b>GREENMART OF NEVADA NLV</b>			
	22	TAXATION, Defendant,	LLC'S NOTICE OF APPEAL			
	23	and				
	24	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al.				
	25	Defendants-Intervenors.				
	26	ETW MANAGEMENT GROUP LLC, a	Case No.: A-19-787004-B			
	27	Nevada limited liability company; GLOBAL HARMONY LLC, a Nevada limited liability	Dept. No.: XI			
	28	company; GREEN LEAF FARMS	-			
		HOLDINGS LLC, a Nevada limited liability	DEFENDANT-INTERVENOR			
		1				
			Docket 79673 Document 2019-39881			
		Case Number: A-19-	787540-W			

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

	1 2 3 4 5 6 7 8 9	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,	<u>GREENMART OF NEVADA NLV</u> <u>LLC'S NOTICE OF APPEAL</u>
	10	VS.	
(JU2)/28-5300 (T)/ (JU2)/28-520 (F) WWW.NULIFIGATION.COM	11 12 13 14 15 16 17 18 19 20 21 22	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;	Case No.: A-18-786357-W Dept. No.: XIV <u>DEFENDANT-INTERVENOR</u> <u>GREENMART OF NEVADA NLV</u> <u>LLC'S NOTICE OF APPEAL</u>
	<ul> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ul>	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, <u>Intervenor Defendant.</u> HIGH SIERRA HOLISTICS, LLC, Plaintiff, vs. STATE OF NEVADA, DEPARTMENT OF	Case No.: A-19-787726-C Dept. No.: XIV <u>DEFENDANT-INTERVENOR</u> <u>GREENMART OF NEVADA NLV</u>

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1	TAXATION; DOES 1-10 and ROE	LLC'S NOTICE OF APPEAL				
2	CORPORATIONS 1-10, Defendants.					
3						
	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,					
4	Intervenor Defendant.	C N A 10 707540 M				
5	NEVADA WELLNESS CENTER, LLC, a Nevada limited liability company,	Case No.: A-19-787540-W				
6	Plaintiff, vs.	Dept. No.: XVIII				
7	vs.	<b>DEFENDANT-INTERVENOR</b>				
8	STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC	<u>GREENMART OF NEVADA NLV</u> LLC'S NOTICE OF APPEAL				
9	REMEDIES, LLC,					
10	Defendants.					
11	GREENMART OF NEVADA NLV LLC, a					
12	Nevada limited liability company, Intervenor Defendant.					
13	PLEASE TAKE NOTICE that Defendant-Intervenor GreenMart of Nevada NLV					
5 14	LLC, by and through its attorneys of record, Margaret A. McLetchie and Alina M. Shell, of					
14 14 15	the law firm McLetchie Law, pursuant to Nevada Rule of Appellate Procedure 4(b)(1),					
16	hereby timely appeals to the Supreme Court of Nevada from the Findings of Fact,					
17	Conclusions of Law and Order entered in the following cases on August 28, 2019:1					
18	(1) Serenity Wellness Center, LLC	C et. al. v. State of Nevada, Department of				
19	<i>Taxation</i> , Case No. A-19-786962-B;					
20	(2) MM Development Company, Inc. et. al. v. State of Nevada, Department of					
21	Taxation, Case No. A-19-785818-W;					
22	(3) ETW Management Group, LLC et. al. v. State of Nevada, Department of					
23	<i>Taxation</i> , Case No. A-19-787004-B;					
24	///					
25	l On Sontombor 10, 2010, Correct Mart of Mart	NIVIC also filed on America N.				
26	<sup>1</sup> On September 19, 2019, GreenMart of Nevad Of Entry of the Court's August 23, 2019 Findi					
27 which, in compliance with EDCR 2.50(b)(2), lists all six matters coordinated pursu Court's order entered July 11, 2019. Regardless, this does not affect the time						
28	GreenMart of Nevada NLV, LLC's Notice of A					

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(4) Nevada Wellness Center v. State of Nevada, Department of Taxation, Case 1 2 No. A-19-787540-W; 3 (5)Compassionate Team of Las Vegas LLC v. Nevada Department of Taxation, 4 Case No. A-18-786357-W; and 5 High Sierra Holistics LLC v. State of Nevada Department of Taxation, Case (6)6 No. A-19-787726-C. DATED this the 19<sup>th</sup> day of September, 2019. 7 8 /s/ Margaret A. McLetchie 9 MARGARET A. MCLETCHIE, Nevada Bar No. 10931 10 ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW 11 701 East Bridger Avenue, Suite 520 Las Vegas, NV 89101 12 Telephone: (702) 728-5300 13 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 14 15 **CERTIFICATE OF SERVICE** 16 I hereby certify that on this 19<sup>th</sup> day of September, 2019, pursuant to 17 Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing 18 DEFENDANT-DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV 19 LLC'S NOTICE OF APPEAL in Serenity Wellness Center, LLC, et al. v. State of Nevada, 20 Department of Taxation, et al., Clark County District Court Case No. A-19-786962-B, to be 21 served electronically using the Odyssey File & Serve system, to all parties with an email 22 address on record. 23 This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case No. 24 A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-19-25 787726-C. 26 /s/ Pharan Burchfield An Employee of McLetchie Law 27 28

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	1 2 3 4 5 6	ASTA MARGARET A. MCLETCHIE, Nevada Bar No 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 <i>Counsel for Defendant-Intervenor, GreenMart of</i>	of Nevada NLV LLC
	7	EIGHTH JUDICIAL I CLARK COUNT	
	8 9 10	MM DEVELOPMENT COMPANY, INC., a Nevada Corporation, LIVFREE WELLNESS LLC, dba The Dispensary, a Nevada limited	Case No.: A-18-785818-W Dept. No.: VIII
	11	liability company,	-
	12	Plaintiffs, vs.	<u>DEFENDANT-INTERVENOR</u> GREENMART OF NEVADA NLV
Ĉ	13	STATE OF NEVADA, DEPARTMENT OF	<u>LLC'S CASE APPEAL</u> STATEMENT
YS AT LAW ER AVE., SUITE 520 8, NV 89101 / (702)425-8220 (F) IGATION.COM	14	TAXATION; and DOES 1 through 10; and ROE CORPORATIONS 1 through 10,	
<b>EXS AT LA</b> ER AVE., 5 S, NV 891 S, NV 891 ) / (702)42 IIGATION.	15	Defendants,	
ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUIT LAS VEGAS, NV 89101 (702)728-5300 (T) / (702)425-82 www.NVLITIGATION.COM	16 17	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, Defendant-Intervenor.	
	18	SERENITY WELLNESS CENTER, LLC, et	Case No.: A-19-786962-B
	19	al., Plaintiffs,	Dept. No.: XI
	20	vs.	DEFENDANT-INTERVENOR
	21	STATE OF NEVADA, DEPARTMENT OF	<b>GREENMART OF NEVADA NLV</b>
	22	TAXATION, Defendant,	LLC'S CASE APPEAL STATEMENT
	23	and	
	24	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company, et al.	
	25	Defendants-Intervenors.	
	26	ETW MANAGEMENT GROUP LLC, a Nevada limited liability company; GLOBAL	Case No.: A-19-787004-B
	27	HARMONY LLC, a Nevada limited liability company; GREEN LEAF FARMS	Dept. No.: XI
	28	HOLDINGS LLC, a Nevada limited liability	<b>DEFENDANT-INTERVENOR</b>
		1	
		Case Number: A-19-7	787540-W

MCLETCHIE LAW

	<ul> <li>Nevada limited liability company; HERBAL</li> <li>CHOICE INC., a Nevada corporation; JUST</li> <li>QUALITY, LLC, a Nevada limited liability</li> <li>company; LIBRA WELLNESS CENTER,</li> <li>LLC, a Nevada limited liability company;</li> <li>ROMBOUGH REAL ESTATE INC. dba</li> <li>MOTHER HERB, a Nevada corporation;</li> <li>NEVCANN LLC, a Nevada limited liability</li> <li>company; RED EARTH LLC, a Nevada</li> <li>limited liability company; THC NEVADA</li> <li>LLC, a Nevada limited liability company; and</li> </ul>	<u>GREENMART OF NEVADA NLV LLC'S CASE APPEAL STATEMENT</u>
;	liability company.	
	Plaintiffs,	
10	VS.	
1	,	
12	TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE	
1.	CORPORATIONS 1 through 20, inclusive	
§ 14	Defendants.	
MWW.NVLITIGATION.COM	GREENMART OF NEVADA NLV LLC, a	
MLITIC	Nevada minied natinty company,	
	COMPASSIONATE TEAM OF LAS	Case No.: A-18-786357-W
1'	· Loris ELC, a revual Emitted Endemity	Dent Mer VIV
1	Company; Plaintiff,	Dept. No.: XIV
19	vs.	DEFENDANT-INTERVENOR
20	STATE OF NEVADA, DEPARTMENT OF	<u>GREENMART OF NEVADA NLV</u> LLC'S CASE APPEAL
2	TAXATION; DOES 1 through 10; and ROE CORPORATIONS 1 through 10,	<b>STATEMENT</b>
22	<sup>o</sup>	
2	GREENMART OF NEVADA NLV LLC, a	
24	Novede limited lighility company	
2:	HIGH SIERRA HOLISTICS, LLC,	Case No.: A-19-787726-C
2	Plaintiff, vs.	Dept. No.: XIV
2	,	-
23	STATE OF NEVADA, DEPARTMENT OF	<u>DEFENDANT-INTERVENOR</u> GREENMART OF NEVADA NLV

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	1	TAXATION; DOES 1-10 and ROE CORPORATIONS 1-10, Defendants.LLC'S CASE APPEAL STATEMENT						
	2	Defendants.						
	3	GREENMART OF NEVADA NLV LLC, a						
	4	Nevada limited liability company, Intervenor Defendant.						
	5	NEVADA WELLNESS CENTER, LLC, a Case No.: A-19-787540-W Nevada limited liability company,						
	6	Plaintiff, Dept. No.: XVIII						
	7	vs. DEFENDANT-INTERVENOR						
	8	STATE OF NEVADA, DEPARTMENT OF TAXATION; and NEVADA ORGANIC <u>GREENMART OF NEVADA NLV</u> LLC'S CASE APPEAL						
	9	REMEDIES, LLC, <u>ELC S CASE AT TEAL</u> STATEMENT						
-	10	Defendants.						
-	11	GREENMART OF NEVADA NLV LLC, a						
	12	Nevada limited liability company, Intervenor Defendant.						
	13	1. Name of appellant filing this case appeal statement: GreenMart of						
§ 1	14	Nevada NLV LLC ("GreenMart").						
ww.nvlitigation.com	15	2. Judge issuing the decision, judgment, or order appealed from: The						
VW.NVLF	16	Honorable Elizabeth Gonzalez.						
ŝ	17	3. Name and address of appellant's counsel:						
	18	5. France and address of appenant 5 counsel.						
	19	MARGARET A. MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711						
	20	MCLETCHIE LAW						
	20	701 E. Bridger Avenue, Suite 520 Las Vegas, NV 89101						
		Attorneys for Appellant, GreenMart of Nevada NLV LLC						
	22	///						
	23							
	24							
	25	///						
4	26	///						
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	27							

MCLETCHIE LAW ATTORNESS ATLAW 701 EAST BRUGGRA AVE., SUTTE 520 LASY VERGA, NV 89101 (702)728-5300 (71) (702)425-8220 (F)

Name and address of respondents' counsel: 4. 1 Serenity Wellness Center, LLC et. al. v. State of Nevada, Department of 2 Taxation, Case No. A-19-786962-B 3 DOMINIC P. GENTILE, Nevada Bar No. 1923 4 VINCENT SAVARESE III, Nevada Bar No. 2467 ROSS MILLER, Nevada Bar No. 8190 5 CLARK HILL PLC 6 3800 Howard Hughes Pkwy., #500 Las Vegas, Nevada 89169 7 Attorneys for Respondents, Serenity Wellness Center LLC, TGIG LLC, 8 NuLeaf Incline Dispensary LLC, Nevada Holistic Medicine LLC, Tryke Companies So NV LLC, Tryke Companies Reno LLC, GBS Nevada Partners 9 LLC, Gravitas Nevada Ltd., Nevada Pure LLC, MediFarm LLC, and MediFarm IV LLC 10 MM Development Company, Inc. et. al. v. State of Nevada, Department 11 of Taxation, Case No. A-19-785818-W 12 WILLIAM S. KEMP, Nevada Bar No. 1205 13 NATHANIEL R. RULIS, Nevada Bar No. 11259 14 KEMP, JONES & COULTHARD, LLP 3800 Howard Hughes Parkway, 17th Floor 15 Las Vegas, NV 89169 Attorneys for Respondents, MM Development Company, Inc. and LivFree 16 Wellness, LLC 17 ETW Management Group, LLC et. al. v. State of Nevada, Department of 18 Taxation, Case No. A-19-787004-B 19 ADAM K. BULT, Nevada Bar No. 9332 20 MAXIMILIEN D. FETAZ, 12737 TRAVIS F. CHANCE, Nevada 13800 21 BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 N. City Parkway, Suite 1600 22 Las Vegas, NV 89106 23 ADAM R. FULTON, Nevada Bar No. 11572 24 JENNINGS & FULTON, LTD. 25 2580 Sorrel Street Las Vegas, NV 89146 26 Attorneys for Respondents, ETW Management Group, LLC; Global Harmony, LLC; Green Leaf Farms Holdings, LLC; Green Therapeutics, 27 LLC; Herbal Choice, Inc.; Just Quality, LLC; Libra Wellness Center, LLC; 28 Rombough Real Estate, Inc. dba Mother Herb; NevCann, LLC; Red Earth,

 ATTORNEYS AT LAW

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 Las VEGAS, NV 89101

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LLC; THC Nevada, LLC; Zion Gardens, LLC; and MMOF Vegas Retail, Inc.

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

THEODORE PARKER, III, Nevada Bar No. 4716 PARKER, NELSON & ASSOCIATES, CHTD. 2460 Professional Court, Suite 200 Las Vegas, NV 89128 Attorney for Respondent, Nevada Wellness Center LLC

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

DANIEL S. SIMON, Nevada Bar No. 4750 SIMON LAW 810 S. Casino Center Blvd. Las Vegas, NV 89101 Attorney for Respondent, Compassionate Team of Las Vegas LLC

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

JAMES W. PUZEY, Nevada Bar No. 5745 MICHAEL AYERS, Nevada Bar No. 10851 CLARK V. VELLIS, Nevada Bar No. 5533 HOLLEY, DRIGGS, WALCH, FINE, PUZEY, STEIN & THOMPSON 800 South Meadows Parkway, Suite 800 Reno, NV 89521 Attorneys for Respondent, High Sierra Holistics LLC

5. Name and address of interested party(ies)'s counsel:

AARON FORD, Attorney General, Nevada Bar No. 7704 KETAN D. BHIRUD. Nevada Bar No. 10515 STEVE SHEVORSKI, Nevada Bar No. 8256 DAVID J. POPE, Nevada Bar No. 8617 THERESA M. HAAR, Nevada Bar No. 12158 NEVADA OFFICE OF ATTORNEY GENERAL 555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89101 Attorneys for Interested Party, State of Nevada of Nevada, Department of **Taxation** 

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1	BRIGID M. HIGGINS, Nevada Bar No. 5990
1	RUSTY J. GRAF, Nevada Bar No. 6322 BLACK & LOBELLO
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4	Attorneys for Interested Party, Clear River LLC
5	JARED KAHN, Nevada Bar No. 12603
6	JK LEGAL & CONSULTING, LLC 9205 W. Russell Rd., Suite 240
7	Las Vegas, NV 89148
8	Attorney for Interested Party, Helping Hands Wellness Center LLC
	ERIC D. HONE, Nevada Bar No. 8499
9	JAMIE L. ZIMMERMAN, Nevada Bar No. 11749
10	MOOREA L. KATZ, Nevada Bar No. 12007 H1 LAW GROUP
11	701 N. Green Valley Pkwy., Suite 200
12	Henderson, NV 89074
12	Attorneys for Interested Party, Lone Mountain Partners, LLC
	JAMES J. PISANELLI, Nevada Bar No. 4027
14	TODD L. BICE, Nevada Bar No. 4534
15	JORDAN T. SMITH, Nevada Bar No. 12097 PISANELLI BICE, PLLC
16	400 S. 7th St., Suite 300
:	Las Vegas, NV 89101
17	IOSEDILA CUTIEDDEZ Navada Dar No. 0046
18	JOSEPH A. GUTIERREZ, Nevada Bar No. 9046 JASON R. MAIER, Nevada Bar No. 8557
19	MAIER GUTIERREZ & ASSOCIATES
20	8816 Spanish Ridge Ave.
	Las Vegas, NV 89148
21	PHILIP M. HYMANSON, Nevada Bar No. 2253
22	HENRY J. HYMANSON, Nevada Bar No. 14381 HYMANSON & HYMANSON
23	8816 Spanish Ridge Ave.
24	Las Vegas, NV 89148 Attorneys for Interested Parties, Integral Associates, LLC d/b/a Essence
25	Cannabis Dispensaries; Essence Tropicana, LLC; Essence Henderson,
26	
27	///
28	///

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1	DENNIS M. PRINCE, Nevada Bar No. 5092		
2	KEVIN T. STRONG, Nevada Bar No. 12107 PRINCE LAW GROUP		
3	8816 Spanish Ridge Ave. Las Vegas, NV 89148		
4			
5	JOSEPH A. GUTIERREZ, Nevada Bar No. 9046 JASON R. MAIER, Nevada Bar No. 8557		
6	MAIER GUTIERREZ & ASSOCIATES 8816 Spanish Ridge Ave.		
7	Las Vegas, NV 89148		
8	PHILIP M. HYMANSON, Nevada Bar No. 2253		
9	HENRY J. HYMANSON, Nevada Bar No. 14381 HYMANSON & HYMANSON		
10	8816 Spanish Ridge Ave. Las Vegas, NV 89148		
11	Attorneys for Interested Parties, CPCM Holdings, LLC d/b/a Thrive		
12	Cannabis Marketplace, Commerce Park Medical, LLC, and Cheyenne Medical, LLC		
13			
14	6. Attorneys not licensed to practice law in Nevada: None.		
15	7. Whether appellant was represented by appointed or retained counsel		
16	in the district court: Appellant was represented by retained counsel in the district court.		
17	8. Whether appellant is represented by appointed or retained counsel on		
18	appeal: Appellant is represented by retained counsel on appeal.		
19	9. Whether appellant was granted leave to proceed in forma pauperis:		
20	N/A.		
21	10. <b>Date the proceedings commenced in the district court:</b> January 4, 2019.		
22	11. A brief description of the nature of the action and result in the district		
23	court, including the type of judgment or order being appealed and the relief granted by		
24	the district court: Respondents filed Complaint (Business Court) on January 4, 2019 and a		
25	Motion for Preliminary Injunction on March 19, 2019. Appellant GreenMart was granted		
26	invention and filed its Answer on April 16, 2019. Pursuant to the district court's order entered		
27	on July 11, 2019, this case was coordinated with five other lawsuits regarding the State of		
28	Nevada Department of Taxation's procedures for awarding marijuana retail store licenses in		

MCLETCHIE LAW ATTORNEYS AT LAW 701 EAST BUDGRE AVE. JUE 520 LAS VEGAS. NV 89101 (702)728-5300 (T) / (702)425-8220 (F) www.NVLITIGATION.COM December 2018. Between May 24, 2019 and August 16, 2019, the Honorable Judge
 Gonzalez heard a twenty (20) day evidentiary hearing on the Motion for Preliminary
 Injunction. On August 23, 2019 the Findings of Fact and Conclusions of Law Granting
 Preliminary Injunction was filed and on August 28, 2019 the Notice of Entry of Order was
 entered.

6 12. Whether the case has previously been the subject of an appeal to or
7 original writ proceeding in the Supreme Court and, if so, the caption and Supreme
8 Court docket number of the prior proceeding: N/A.

9 13. Whether the appeal involves child custody or visitation: This case does
10 not involve child custody or visitation.

14. In civil cases, whether the appeal involves the possibility of settlement:
Mediation has been ongoing with Honorable Judge (ret.) Jennifer Togliatti to no avail.
Counsel for appellant GreenMart does not think that this matter is appropriate for settlement.
DATED this the 19<sup>th</sup> 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

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	1	CERTIFICATE OF SERVICE	
	2	I hereby certify that on this 19th day of September, 2019, pursuant to	
	3	Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing	
	4	DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S CASE	
	5	APPEAL STATEMENT in Serenity Wellness Center, LLC, et al. v. State of Nevada,	
	6	Department of Taxation, et al., Clark County District Court Case No. A-19-786962-B, to be	
	7	served electronically using the Odyssey File & Serve system, to all parties with an email	
	8	address on record.	
	9	This document applies to Case No. A-19-786962-B; Case No. A-19-785818-W; Case	
	10	A-19-787004-B; Case No. A-19-787540-W; Case No. A-18-786357-W; and Case No. A-1787726-C.	
	11	707720-C.	
_	12	/s/ Pharan Burchfield	
20 (F)	13	An Employee of McLetchie Law	
701 EAST BRIDGER AVE., SUTTE 520 701 EAST BRIDGER AVE., SUTTE 520 LAS VEGAS, IVV 89101 702)728-5300 (T) / (702)425-8220 (F) WWW.NVLTTIGATION.COM	14		
NEYS AT GER AVE BAS, NV 8 T) / (702) TTIGATIO	15		
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MCLETCHIE LAW

vs.	ness Center, LLC, Plaintiff(s) da, Department of Taxation, Defendant(s	\$ \$ \$ \$ \$	Judicial Officer:	Department 18 Holthus, Mary Kay 01/15/2019 A787540
	С	ASE INFORMA	TION	
			Case Type:	Writ of Mandamus
			Case Status:	01/15/2019 Open
DATE	(	CASE ASSIGNM	IENT	
	CourtDeparDate Assigned01/15	-787540-W rtment 18 /2019 us, Mary Kay		
	PA	ARTY INFORM	ATION	
Plaintiff	Nevada Wellness Center, LLC			Lead Attorneys <b>Parker, Theodore</b> <i>Retained</i> 7028388600(W)
Defendant	State of Nevada, Department of Ta	axation		Werbicky, Robert E. Retained 7029907272(W)
Intervenor Defendant	GreenMart of Nevada NLV LLC			McLetchie, Margaret A. <i>Retained</i> 702-728-5300(W)
DATE	EVENTS of	& ORDERS OF	THE COURT	INDEX
01/15/2019	<b>EVENTS</b> Complaint With Jury Demand Filed By: Plaintiff Nevada Wellness <i>Complaint and Petition for Judicial F</i>		of Mandamus	
01/15/2019	Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure			
01/15/2019	Summons Electronically Issued - So Summons	ervice Pending		
01/22/2019	Summons Filed by: Plaintiff Nevada Wellness Summons	Center, LLC		
02/27/2019	Motion for Order Filed By: Plaintiff Nevada Wellness Plaintiffs Emergency Motion for Ord Damon Hernandez of Department of	er Requiring th		

# Eighth Judicial District Court CASE SUMMARY

CASE NO. A-19-787540-W

	CASE NO. A-19-787540-W
	Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on Order Shortening Time
03/07/2019	Opposition Filed By: Defendant State of Nevada, Department of Taxation Opposition to Emergency Motion For Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Department of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information From Servers, Stand-Alone Computers, and Cell Phones on Order Shortening Time
03/11/2019	Affidavit of Service Filed By: Plaintiff Nevada Wellness Center, LLC Affidavit of Service - State of NV, Dept. of Taxation (Plts Emergency Motion)
03/25/2019	Reply in Support Filed By: Plaintiff Nevada Wellness Center, LLC Plaintiff s Reply in Support of Emergency Motion for Order Requiring the SMC, Ms. Kara Cronkhite and Mr. Damon Hernandez of Department of Taxation to Preserve and/or Immediately Turn over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on Order Shortening Time
03/25/2019	Affidavit of Service Filed By: Plaintiff Nevada Wellness Center, LLC <i>Affidavit of Service</i>
04/04/2019	Recorders Transcript of Hearing Recorders Transcript of Hearing - Plaintiff's Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST - heard on March 29, 2019
04/12/2019	Order Scheduling Status Check Order Scheduling Hearing Re:Coordination
05/02/2019	Answer to Complaint Filed by: Defendant State of Nevada, Department of Taxation Answer to Complaint and Petition for Judical Review or Writ of Mandamus
05/07/2019	Motion to Intervene Party: Intervenor Defendant GreenMart of Nevada NLV LLC Motion to Intervene - Hearing Requested
05/07/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
05/10/2019	Discovery Commissioners Report and Recommendations Discovery Commissioner s Report and Recommendations -Originals
05/10/2019	Joinder To Motion Filed By: Plaintiff Nevada Wellness Center, LLC Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus
05/24/2019	Objection to Discovery Commissioners Report and Recommend Filed By: Defendant State of Nevada, Department of Taxation Written Objections to Discovery Commissioners' Report and Recommendations

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05/31/2019	Response Filed by: Plaintiff Nevada Wellness Center, LLC Response to Written Objections to Discovery Commissioners' Report and Recommendations
06/07/2019	Notice of Rescheduling <i>Notice of Rescheduling</i>
07/11/2019	Joinder Filed By: Plaintiff Nevada Wellness Center, LLC Joinder to Plaintiffs Opposition to Defendant/Intervenor Helping Hands Wellness Center, Inc. s Motion for Summary Judgment (Claims 1-3)
07/11/2019	Joinder Filed By: Plaintiff Nevada Wellness Center, LLC Joinder to Plaintiffs Opposition to Clear River, LLC s Motion for Summary Judgment
07/24/2019	Order Granting Motion Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC Order Granting GreenMart of Nevada NLV LLC's Motion to Intervene
07/24/2019	Notice of Entry of Order Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC <i>Notice of Entry of Order</i>
07/24/2019	Answer to Complaint Filed by: Intervenor Defendant GreenMart of Nevada NLV LLC Intervenor Defendant GreenMart of Nevada NLV LLC's Answer to Plaintiff's Complaint
07/24/2019	Initial Appearance Fee Disclosure Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC Initial Appearance Fee Disclosure (NRS Chapter 19)
09/13/2019	Notice of Posting Bond           Filed By: Other MM Development Company, Inc.           Notice of Posting Bond
09/13/2019	Motion to Amend Filed By: Plaintiff Nevada Wellness Center, LLC Nevada Wellness Center, LLC, Motion to Amend Findings of Facts and Conclusions of Law Issued on August 23, 2019, Pursuant to NRCP 52
09/13/2019	Motion for Summary Judgment Filed By: Plaintiff Nevada Wellness Center, LLC Nevada Wellness Center, LLC s Motion for Summary Judgment
09/16/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
09/19/2019	Amended Notice of Entry of Order Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC Amended Notice of Entry of Order
09/19/2019	Notice of Appeal

**EIGHTH JUDICIAL DISTRICT COURT** 

#### CASE SUMMARY CASE NO. A-19-787540-W

Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC

Defendant-Intervenor GreenMart of Nevada NLV LLC's Notice of Appeal

09/19/2019

#### Case Appeal Statement

Filed By: Intervenor Defendant GreenMart of Nevada NLV LLC Defendant-Intervenor GreenMart of Nevada NLV LLC's Case Appeal Statement

09/20/2019

#### Motion to Intervene

Party: Intervenor Defendant Integral Associates LLC d/b/a Essence Cannabis Dispensaries *The Essence Entities' Motion to Intervene as Defendants* 

#### **HEARINGS**

03/08/2019

# **Motion** (9:30 AM) (Judicial Officer: Truman, Erin) **03/08/2019, 03/29/2019**

Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Matter Continued; Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Granted; Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Journal Entry Details:

Mr. Pope intends to move to consolidate cases into the first case and request the cases be treated as complex, and request the Court retain discovery issues. After speaking with counsel, Mr. Werbicky intends to Answer first, then move to consolidate. The Preservation Order was modified through Deft's Motion for Reconsideration, and Mr. Pope stated the Court determined counsel haven't violated the Order. All evidence is preserved, and everyone was given Notice of the litigation hold. Mr. Pope stated Senior Judge Barker is controlling some pre-Rule 16.1 discovery on limited depositions. Upon Commissioner's inquiry, Mr. Pope stated the Answer will be filed shortly in this case; Answers for M/M cases due near 4-9-19. At the last appearance based on Mr. Parker's request, Commissioner gave time to ensure Service was perfected. Mr. Parker addressed the Declaration from the State employee regarding six Manpower phones. Mr. Parker stated Mr. Kemp failed to mention Ms. Cronkite and Mr. Hernandez (State employees), and Mr. Parker doesn't want anything to happen to the information. Mr. Parker requested an Order or Provisional Order to preserve information or the cases cannot be consolidated. Mr. Werbicky stated Manpower individuals are not State of Nevada employees. Argument by Mr. Werbicky; counsel stated there is no indication for the State of Nevada to damage or lose information. Mr. Parker addressed Talova Davis's Declaration. Mr. Parker requested information from whatever device was used. Argument by Mr. Parker. Mr. Werbicky objected to imaging the phones. Judge Bailus ordered imaging on less than 24 hours Notice to the State. Mr. Werbicky provided 3-7-19 Minutes before Senior Judge Barker to Commissioner in Open Court. Arguments by counsel. Mr. Werbicky stated the Manpower issues were already dealt with, and imaging is more complex than described. Mr. Werbicky explained the process to copy images by properly authorized individuals (Sheriff resources, Cybercrime Lab in Washoe County). Upon Commissioner's inquiry, Mr. Werbicky stated two phones were imaged (Steve Gilbert and Kyle). Ms. Cronkite and Mr. Hernandez's phones were not imaged as they were not part of the Order. Mr. Pope stated there may be a facility in Southern Nevada, but it is extremely expensive, and some information may be confidential. Arguments by counsel. Mr. Parker stated there is a local company who can image two phones for \$2500. COMMISSIONER RECOMMENDED, motion is GRANTED, and an Order for Preservation WILL ISSUE; Mr. Parker stated sufficiently to satisfy the Sedona Principals that there is a real danger of evidence destruction based on unidentified Manpower employees; personal phones should not be imaged if they were not utilized for business purposes. COMMISSIONER RECOMMENDED limiting the response time to depositions upon written questions to each individual involved to identify themselves, and identify any and all devices they used for work purposes; 14 days response time is RECOMMENDED; the Order should not apply to a personal device if it isn't necessary, to avoid privacy concerns. COMMISSIONER RECOMMENDED, Ms. Cronkite and Mr. Hernandez's work devices are subject to the Order, and any personal devices utilized for work purposes (any device that

stores electronically stored information); a Protective Order will be in place, a Preservation Order will be in place, and a Confidentiality Order will be in place. COMMISSIONER RECOMMENDED, if Plaintiff wants devices imaged, it must be done at Plaintiff's expense and at Deft's location if possible; information will be retained by Deft because of confidentiality issues; if Deft does anything with the information or there is spoliation, there are other ways to deal with it in the litigation; the party who does the imaging cannot retain any information, and it must be left with Deft. Upon Mr. Pope's inquiry, COMMISSIONER RECOMMENDED, make three copies at the expense of Plaintiff. Mr. Parker to prepare the Report and Recommendations, and Mr. Werbicky / Mr. Pope to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution. CLERK'S OFFICE: Minute Order amended 4-12-19, jl;

Matter Continued; Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Granted; Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Journal Entry Details:

Mr. Parker requested another date based on a footnote in the Opposition re: improper service of the Complaint. Mr. Parker stated the District Court heard this Motion (Granted), but Mr. Parker didn't attach it to his Reply brief. Mr. Werbicky agreed, and the Order was substantially modified. Colloquy re: the common law duty to preserve evidence whether or not there is an Order. Mr. Parker stated there is a declaration issue on behalf of the State that six Members of the Panel did not want to turn over their phones. COMMISSIONER RECOMMENDED, matter CONTINUED three weeks. 3-29-19 9:30 a.m. Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST;

Status Check (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

#### 04/22/2019

Matter Heard;

Journal Entry Details:

APPEARANCES CONTINUED: A-19-786962-B - Serenity Wellness Center, LLC vs. State of Nevada Department of Taxation (Department XI case): - Attorney Dominic Gentile and Attorney Michael Cristalli for the Plaintiffs; - Attorney Jared Kahn participating by telephone for Intervenor Defendant Helping Hands Wellness Center, Inc.; - Attorney Alina Shell for Intervenor Defendant GreenMart of Nevada NLV LLC; - Attorney Joseph Gutierrez for Attorney for Intervenor Defendants Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC, CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace, Commerce Park Medical, LLC, Cheyenne Medical, LLC; -Attorney David Koch for Nevada Organic Remedies LLC; - Attorney Eric Hone for Intervenor Defendant Lone Mountain Partners, LLC. A-18-785818-W - MM Development Company, Inc. vs. State of Nevada, Department of Taxation (Department IX case): Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs A-18-786357-W - Compassionate Team of Las Vegas LLC vs. Nevada Department of Taxation (Department XIV case): Attorney Daniel Simon for the Plaintiff A-19-787004-B - ETW Management Group LLC vs. Nevada Dept of Taxation (Department XI case): Attorney Adam Bult for the Plaintiffs A-19-787035-C - D H Flamingo Inc vs. State Ex Rel Department of Taxation (Department VI case): Attorney Kelly Stout for the Plaintiffs A-19-787726-C - High Sierra Holistics vs. State of Nevada Department of Taxation (Department XIV case): Attorney James Puzey for the Plaintiff COURT advised today is a scheduling conference; these matters have been put on calendar because this Court has the lowest business court case (A-19-786962-B Serenity Wellness), the one with the motion for preliminary injunction. Mr. Kemp advised there are also cases in Washoe County and Lyon County; MM Development is the lowest case of all the cases locally; it is assigned to Department IX and has been administered by senior judges, although he understands Judge Silva will be the new judge in Department IX; he had informed Mr. Werbicky that they would not be opposed to coordination in general; however, the problem is that some cases are not in business court and they have a lot of missing parties; he will be filing an answer in a different case, and the proposition there is that even after a motion for coordination is granted a peremptory challenge may be filed; every time you coordinate you get a new bump which violates 48.1; the only way around that is to have a stipulation between all parties to go to one judge and keep that judge. Court stated its goal is to get the preliminary injunction hearing in the instant case finished and since this Court's ruling may affect all the people here today the

Court is inviting everyone to participate; the Court is not consolidating the cases for the exact reason that counsel is identifying which could result in multiple things down the road. Mr. Kemp advised he supports the motion for preliminary injunction and can participate and submit briefing through Mr. Gentile; he points that out because they are already in the discovery process and have taken 6 depositions. At Ms. Stout's request for clarification, Court stated that at this point it is only planning to coordinate for purposes of the preliminary injunction hearing because of the primarily constitutional and business issue that is woven throughout all the cases. Mr. Bult advised he is probably in the same spot as Mr. Kemp and will help Mr. Gentile. Court noted if everyone is going to be relying on Mr. Gentile then that means all will be asking questions at the preliminary injunction hearing, which will triple the time if there are going to be witnesses. Mr. Bult further advised his only concern right now is a briefing schedule. Mr. Parker advised they were before the Discovery Commissioner a week and a half ago, and Nevada Wellness received a report and recommendation in their favor allowing them certain discovery; so, they may submit briefing which includes that additional discovery. Mr. Bhirud stated he would prefer to respond to one opposition although he would rather not have 7 different rulings either. As to whether parties will have witnesses at the hearing, Court stated it will be up to counsel. Mr. Bhirud added he would prefer that one or two attorneys on the Plaintiffs' side take the lead. Mr. Koch advised they had stipulated to May 2nd for the opposition; he is not sure if with regards to the hearing fact witnesses would help, because the motion for preliminary injunction as written is really legal argument regarding statutes. Court noted its only concern is that it was unclear when it read the briefing in Serenity Wellness - because it stopped reading before granting a motion to exceed page limit if there is an argument that it is unconstitutional as applied, if that is the case, they probably need witnesses. Upon Mr. Puzey's inquiry, Court stated it does not intend to have the cases in Washoe and Lyon counties come here unless those judges want it to; if those judges and parties want to participate this Court will be happy to have them participate on May 24th; the cases here have the approval of the Chief Judge for coordination given the status of some of the departments they are assigned to. Mr. Bhirud advised the State will stipulate to bring those cases here. Mr. Puzey replied they are not yet prepared to enter into that stipulation today. Court stated it will let counsel discuss that amongst themselves. Mr. Kemp further advised there are two applications pending in Reno for new licenses which are currently not on the Washoe County agenda but could be put on the agenda on 5 days' notice; there is some concern that they could be heard as early as next week, which would be before the preliminary injunction hearing; if noticed, they will ask Mr. Gentile to take appropriate action to prevent those applications from becoming somehow moot. Court stated counsel can do whatever they want; the Court will sign an OST. Ms. Stout requested further clarification; her clients have sought slightly different relief and she wants to clarify whether the action that would be taken with respect to the motion for preliminary injunction here would not prevent other parties from seeking a preliminary injunction in other cases. Court stated yes if seeking on a different basis, but if the same basis as the instant case then it would be done here. Colloquy between Court and counsel regarding briefing. Per parties' STIPULATION, COURT ORDERED: Other Plaintiffs to make a decision by May 6, 2019 on whether they are formally joining the motion for preliminary injunction in A-19-786962-B (Serenity Wellness) and adding to some of the facts and raising new issues; Opposition DUE by May 9, 2019; Reply brief DUE by May 22, 2019 at noon. Ms. Stout advised that to the extent this proceeding would prevent her clients from raising a preliminary injunction seeking similar relief later on they would have to OBJECT under EDCR 2.50 and 1.61. COURT SO NOTED. Mr. Bhirud inquired as to whether the Court would prefer to have a motion for preliminary injunction by D H Flamingo filed here. COURT NOTED, if something happens and counsel thinks it needs to be done differently; no one has filed a formal motion to coordinate or consolidate. The Court has invited participation in the preliminary injunction hearing of all interested parties in order to avoid potentially conflicting rulings. COURT FURTHER NOTED that on May 6th, the date for the other Plaintiff's elections, if there are any other issues that are unanticipated or beyond the pale the Court can discuss those with the parties on a conference call; if there are any discovery disputes that relate to the preliminary injunction hearing the Court can also do this on a conference call. 5-2-19 CHAMBERS STATUS CHECK: COMPLIANCE (Discovery Commissioner) 5-24-19 9:00 AM PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI (Dept XI - Gonzalez);

05/02/2019

Status Check: Compliance (3:00 AM) (Judicial Officer: Truman, Erin)
 Status Check: Compliance / 3-29-19 DCRR
 Matter Continued;
 complied
 Journal Entry Details:
 The 3-29-19 Report and Recommendation remains outstanding. Mr. Parker was given the

responsibility to submit the Report and Recommendation from the 3-29-19 hearing. A proper

report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a sanction. COMMISSIONER RECOMMENDED, matter CONTINUED to an in chambers status check. CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Jennifer Lott, to all registered parties for Odyssey File & Serve. jl;

05/24/2019

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<b>Preliminary Injunction Hearing</b> (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
05/24/2019, 05/28/2019-05/31/2019, 06/10/2019-06/11/2019, 06/18/2019-06/20/2019, 07/01/2019,
07/10/2019-07/12/2019, 07/15/2019, 07/18/2019, 08/13/2019-08/16/2019 Preliminary Injunction Hearing in A-19-786962-B in Department XI
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CASE NO. A-19-/8/540-W
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	ER TO MOTION FOR PRELIMINARY INJUNCTION AND MOTION FOR ARY INJUNCTION OR FOR WRIT OF MANDAMUSMOTION FOR ORDER TO
	BITS A-F ATTACHED TO PLAINTIFFS' MOTION TO COMPEL ON ORDER
	NG TIME See appearances and minutes under A-19-786962-B Serenity Wellness
	vs. State of Nevada Department of Taxation on today's date.;
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CASE NO. A-19-787540-W
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	Hearing Continued;
	Hearing Continued;
	Decision Pending;
	SCHEDULED HEARINGS
	All Pending Motions (05/24/2019 at 9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
	Joinder (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
	05/24/2019, 05/28/2019-05/31/2019, 06/10/2019-06/11/2019, 06/18/2019-06/20/2019, 07/01/2019,
ļ	07/10/2019-07/12/2019, 07/15/2019, 07/18/2019, 08/13/2019-08/16/2019
	Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus
	Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of
ļ	Mandamus
	Hearing Continued;

05/24/2019

Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus

PAGE 14 OF 23

Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of

Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending; Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of Mandamus Hearing Continued; Decision Pending;

	CASE NO. A-19-787540-W
•	Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of
Mandamus	
Hearing Continued;	
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-	Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ of
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Hearing Continued; Plaintiff's Joinder to Motions for Preliminary Injunction or For Writ o	f
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Hearing Continued;	
Decision Pending;	
All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)	
Matter Heard;	
Journal Entry Details:	
-	
Preliminary Injunction Hearing (Serenity Wellness against Defendant-Intervenor CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace) FILED IN A-19-786962-B (Coordinat	
Cases - A-18-785818-W, A-19-787004-B, A-19-787540-W, A-19-787726-C) APPEARANC	
Cristalli, Michael Attorney for Plaintiff Gentile, Dominic P. Attorney for Plaintiff Miller, I	
J. Attorney for Plaintiff Savarese, Vincent Attorney for Plaintiff Bhirud, Ketan D. Attorney Defendant Shevorski, Steven G. Attorney for Defendant Haar, Theresa M. Attorney for	jor
Defendant Graf, J. Rusty Attorney for Intervenor Defendant Higgins, Brigid M. Attorney for	or
Intervenor Defendant Shell, Alina Attorney for Intervenor Defendant Kahn, Jared B. Attor	
for Intervenor Defendant Hone, Eric D. Attorney for Intervenor Defendant Gutierrez, Jose	
A. Attorney for Intervenor Defendant Hymanson, Philip M. Attorney for Intervenor Defend	
Koch, David Attorney for Intervenor Defendant Wight, Brody R. Attorney for Intervenor	
Defendant Rulis, Nathanael R. Attorney for Other Plaintiff Kemp, William Attorney for Other	
Plaintiff APPEARANCES CONTINUED: William Kemp, Esq. and Nathanael Rulis, counse	el

05/24/2019

	CASE NO. A-19-787540-W
	for Livfree Wellness LLC; counsel for Livfree Wellness LLC (A-18-785818-W) Adam Bult, Esq. and Maximillien Fetaz, Esq., counsel for Green Therapeutics LLC, ETW Management Group, LLC (A-19-787004-B) Theodore Parker, Esq. and Mahogany Turfley, Esq., counsel for Nevada Wellness Center, LLC (A-19-787540-W) Upon Court's inquiry, exhibits presented and Stipulated exhibits admitted. (See worksheets) Opening statements by counsel. Testimony presented. (See worksheets) Colloquy regarding scheduling. No objection noted. Proposed Findings of Fact, Conclusions of Law are to be submitted to the Court by Wednesday (May 26, 2019) at noon. Court recessed for the day. Court advised parties Court will entertain Motion to Compel next date. 5/28/19 9:45 a.m. Further Proceedings: Preliminary Injunction Hearing;
05/28/2019	All Pending Motions (9:45 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
05/29/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
05/30/2019	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
05/31/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
06/10/2019	All Pending Motions (10:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
06/11/2019	All Pending Motions (9:15 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
06/18/2019	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
06/19/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;

	CASE NO. A-19-787540-W
06/20/2019	All Pending Motions (9:15 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
07/10/2019	All Pending Motions (1:00 PM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
07/11/2019	All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
07/12/2019	All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XIPLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
07/15/2019	All Pending Motions (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT</i> <i>XIPLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR</i> <i>WRIT OF MANDAMUS See appearances and minutes under A-19-786962-B Serenity</i> <i>Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;</i>
07/18/2019	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XIPLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;
07/24/2019	Motion to Intervene (9:00 AM) (Judicial Officer: Holthus, Mary Kay) Motion to Intervene Granted; Journal Entry Details: Court noted there was no opposition to the instant Motion. Court inquired if matter going on in front of Judge Gonzales would have an impact on the instant case. Mr. Parker noted it might help to resolve. Further statements by Mr. Parker. COURT ORDERED, Motion to Intervene was hereby GRANTED. Ms. Shell indicated she had a proposed Order, which Mr. Parker had reviewed. Order SIGNED IN OPEN COURT. ;
08/13/2019	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;

#### EIGHTH JUDICIAL DISTRICT COURT

# CASE SUMMARY CASE NO. A-19-787540-W

	CASE NO. A-19-78/540-W	
08/14/2019	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT</i> XIPLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;	
08/15/2019	All Pending Motions (9:15 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;	
08/16/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT</i> XIPLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.;	
10/23/2019	<b>Motion to Amend</b> (9:00 AM) (Judicial Officer: Holthus, Mary Kay) Nevada Wellness Center, LLC, Motion to Amend Findings of Facts and Conclusions of Law Issued on August 23, 2019, Pursuant to NRCP 52	
10/23/2019	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Holthus, Mary Kay) Nevada Wessness Center LLC's Motion for Summary Judgment	
DATE	FINANCIAL INFORMATION	
	<b>Defendant</b> State of Nevada, Department of Taxation Total Charges Total Payments and Credits <b>Balance Due as of 9/23/2019</b>	223.00 223.00 <b>0.00</b>
	Intervenor Defendant GreenMart of Nevada NLV LLC Total Charges Total Payments and Credits Balance Due as of 9/23/2019	247.00 247.00 <b>0.00</b>
	Other MM Development Company, Inc. Total Charges Total Payments and Credits Balance Due as of 9/23/2019	3.50 3.50 <b>0.00</b>
	Plaintiff Nevada Wellness Center, LLC         Total Charges         Total Payments and Credits         Balance Due as of 9/23/2019	470.00 470.00 <b>0.00</b>

### DISTRICT COURT CIVIL COVER SHEET

	Clark	County, 1	Nevada	Department 18			
	Case No(Assigned by Clerk	In Official		Department To			
. Party Information (provide both h							
I. Party Information (provide both home and mailing addresses if different)         Plaintiff(s) (name/address/phone):       Defendant(s) (name/address/phone):							
NEVADA WELLNESS	SCENTER, LLC.	STAT	STATE OF NEVADA, DEPARTMENT OF TAXATION,				
a Nevada Limited Lia			and DOES I though X,				
			CORPORATIONS I th				
Attorney (name/address/phone):		Attornes	y (name/address/phone):				
Theodore Parke	er III Esa	Attomey	(name/address/phone).				
PARKER NELSON & AS							
2460 Professional C							
Las Vegas, NV 89128							
I. Nature of Controversy (please :	select the one most applicable filing typ	e below)					
Civil Case Filing Types	<b>T</b>						
Real Property Landlord/Tenant	Negligence		Torts Other Torts				
Unlawful Detainer	Auto		Product Liability				
Other Landlord/Tenant	Premises Liability		Intentional Miscond	huct			
Title to Property	Other Negligence		Employment Tort	uci			
Judicial Foreclosure	Malpractice		Insurance Tort				
Other Title to Property	Medical/Dental		Other Tort				
Other Real Property							
Condemnation/Eminent Domain							
Other Real Property	Other Malpractice						
Probate	Construction Defect & Con	tract	Judicial I	Review/Appeal			
Probate (select case type and estate value)	Construction Defect		Judicial Review				
Summary Administration	Chapter 40		Foreclosure Mediati	on Case			
General Administration	Other Construction Defect		Petition to Seal Reco				
Special Administration	Contract Case		Mental Competency	r			
Set Aside	Uniform Commercial Code		Nevada State Agency				
Trust/Conservatorship	Building and Construction		Department of Moto	or Vehicle			
Other Probate	Insurance Carrier		Worker's Compensa	tion			
Estate Value	Commercial Instrument		Other Nevada State	Agency			
Over \$200,000	Collection of Accounts		Appeal Other				
Between \$100,000 and \$200,000	Employment Contract		Appeal from Lower	Court			
Under \$100,000 or Unknown	Other Contract		Other Judicial Revie	w/Appeal			
Under \$2,500		1					
Civ	il Writ		Other	Civil Filing			
Civil Writ Other Civil Filing							
Writ of Habeas Corpus	Writ of Prohibition		Compromise of Min	or's Claim			
Writ of Mandamus	Other Civil Writ		Foreign Judgment				
Writ of Quo Warrant			Other Civil Matters				
Business C	Court filings should be filed using th	e Busines	s Court civil coversheet.				
· 1 /	a na an a state de la companya de la		Le -	an fan fan general fan			
1/15/19			Tukan	<i>s</i> ~			
Date		Signa	ature of initiating party or re	epresentative			
Date	See other side for family-ro	U	01 0	epresentative			

$egin{array}{c} 1 \\ 2 \end{array}$	FFCL	Electronically Filed 8/23/2019 2:03 PM Steven D. Grierson CLERK OF THE COURT
3		
4	DISTRIC	CT COURT
5	CLARK COU	NTY, NEVADA
6	SERENITY WELLNESS CENTER, LLC, a	Case No. A-19-786962-B
7	Nevada limited liability company, TGIG, LLC, a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada	Dept. No. 11
8	limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada limited	FINDINGS OF FACT AND
9 10	liability company, TRYKE COMPANIES SO NV, LLC, a Nevada limited liability company, TRYKE COMPANIES RENO, LLC, a Nevada	CONCLUSIONS OF LAW GRANTING PRELIMINARY INJUNCTION
11	limited liability company, PARADISE WELLNESS CENTER, LLC, a Nevada limited	
12	liability company, GBS NEVADA PARTNERS, LLC, a Nevada limited liability company,	
13	FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA,	
14	LLC, a Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited	
15	liability company, MEDIFARM, LLC, a Nevada limited liability company, DOE PLAINTIFFS I	
16	through X; and ROE ENTITY PLAINTIFFS I through X,	
17	Plaintiff(s),	
18	VS.	
19	THE STATE OF NEVADA, DEPARTMENT OF TAXATION,	
20	Defendant(s).	
21	and	
22	NEVADA ORGANIC REMEDIES, LLC; INTEGRAL ASSOCIATES LLC d/b/a	
23	ESSENCE CANNABIS DISPENSARIES, a Nevada limited liability company; ESSENCE	
A4G	TROPICANA, LLC, a Nevada limited liability company; ESSENCE HENDERSON, LLC, a	
25	Nevada limited liability company; CPCM HOLDINGS, LLC d/b/a THRIVE CANNABIS	
<b>2</b> 6	MARKETPLACE, COMMERCE PARK MEDICAL, LLC, a Nevada limited liability	
27	company; and CHEYENNE MEDICAL, LLC, a Nevada limited liability company; LONE	
28	MOUNTAIN PARTNERS, LLC, a Nevada	

## Page **1** of **24**

CLERK OF THE COURT

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;<sup>1</sup> 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 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, 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 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. (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 redactions were made prior to production consistent with the protective order entered on May 24, 2019.

of Nevada Organic Remedies, LLC; Brigid M. Higgins, Esq. and Rusty Graf, Esq., of the law firm 1 Black & Lobello, appeared on behalf of Clear River, LLC; Eric D. Hone, Esg., of the law firm H1 Law Group, appeared on behalf of Lone Mountain Partners, LLC; Alina M. Shell, Esq., of the law firm McLetchie Law, appeared on behalf of GreenMart of Nevada NLV LLC; Jared Kahn, Esq., of the law firm JK Legal & Consulting, LLC, appeared on behalf of Helping Hands Wellness Center, Inc.; and Joseph A. Gutierrez, Esq., of the law firm Maier Gutierrez & Associates, and Philip M. Hymanson, Esq., of the law firm Hymanson & Hymanson; Todd Bice, Esq. and Jordan T. Smith, Esq. of the law firm Pisanelli Bice; and Dennis Prince, Esq. of the Prince Law Group appeared on behalf of Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC, CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace, Commerce Park Medical, LLC, and Cheyenne Medical, LLC (the "Essence/Thrive Entities"). The Court, having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; having considered the oral and written arguments of counsel, and with the intent of deciding the Motion for a Preliminary Injunction,<sup>2</sup> makes the following preliminary findings of fact and conclusions of law:

#### 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:

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

 $<sup>^2</sup>$  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.

- 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.<sup>3</sup>

#### 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 redacted 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.

<sup>&</sup>lt;sup>3</sup> 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);

Weinless: 5/10 (filed in A/8/340)), Opposition by the state filed 5/9/19 (Joinder by Essence/Thrive Entities: 5/2),
 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 Team:
 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 Nevada Wellness: 5/10 (filed in A787540)).

The initiative to legalize recreational marijuana, Ballot Question 2 ("BQ2"), went to the voters 1 in 2016. The language of BQ2 is independent of any regulations that were adopted by the DoT. The  $\mathbf{2}$ Court must balance the mandatory provisions of BQ2 (which the DoT did not have discretion to 3 modify);<sup>4</sup> those provisions with which the DoT was granted some discretion in implementation;<sup>5</sup> and 4 the inherent discretion of an administrative agency to implement regulations to carry out its statutory 5duties. The Court must give great deference to those activities that fall within the discretionary 6 functions of the agency. Deference is not given where the actions of the DoT were in violation of BQ2 7 or were arbitrary and capricious. 8 **FINDINGS OF FACT** 9 1. Nevada allows voters to amend its Constitution or enact legislation through the initiative 10 process. Nevada Constitution, Article 19, Section 2. 11 12 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 13 suspended by the Legislature within 3 years from the date it takes effect. 14NRS 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 15regulations would include. 16 ... 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 17 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 18 establishment; (b) Qualifications for licensure that are directly and demonstrably related to the operation of a marijuana 19 establishment; (c) Requirements for the security of marijuana establishments; 20(d) Requirements to prevent the sale or diversion of marijuana and marijuana products to persons under 21 years of age; 21(e) Requirements for the packaging of marijuana and marijuana products, including requirements for childresistant packaging; 22(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 23intended for oral consumption; (g) Requirements for record keeping by marijuana establishments; 24(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 25qualified 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 26marijuana establishments at the same location; (1) Procedures to establish the fair market value at wholesale of marijuana; and 27(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. 28

1	2. In 2000, the voters amended Nevada's Constitution to allow for the possession and use							
2	of marijuana to treat various medical conditions. Nevada Constitution, Article 4, Section 38(1)(a). The							
3	initiative left it to the Legislature to create laws "[a]uthoriz[ing] appropriate methods for supply of the							
4	plant to patients authorized to use it." Nevada Constitution, Article 4, Section 38(1)(e).							
5	3. For several years prior to the enactment of BQ2, the regulation of medical marijuana							
6	dispensaries had not been taken up by the Legislature. Some have argued in these proceedings that the							
7	delay led to the framework of BQ2.							
8 9	4. In 2013, Nevada's legislature enacted NRS 453A, which allows for the cultivation and							
9 10	sale of medical marijuana. The Legislature described the requirements for the application to open a							
11	medical marijuana establishment. NRS 453A.322. The Nevada Legislature then charged the Division of							
12	Public and Behavioral Health with evaluating the applications. NRS 453A.328.							
13	5. The materials circulated to voters in 2016 for BQ2 described its purpose as the							
14	amendment of the Nevada Revised Statutes as follows:							
15								
16	Shall the <i>Nevada Revised Statutes</i> be amended to allow a person, 21 years old or older, to purchase, cultivate, possess, or consume a certain amount of marijuana or concentrated							
17	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							
18	regulation and licensing of marijuana cultivators, testing facilities, distributors, suppliers, and retailers; and provide for certain criminal penalties?							
19	6. BQ2 was enacted by the Nevada Legislature and is codified at NRS 453D. <sup>6</sup>							
20	<ul> <li>BQ2 specifically identified regulatory and public safety concerns:</li> </ul>							
21								
22	The People of the State of Nevada proclaim that marijuana should be regulated in a manner similar to alcohol so that:							
23	(a) Marijuana may only be purchased from a business that is licensed by the State of Nevada;							
24 25	(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;							
25 26	(c) Cultivating, manufacturing, testing, transporting and selling marijuana will be strictly controlled through State licensing and regulation;							
20								
28	<sup>6</sup> 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.							

1	<ul> <li>(d) Selling or giving marijuana to persons under 21 years of age shall remain illegal;</li> <li>(e) Individuals will have to be 21 years of age or older to purchase marijuana;</li> <li>(f) Driving under the influence of marijuana will remain illegal; and</li> </ul>								
3	(g) Marijuana sold in the State will be tested and labeled.								
4	NRS 453D.020(3).								
5	8. BQ2 mandated the DoT to "conduct a background check of each prospective owner,								
6	officer, and board member of a marijuana establishment license applicant." NRS 453D.200(6).								
7	9. On November 8, 2016, by Executive Order 2017-02, Governor Brian Sandoval								
8	established a Task Force composed of 19 members to offer suggestions and proposals for legislative,								
9	regulatory, and executive actions to be taken in implementing BQ2.								
10	10. The Task Force's findings, issued on May 30, 2017, referenced the 2014 licensing								
11	process for issuing Medical Marijuana Establishment Registration Certificates under NRS 453A. The								
12	Task Force recommended that "the qualifications for licensure of a marijuana establishment and the								
13	impartial numerically scored bidding process for retail marijuana stores be maintained as in the medical								
14 15	marijuana program except for a change in how local jurisdictions participate in selection of locations."								
16	11. Some of the Task Force's recommendations appear to conflict with BQ2. <sup>7</sup>								
17									
18									
19	<sup>7</sup> The Final Task Force report (Exhibit 2009) contained the following statements:								
20	The Task Force recommends that retail marijuana ownership interest requirements remain consistent with the medical marijuana program								
21	at 2510.								
22	The requirement identified by the Task Force at the time was contained in NAC 453A.302(1) which states:								
23	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								
24	medical marijuana establishment. The second recommendation of concern is:								
25	The second recommendation of concern is: The Task Force recommends that NRS 453A be changed to address companies that own marijuana establishment								
26	licenses in which there are owners with less than 5% ownership interest in the company. The statute should be amended to:								
27	*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;								
28	*Only require owners officers and board members with 5% or more cumulatively and employees of the company to obtain agent registration cards; and								

1	12.	During the 2017 legislative session Assembly Bill 422 transferred responsibility for the						
2	registration, lie	censing, and regulation of marijuana establishments from the State of Nevada Division of						
3	Public and Behavioral Health to the DoT. <sup>8</sup>							
4	13.	On February 27, 2018, the DoT adopted regulations governing the issuance, suspension,						
5 6 7	NAC 453D (th	of retail recreational marijuana licenses in LCB File No. R092-17, which were codified in the "Regulations").						
8	14.	The Regulations for licensing were to be "directly and demonstrably related to the						
9	operation of a	marijuana establishment." NRS 453D.200(1)(b). The phrase "directly and demonstrably						
10	related to the c	operation of a marijuana establishment" is subject to more than one interpretation.						
11								
12								
13								
14								
15 16								
17								
18	*Use the	e marijuana establishments governing documents to determine who has approval rights and signatory						
19		y for purposes of signing ownership transfers, applications and any other appropriate legal or regulatory						
20	changin	vas Task Force dissent on the recommendation. The concern with this recommendation was that by g the requirements on fingerprinting and background checks, the state would have less knowledge of when						
21	creating	er, officer, and board member commits an offense not allowed under current marijuana law, potentially a less safe environment in the state.						
22	at 2515-2516.	maniform (a martian of which became NRS (52D 205) are consistent with BO2.						
23		When conducting a background check pursuant to subsection 6 of <u>NRS 453D.200</u> , the Department may						
24	require	each prospective owner, officer and board member of a marijuana establishment license applicant to submit lete set of fingerprints and written permission authorizing the Department to forward the fingerprints to the						
25	Central for its re	Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation eport.						
26	453D.30	When determining the criminal history of a person pursuant to paragraph (c) of subsection 1 of <u>NRS</u> <u>00</u> , a marijuana establishment may require the person to submit to the Department a complete set of						
27	Reposite report.	ints and written permission authorizing the Department to forward the fingerprints to the Central ory for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its						
28								

1	15. A person holding a medical marijuana establishment registration certificate could apply
2	for one or more recreational marijuana establishment licenses within the time set forth by the DoT in
3	the manner described in the application. NAC 453D.268.9
4	
5	<sup>9</sup> Relevant portions of that provision require that application be made
6	by submitting an application in response to a request for applications issued pursuant to <u>NAC 453D.260</u> which must include:
7	2. An application on a form prescribed by the Department. The application must include, without limitation:
8	(a) Whether the applicant is applying for a license for a marijuana establishment for a marijuana cultivation facility, a marijuana distributor, a marijuana product manufacturing facility, a marijuana testing facility or a retail marijuana store;
9	(b) The name of the proposed marijuana establishment, as reflected in both the medical marijuana establishment registration certificate held by the applicant, if applicable, and the articles of incorporation or other documents filed
10	with the Secretary of State; (c) The type of business organization of the applicant, such as individual, corporation, partnership, limited-liability
11	company, association or cooperative, joint venture or any other business organization; (d) Confirmation that the applicant has registered with the Secretary of State as the appropriate type of business,
12	and the articles of incorporation, articles of organization or partnership or joint venture documents of the applicant; (e) The physical address where the proposed marijuana establishment will be located and the physical address of any co-owned or otherwise affiliated marijuana establishments;
13	(f) The mailing address of the applicant;
14	<ul><li>(g) The telephone number of the applicant;</li><li>(h) The electronic mail address of the applicant;</li></ul>
15	(i) A signed copy of the Request and Consent to Release Application Form for Marijuana Establishment License prescribed by the Department;
16	(j) If the applicant is applying for a license for a retail marijuana store, the proposed hours of operation during which the retail marijuana store plans to be available to sell marijuana to consumers;
17	(k) An attestation that the information provided to the Department to apply for the license for a marijuana establishment is true and correct according to the information known by the affiant at the time of signing; and
18	(1) The signature of a natural person for the proposed marijuana establishment as described in subsection 1 of <u>NAC</u> <u>453D.250</u> and the date on which the person signed the application.
19	3. Evidence of the amount of taxes paid, or other beneficial financial contributions made, to this State or its political subdivisions within the last 5 years by the applicant or the persons who are proposed to be owners, officers or board members of the proposed marijuana establishment.
20	<ul> <li>4. A description of the proposed organizational structure of the proposed marijuana establishment, including, without limitation:</li> </ul>
21	(a) An organizational chart showing all owners, officers and board members of the proposed marijuana establishment;
22	(b) A list of all owners, officers and board members of the proposed marijuana establishment that contains the following information for each person:
23	<ul> <li>(1) The title of the person;</li> <li>(2) The race, ethnicity and gender of the person;</li> <li>(2) A chart doministry of the race in which the neuron will come for the preenization and his or her</li> </ul>
24	<ul> <li>(3) A short description of the role in which the person will serve for the organization and his or her responsibilities;</li> <li>(4) Whether the person will be designated by the proposed marijuana establishment to provide written notice to</li> </ul>
25	the Department when a marijuana establishment agent is employed by, volunteers at or provides labor as a marijuana establishment agent at the proposed marijuana establishment;
26 27	(5) Whether the person has served or is currently serving as an owner, officer or board member for another medical marijuana establishment or marijuana establishment;
27 28	(6) Whether the person has served as an owner, officer or board member for a medical marijuana establishment or marijuana establishment that has had its medical marijuana establishment registration certificate or license, as
<u> </u>	applicable, revoked;

1	NRS 453D.210(6) mandated the DoT to use "an impartial and numerically scored competitive bidding
2	process" to determine successful applicants where competing applications were submitted.
3	16. NAC 453D.272(1) provides the procedure for when the DoT receives more than one
4	"complete" application. Under this provision the DoT will determine if the "application is complete and
5	(7) Whether the person has previously had a medical marijuana establishment agent registration card or
6	<ul> <li>marijuana establishment agent registration card revoked;</li> <li>(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;</li> </ul>
7	(9) Whether the person is a law enforcement officer;
8	<ul> <li>(10) Whether the person is currently an employee or contractor of the Department; and</li> <li>(11) Whether the person has an ownership or financial investment interest in any other medical marijuana establishment or marijuana establishment.</li> </ul>
9	<ul><li>5. For each owner, officer and board member of the proposed marijuana establishment:</li><li>(a) An attestation signed and dated by the owner, officer or board member that he or she has not been convicted of</li></ul>
10	an excluded felony offense, and that the information provided to support the application for a license for a marijuana establishment is true and correct;
11	<ul> <li>(b) A narrative description, not to exceed 750 words, demonstrating:</li> <li>(1) Past experience working with governmental agencies and highlighting past experience in giving back to the</li> </ul>
12	<ul> <li>community through civic or philanthropic involvement;</li> <li>(2) Any previous experience at operating other businesses or nonprofit organizations; and</li> <li>(2) Any domentated in our load a business or nonprofit organizations; and</li> </ul>
13	<ul> <li>(3) Any demonstrated knowledge, business experience or expertise with respect to marijuana; and</li> <li>(c) A resume.</li> </ul>
14	6. Documentation concerning the size of the proposed marijuana establishment, including, without limitation, building and general floor plans with supporting details.
15	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
16	and product security. 8. A plan for the business which includes, without limitation, a description of the inventory control system of the
17	proposed marijuana establishment to satisfy the requirements of <u>NRS 453D.300</u> and <u>NAC 453D.426</u> . 9. A financial plan which includes, without limitation:
18	<ul><li>(a) Financial statements showing the resources of the applicant;</li><li>(b) If the applicant is relying on money from an owner, officer or board member, evidence that the person has</li></ul>
19	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
20	establishment; and (c) Proof that the applicant has adequate money to cover all expenses and costs of the first year of operation.
21	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:
22	(a) A detailed budget for the proposed marijuana establishment, including pre-opening, construction and first-year operating expenses;
23	<ul><li>(b) An operations manual that demonstrates compliance with this chapter;</li><li>(c) An education plan which must include, without limitation, providing educational materials to the staff of the</li></ul>
24	proposed marijuana establishment; and (d) A plan to minimize the environmental impact of the proposed marijuana establishment.
25	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 <u>chapter 369</u> of NRS, unless the
26	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,
27	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
28	pursuant to subsection 2 of <u>NAC 453D.260</u> .

1	in compliance with this chapter and Chapter 453D of NRS, the Department will rank the applications
2	. in order from first to last based on the compliance with the provisions of this chapter and chapter
3	453D of NRS and on the content of the applications relating to" several enumerated factors. NAC
4	453D.272(1).
5	17. The factors set forth in NAC 453D.272(1) that are used to rank competing applications
6	(collectively, the "Factors") are:
7	
8	(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;
9	(b) The diversity of the owners, officers or board members of the proposed marijuana
10	establishment; (c) The educational achievements of the owners, officers or board members of the proposed
11	marijuana establishment;
12	<ul> <li>(d) The financial plan and resources of the applicant, both liquid and illiquid;</li> <li>(e) Whether the applicant has an adequate integrated plan for the care, quality and</li> </ul>
13	safekeeping of marijuana from seed to sale; (f) The amount of taxes paid and other beneficial financial contributions, including, without
14	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;
15	(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
16 17	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;
18	(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
19 20	(i) Any other criteria that the Department determines to be relevant.
20 21	18. Each of the Factors is within the DoT's discretion in implementing the application
22	process provided for in BQ2. The DoT had a good-faith basis for determining that each of the Factors
23	is "directly and demonstrably related to the operation of a marijuana establishment."
24	19. The DoT posted the application on its website and released the application for
25	recreational marijuana establishment licenses on July 6, 2018. <sup>10</sup>
26	
27	$\frac{10}{10}$ The DeT words a charge to the annihilation of an eigenlating the first version of the annihilation to delete the
28	<sup>10</sup> 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 1 marijuana@tax.state.nv.us to allow applicants to ask questions and receive answers directly from the  $\mathbf{2}$ Department, which were not consistent with NRS 453D, and that information was not further 3 4 disseminated by the DoT to other applicants.  $\mathbf{5}$ 21. In addition to the email question and answer process, the DoT permitted applicants and 6 their representatives to personally contact the DoT staff about the application process. 7 22. The application period ran from September 7, 2018 through September 20, 2018. 8 23. The DoT accepted applications in September 2018 for retail recreational marijuana 9 licenses and announced the award of conditional licenses in December 2018. 10 11 24. The DoT used a listserv to communicate with prospective applicants. 1225. The DoT published a revised application on July 30, 2018. This revised application was 13 sent to all participants in the DoT's listserv directory. The revised application modified a sentence on 14 attachment A of the application. Prior to this revision, the sentence had read, "Marijuana 15Establishment's proposed physical address (this must be a Nevada address and cannot be a P.O. Box)." 16 The revised application on July 30, 2018, read: "Marijuana Establishment's proposed physical address 17 if the applicant owns property or has secured a lease or other property agreement (this must be a 18 19 Nevada address and not a P.O. Box). Otherwise, the applications are virtually identical. 20The DoT sent a copy of the revised application through the listserv service used by the 26. 21DoT. Not all Plaintiffs' correct emails were included on this listserv service. 22The July 30, 2018 application, like its predecessor, described how applications were to 27. 23be scored. The scoring criteria was divided into identified criteria and non-identified criteria. The 24maximum points that could be awarded to any applicant based on these criteria was 250 points. 25The identified criteria consisted of organizational structure of the applicant (60 points); 28. 2627evidence of taxes paid to the State of Nevada by owners, officers, and board members of the applicant 28

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

 $\mathbf{2}$ 

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.<sup>11</sup>

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.

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

41. 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 BQ2<sup>12</sup> 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.<sup>13</sup> The failure of the DoT to carry out the mandatory provisions of NRS 453D.200(6) is fatal to the application process.<sup>14</sup> 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 unreasonably impracticable.

<sup>13</sup> 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.

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.<sup>15</sup>

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.

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 filed 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.

53. 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.

55. The secondary market for the transfer of licenses is limited.<sup>16</sup>

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 elicited 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 1 show (1) a likelihood of success on the merits; and (2) a reasonable probability that the non-moving  $\mathbf{2}$ 3 party's conduct, if allowed to continue, will cause irreparable harm for which compensatory damage is 4 an inadequate remedy. 560. Plaintiffs have the burden to demonstrate that the DoT's conduct, if allowed to continue, 6 will result in irreparable harm for which compensatory damages is an inadequate remedy. 7 61. The purpose of a preliminary injunction is to preserve the *status quo* until the matter can 8 be litigated on the merits. 9

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, be 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:

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# "1. Notwithstanding the provisions of section 1 of article 4 of this constitution, but subject to the limitations of section 6 of this article, <u>the people reserve to themselves the power to propose</u>, 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. <u>An initiative measure so</u> <u>approved by the voters shall not be amended, annulled, repealed, set aside or suspended</u> 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

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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 appects of the failure to require an actual physical address can be cured 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.<sup>17</sup> 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.

<sup>&</sup>lt;sup>17</sup> 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.

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 DoT'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.

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1	88.	"[N]	o restra	ining of	rder or preliminary injunction shall issue except upon the giving of	
2	adequate se	adequate security by the applicant, in such sum as the court deems proper, for the payment of such				
3	costs and da	amages	as may	be incu	rred or suffered by any party who is found to be wrongfully enjoined	
4	or restraine	d." NR	CP 65(d	l).		
5	89.	The	DoT sta	ands to	suffer no appreciable losses and will suffer only minimal harm as a	
6	result of an	injuncti	on.			
7	90.	The	refore, a	securit	ty bond already ordered in the amount of \$400,000 is sufficient for	
8	the issuance					
9	91.		-		of law are properly findings of fact, they shall be treated as if	
10 11			•			
11 12	appropriate					
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16	/	/	/	1	/	
17	/	1	/	/	/	
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22	1	1	/	/	/	
23	/	1	/	/	/	
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25 26						
26 27						
27	<sup>18</sup> As d increase the a	iscussed ( mount of	during the this bond	e prelimi l. That h	nary injunction hearing, the Court sets a separate evidentiary hearing on whether to earing is set for August 29, 2019, at 9:00 a.m.	
-0						

1	ORDER
2	IT IS HEREBY ADJUDGED ORDERED AND DECREED that Plaintiffs' Motions for
3	Preliminary Injunction are granted in part.
4	The State is enjoined from conducting a final inspection of any of the conditional licenses
5	issued in or about December 2018 who did not provide the identification of each prospective owner,
6 7	officer and board member as required by NRS 453D.200(6) pending a trial on the merits. <sup>19</sup>
8	The issue of whether to increase the existing bond is set for hearing on August 29, 2019, at
9	9:00 am.
10	The parties in A786962 and A787004 are to appear for a Rule 16 conference September 9,
1	2019, at 9:00 am and submit their respective plans for discovery on an expedited schedule by noon on
12	September 6, 2019.
13	DATED this 23 <sup>rd</sup> day of August 2019.
14	DATED this 25 day of August 2019.
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17	Elizabeth Congretar District Court Judge
18 19	Elizabeth Gonzalez, District Court Judge
20	
20	Certificate of Service
22	I hereby certify that on the date filed, this Order was electronically served, pursuant to
23	N.E.F.C.R. Rule 9, to all registered parties in the Eighth Judicial District Court Electronic Filing
	Program.
24	15th
25 26	Dan Kutinac
27 28	<sup>19</sup> 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.

Electronically Filed 8/28/2019 1:38 PM Steven D. Grierson CLERK OF THE COURT

e.

1	James J. Pisanelli, Esq., Bar No. 4027		Atm
2	JJP@pisanellibice.com Todd L. Bice, Esq., Bar No. 4534		
3	TLB@pisanellibice.com Jordan T. Smith, Esq., Bar No. 12097		
4	JTS@pisanellibice.com PISANELLI BICE PLLC 400 South 7th Street, Suite 300		
5	Las Vegas, Nevada 89101 Telephone: 702.214.2100		
6	Facsimile: 702.214.2101		
7	Attorneys for Defendants in Intervention, Integral Associates LLC d/b/a Essence Cannabis		
8	Essence Tropicana, LLC, Essence Henderson, LL	С	
9	DISTRICT	COURT	
10	CLARK COUN	TY, NEVAD	A
11	SERENITY WELLNESS CENTER, LLC, a Nevada limited liability company, TGIG, LLC,	Case No.: Dept. No.:	A-19-786962-B XI
12	a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada	NOTICE OI	FENTRY
13	limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada		
14	limited liability company, TRYKE COMPANIES SO NV, LLC, a Nevada limited		
15	liability company, TRYKE COMPANIES RENO, LLC, a Nevada limited liability		
16	company, PARADISE WELLNESS CENTER, LLC, a Nevada limited liability company, GBS		
17	NEVADA PARTNERS, LLC, a Nevada		
18	limited liability company, FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA, LLC, a		
19	Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited liability		
20	company, MEDIFARM, LLC, a Nevada limited liability company, DOE PLAINTIFFS I		
21	through X; and ROE ENTITY PLAINTIFFS I through X,		
22	Plaintiffs,		
23	vs.		
24	THE STATE OF NEVADA, DEPARTMENT		
25	OF TAXATION,		
26	Defendants.		
27	INTEGRAL ASSOCIATES LLC d/b/a		
28	ESSENCE CANNABIS DISPENSARIES, a Nevada limited liability company; ESSENCE		
	1		
	Case Number: A-19-78696	2-B	

PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101

1 2 3 4 5	TROPICANA, LLC, a Nevada limited liability company; ESSENCE HENDERSON, LLC, a Nevada limited liability company; CPCM HOLDINGS, LLC d/b/a THRIVE CANNABIS MEDICAL, LLC, a Nevada limited liability company; and CHEYENNE MEDICAL, LLC, a Nevada limited liability company, Defendants in Intervention.	
6 7	PLEASE TAKE NOTICE that a "Findings of East and Conclusions of Law Granting	
8	PLEASE TAKE NOTICE that a "Findings of Fact and Conclusions of Law Granting Preliminary Injunction" was entered in the above-captioned matter on August 23, 2019, a true and	
9	correct copy of which is attached hereto.	
10	DATED this 28th day of August, 2019.	
11	PISANELLI BICE PLLC	
12	Dru /a/Tadd L Diag	
13	By: <u>/s/ Todd L. Bice</u> James J. Pisanelli, Esq., Bar No. 4027 Todd L. Bice, Esq., Bar No. 4534	
14 15	Jordan T. Smith, Esq., Bar No. 12097 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101	
16	Attorneys for Defendants in Intervention,	
17	Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC	
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PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101

1	CERTIFICATE OF SERVICE			
2	I HEREBY CERTIFY that I am an employee of Pisanelli Bice PLLC, and that on this 28th			
3	day of August, 2019, I caused to be served via the Court's e-filing/e-service system true and			
4	correct copies of the above <b>NOTICE OF ENTRY</b> to all parties listed on the Court's Master			
5	Service List.			
6				
7				
8	/s/ Shannon Dinkel			
9	An employee of Pisanelli Bice PLLC			
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PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 Π

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3						
4	DISTRICT COURT					
5	CLARK COUNTY, NEVADA					
6	SERENITY WELLNESS CENTER, LLC, a	Case No. A-19-786962-B				
7	Nevada limited liability company, TGIG, LLC, a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada	Dept. No. 11				
8	limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada limited	FINDINGS OF FACT AND				
9 10	liability company, TRYKE COMPANIES SO NV, LLC, a Nevada limited liability company, TRYKE COMPANIES RENO, LLC, a Nevada	CONCLUSIONS OF LAW GRANTING PRELIMINARY INJUNCTION				
11	limited liability company, PARADISE WELLNESS CENTER, LLC, a Nevada limited					
12	liability company, GBS NEVADA PARTNERS,					
13	FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA,					
14	LLC, a Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited					
15	liability company, MEDIFARM, LLC, a Nevada limited liability company, DOE PLAINTIFFS I					
16	through X; and ROE ENTITY PLAINTIFFS I through X,					
17	Plaintiff(s),					
18	VS.					
19	THE STATE OF NEVADA, DEPARTMENT OF TAXATION,					
20	Defendant(s).					
21	and					
22	NEVADA ORGANIC REMEDIES, LLC; INTEGRAL ASSOCIATES LLC d/b/a					
23	ESSENCE CANNABIS DISPENSARIES, a Nevada limited liability company; ESSENCE					
A4G	TROPICANA, LLC, a Nevada limited liability company; ESSENCE HENDERSON, LLC, a					
23	Nevada limited liability company; CPCM HOLDINGS, LLC d/b/a THRIVE CANNABIS					
<b>2</b> 6	MARKETPLACE, COMMERCE PARK MEDICAL, LLC, a Nevada limited liability					
27	company; and CHEYENNE MEDICAL, LLC, a Nevada limited liability company; LONE					
28	MOUNTAIN PARTNERS, LLC, a Nevada					

## Page **1** of **24**

CLERK OF THE COURT

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;<sup>1</sup> 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 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, 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 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. (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 redactions were made prior to production consistent with the protective order entered on May 24, 2019.

of Nevada Organic Remedies, LLC; Brigid M. Higgins, Esq. and Rusty Graf, Esq., of the law firm 1 Black & Lobello, appeared on behalf of Clear River, LLC; Eric D. Hone, Esg., of the law firm H1 Law Group, appeared on behalf of Lone Mountain Partners, LLC; Alina M. Shell, Esq., of the law firm McLetchie Law, appeared on behalf of GreenMart of Nevada NLV LLC; Jared Kahn, Esq., of the law firm JK Legal & Consulting, LLC, appeared on behalf of Helping Hands Wellness Center, Inc.; and Joseph A. Gutierrez, Esq., of the law firm Maier Gutierrez & Associates, and Philip M. Hymanson, Esq., of the law firm Hymanson & Hymanson; Todd Bice, Esq. and Jordan T. Smith, Esq. of the law firm Pisanelli Bice; and Dennis Prince, Esq. of the Prince Law Group appeared on behalf of Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC, CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace, Commerce Park Medical, LLC, and Cheyenne Medical, LLC (the "Essence/Thrive Entities"). The Court, having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; having considered the oral and written arguments of counsel, and with the intent of deciding the Motion for a Preliminary Injunction,<sup>2</sup> makes the following preliminary findings of fact and conclusions of law:

#### 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:

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

 $<sup>^2</sup>$  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.

- 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.<sup>3</sup>

#### 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 redacted 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.

<sup>&</sup>lt;sup>3</sup> 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);

Weinless: 5/10 (filed in A/8/340)), Opposition by the state filed 5/9/19 (Joinder by Essence/Thrive Entities: 5/2),
 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 Team:
 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 Nevada Wellness: 5/10 (filed in A787540)).

The initiative to legalize recreational marijuana, Ballot Question 2 ("BQ2"), went to the voters 1 in 2016. The language of BQ2 is independent of any regulations that were adopted by the DoT. The  $\mathbf{2}$ Court must balance the mandatory provisions of BQ2 (which the DoT did not have discretion to 3 modify);<sup>4</sup> those provisions with which the DoT was granted some discretion in implementation;<sup>5</sup> and 4 the inherent discretion of an administrative agency to implement regulations to carry out its statutory 5duties. The Court must give great deference to those activities that fall within the discretionary 6 functions of the agency. Deference is not given where the actions of the DoT were in violation of BQ2 7 or were arbitrary and capricious. 8 **FINDINGS OF FACT** 9 1. Nevada allows voters to amend its Constitution or enact legislation through the initiative 10 process. Nevada Constitution, Article 19, Section 2. 11 12 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 13 suspended by the Legislature within 3 years from the date it takes effect. 14NRS 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 15regulations would include. 16 ... 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 17 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 18 establishment; (b) Qualifications for licensure that are directly and demonstrably related to the operation of a marijuana 19 establishment; (c) Requirements for the security of marijuana establishments; 20(d) Requirements to prevent the sale or diversion of marijuana and marijuana products to persons under 21 years of age; 21(e) Requirements for the packaging of marijuana and marijuana products, including requirements for childresistant packaging; 22(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 23intended for oral consumption; (g) Requirements for record keeping by marijuana establishments; 24(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 25qualified 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 26marijuana establishments at the same location; (1) Procedures to establish the fair market value at wholesale of marijuana; and 27(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. 28

1	2. In 2000, the voters amended Nevada's Constitution to allow for the possession and use				
2	of marijuana to treat various medical conditions. Nevada Constitution, Article 4, Section 38(1)(a). The				
3	initiative left it to the Legislature to create laws "[a]uthoriz[ing] appropriate methods for supply of the				
4	plant to patients authorized to use it." Nevada Constitution, Article 4, Section 38(1)(e).				
5	3. For several years prior to the enactment of BQ2, the regulation of medical marijuana				
6	dispensaries had not been taken up by the Legislature. Some have argued in these proceedings that the				
7	delay led to the framework of BQ2.				
8 9	4. In 2013, Nevada's legislature enacted NRS 453A, which allows for the cultivation and				
9 10	sale of medical marijuana. The Legislature described the requirements for the application to open a				
11	medical marijuana establishment. NRS 453A.322. The Nevada Legislature then charged the Division of				
12	Public and Behavioral Health with evaluating the applications. NRS 453A.328.				
13	5. The materials circulated to voters in 2016 for BQ2 described its purpose as the				
14	amendment of the Nevada Revised Statutes as follows:				
15	Shall the <i>Nevada Revised Statutes</i> be amended to allow a person, 21 years old or older, to				
16	purchase, cultivate, possess, or consume a certain amount of marijuana or concentrated				
17	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				
18	regulation and licensing of marijuana cultivators, testing facilities, distributors, suppliers, and retailers; and provide for certain criminal penalties?				
19	6. BQ2 was enacted by the Nevada Legislature and is codified at NRS $453D$ . <sup>6</sup>				
20 21	7. BQ2 specifically identified regulatory and public safety concerns:				
$\frac{21}{22}$	The People of the State of Nevada proclaim that marijuana should be regulated in a manner				
23	similar to alcohol so that: (a) Marijuana may only be purchased from a business that is licensed by the State of				
24	Nevada; (b) Business owners are subject to a review by the State of Nevada to confirm that the				
25	business owners and the business location are suitable to produce or sell marijuana; (c) Cultivating, manufacturing, testing, transporting and selling marijuana will be strictly				
26	controlled through State licensing and regulation;				
27	<sup>6</sup> As the provisions of BQ2 and the sections NRS 453D currently in effect (with the exception of NRS 453D.205) are				
28	identical, for ease of reference the Court cites to BQ2 as enacted by the Nevada Legislature in NRS 453D.				

1	<ul> <li>(d) Selling or giving marijuana to persons under 21 years of age shall remain illegal;</li> <li>(e) Individuals will have to be 21 years of age or older to purchase marijuana;</li> <li>(f) Driving under the influence of marijuana will remain illegal; and</li> </ul>				
3	(g) Marijuana sold in the State will be tested and labeled.				
4	NRS 453D.020(3).				
5	8. BQ2 mandated the DoT to "conduct a background check of each prospective owner,				
6	officer, and board member of a marijuana establishment license applicant." NRS 453D.200(6).				
7	9. On November 8, 2016, by Executive Order 2017-02, Governor Brian Sandoval				
8	established a Task Force composed of 19 members to offer suggestions and proposals for legislative,				
9	regulatory, and executive actions to be taken in implementing BQ2.				
10	10. The Task Force's findings, issued on May 30, 2017, referenced the 2014 licensing				
11	process for issuing Medical Marijuana Establishment Registration Certificates under NRS 453A. The				
12	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				
13					
14 15	marijuana program except for a change in how local jurisdictions participate in selection of locations."				
16	11. Some of the Task Force's recommendations appear to conflict with BQ2. <sup>7</sup>				
17					
18					
19	<sup>7</sup> The Final Task Force report (Exhibit 2009) contained the following statements:				
20	The Task Force recommends that retail marijuana ownership interest requirements remain consistent with the medical marijuana program				
21	at 2510.				
22	The requirement identified by the Task Force at the time was contained in NAC 453A.302(1) which states:				
23	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				
24	medical marijuana establishment. The second recommendation of concern is:				
25	The Second recommendation of concern is: The Task Force recommends that NRS 453A be changed to address companies that own marijuana establishment				
26	licenses in which there are owners with less than 5% ownership interest in the company. The statute should be amended to:				
27	*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;				
28	*Only require owners officers and board members with 5% or more cumulatively and employees of the company to obtain agent registration cards; and				

1	12. I	During the 2017 legislative session Assembly Bill 422 transferred responsibility for the					
2	registration, licensing, and regulation of marijuana establishments from the State of Nevada Division of						
3	Public and Behavioral Health to the DoT. <sup>8</sup>						
4	13. On February 27, 2018, the DoT adopted regulations governing the issuance, suspension						
5 6 7	or revocation of retail recreational marijuana licenses in LCB File No. R092-17, which were codified NAC 453D (the "Regulations").						
8		The Regulations for licensing were to be "directly and demonstrably related to the					
9	operation of a marijuana establishment." NRS 453D.200(1)(b). The phrase "directly and demonstrably						
10	related to the operation of a marijuana establishment" is subject to more than one interpretation.						
11	t						
12							
13							
14							
15							
16 17							
18	*Use the marijuana establishments governing documents to determine who has approval rights and signatory						
19	authority for purposes of signing ownership transfers, applications and any other appropriate legal or regula						
20	s Task Force dissent on the recommendation. The concern with this recommendation was that by the requirements on fingerprinting and background checks, the state would have less knowledge of when						
21	an owner, officer, and board member commits an offense not allowed under current marijuana law, potentia creating a less safe environment in the state. at 2515-2516.						
22							
23	I nose pro	ovisions (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					
24	require each	ach prospective owner, officer and board member of a marijuana establishment license applicant to submit te set of fingerprints and written permission authorizing the Department to forward the fingerprints to the					
25	Central R for its rep	epository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation ort.					
26	453D.300	When determining the criminal history of a person pursuant to paragraph (c) of subsection 1 of <u>NRS</u> ), a marijuana establishment may require the person to submit to the Department a complete set of					
27	Repositor	its and written permission authorizing the Department to forward the fingerprints to the Central y for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its					
28	B report.						

1	15. A person holding a medical marijuana establishment registration certificate could apply
2	for one or more recreational marijuana establishment licenses within the time set forth by the DoT in
3	the manner described in the application. NAC 453D.268.9
4	
5	<sup>9</sup> Relevant portions of that provision require that application be made
6	by submitting an application in response to a request for applications issued pursuant to <u>NAC 453D.260</u> which must include:
7	2. An application on a form prescribed by the Department. The application must include, without limitation:
8	(a) Whether the applicant is applying for a license for a marijuana establishment for a marijuana cultivation facility, a marijuana distributor, a marijuana product manufacturing facility, a marijuana testing facility or a retail marijuana store;
9	(b) The name of the proposed marijuana establishment, as reflected in both the medical marijuana establishment registration certificate held by the applicant, if applicable, and the articles of incorporation or other documents filed
10	with the Secretary of State; (c) The type of business organization of the applicant, such as individual, corporation, partnership, limited-liability
11	company, association or cooperative, joint venture or any other business organization; (d) Confirmation that the applicant has registered with the Secretary of State as the appropriate type of business,
12	and the articles of incorporation, articles of organization or partnership or joint venture documents of the applicant; (e) The physical address where the proposed marijuana establishment will be located and the physical address of any co-owned or otherwise affiliated marijuana establishments;
13	(f) The mailing address of the applicant;
14	<ul><li>(g) The telephone number of the applicant;</li><li>(h) The electronic mail address of the applicant;</li></ul>
15	(i) A signed copy of the Request and Consent to Release Application Form for Marijuana Establishment License prescribed by the Department;
16	(j) If the applicant is applying for a license for a retail marijuana store, the proposed hours of operation during which the retail marijuana store plans to be available to sell marijuana to consumers;
17	(k) An attestation that the information provided to the Department to apply for the license for a marijuana establishment is true and correct according to the information known by the affiant at the time of signing; and
18	(1) The signature of a natural person for the proposed marijuana establishment as described in subsection 1 of <u>NAC</u> <u>453D.250</u> and the date on which the person signed the application.
19	3. Evidence of the amount of taxes paid, or other beneficial financial contributions made, to this State or its political subdivisions within the last 5 years by the applicant or the persons who are proposed to be owners, officers or board members of the proposed marijuana establishment.
20	<ul> <li>4. A description of the proposed organizational structure of the proposed marijuana establishment, including, without limitation:</li> </ul>
21	(a) An organizational chart showing all owners, officers and board members of the proposed marijuana establishment;
22	(b) A list of all owners, officers and board members of the proposed marijuana establishment that contains the following information for each person:
23	<ul> <li>(1) The title of the person;</li> <li>(2) The race, ethnicity and gender of the person;</li> <li>(2) A chart doministry of the race in which the neuron will come for the preenization and his or her</li> </ul>
24	<ul> <li>(3) A short description of the role in which the person will serve for the organization and his or her responsibilities;</li> <li>(4) Whether the person will be designated by the proposed marijuana establishment to provide written notice to</li> </ul>
25	the Department when a marijuana establishment agent is employed by, volunteers at or provides labor as a marijuana establishment agent at the proposed marijuana establishment;
26 27	(5) Whether the person has served or is currently serving as an owner, officer or board member for another medical marijuana establishment or marijuana establishment;
27 28	(6) Whether the person has served as an owner, officer or board member for a medical marijuana establishment or marijuana establishment that has had its medical marijuana establishment registration certificate or license, as
<u> </u>	applicable, revoked;

1	NRS 453D.210(6) mandated the DoT to use "an impartial and numerically scored competitive bidding
2	process" to determine successful applicants where competing applications were submitted.
3	16. NAC 453D.272(1) provides the procedure for when the DoT receives more than one
4	"complete" application. Under this provision the DoT will determine if the "application is complete and
5	(7) Whether the person has previously had a medical marijuana establishment agent registration card or
6	<ul> <li>marijuana establishment agent registration card revoked;</li> <li>(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;</li> </ul>
7	(9) Whether the person is a law enforcement officer;
8	<ul> <li>(10) Whether the person is currently an employee or contractor of the Department; and</li> <li>(11) Whether the person has an ownership or financial investment interest in any other medical marijuana establishment or marijuana establishment.</li> </ul>
9	<ul><li>5. For each owner, officer and board member of the proposed marijuana establishment:</li><li>(a) An attestation signed and dated by the owner, officer or board member that he or she has not been convicted of</li></ul>
10	an excluded felony offense, and that the information provided to support the application for a license for a marijuana establishment is true and correct;
11	<ul> <li>(b) A narrative description, not to exceed 750 words, demonstrating:</li> <li>(1) Past experience working with governmental agencies and highlighting past experience in giving back to the</li> </ul>
12	<ul> <li>community through civic or philanthropic involvement;</li> <li>(2) Any previous experience at operating other businesses or nonprofit organizations; and</li> <li>(2) Any domentated in our load a business or nonprofit organizations; and</li> </ul>
13	<ul> <li>(3) Any demonstrated knowledge, business experience or expertise with respect to marijuana; and</li> <li>(c) A resume.</li> </ul>
14	6. Documentation concerning the size of the proposed marijuana establishment, including, without limitation, building and general floor plans with supporting details.
15	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
16	and product security. 8. A plan for the business which includes, without limitation, a description of the inventory control system of the
17	proposed marijuana establishment to satisfy the requirements of <u>NRS 453D.300</u> and <u>NAC 453D.426</u> . 9. A financial plan which includes, without limitation:
18	<ul><li>(a) Financial statements showing the resources of the applicant;</li><li>(b) If the applicant is relying on money from an owner, officer or board member, evidence that the person has</li></ul>
19	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
20	establishment; and (c) Proof that the applicant has adequate money to cover all expenses and costs of the first year of operation.
21	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:
22	(a) A detailed budget for the proposed marijuana establishment, including pre-opening, construction and first-year operating expenses;
23	<ul><li>(b) An operations manual that demonstrates compliance with this chapter;</li><li>(c) An education plan which must include, without limitation, providing educational materials to the staff of the</li></ul>
24	proposed marijuana establishment; and (d) A plan to minimize the environmental impact of the proposed marijuana establishment.
25	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 <u>chapter 369</u> of NRS, unless the
26	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,
27	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
28	pursuant to subsection 2 of <u>NAC 453D.260</u> .

1	in compliance with this chapter and Chapter 453D of NRS, the Department will rank the applications
2	. in order from first to last based on the compliance with the provisions of this chapter and chapter
3	453D of NRS and on the content of the applications relating to" several enumerated factors. NAC
4	453D.272(1).
5	17. The factors set forth in NAC 453D.272(1) that are used to rank competing applications
6	(collectively, the "Factors") are:
7	
8	(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;
9	(b) The diversity of the owners, officers or board members of the proposed marijuana
10	establishment; (c) The educational achievements of the owners, officers or board members of the proposed
11	marijuana establishment;
12	<ul> <li>(d) The financial plan and resources of the applicant, both liquid and illiquid;</li> <li>(e) Whether the applicant has an adequate integrated plan for the care, quality and</li> </ul>
13	<ul><li>safekeeping of marijuana from seed to sale;</li><li>(f) The amount of taxes paid and other beneficial financial contributions, including, without</li></ul>
14	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;
15	(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
16 17	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;
18	(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
19 20	(i) Any other criteria that the Department determines to be relevant.
20 21	18. Each of the Factors is within the DoT's discretion in implementing the application
22	process provided for in BQ2. The DoT had a good-faith basis for determining that each of the Factors
23	is "directly and demonstrably related to the operation of a marijuana establishment."
24	19. The DoT posted the application on its website and released the application for
25	recreational marijuana establishment licenses on July 6, 2018. <sup>10</sup>
26	
27	$\frac{10}{10}$ The DeT words a charge to the annihilation of an eigenlating the first version of the annihilation to delete the
28	<sup>10</sup> 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 1 marijuana@tax.state.nv.us to allow applicants to ask questions and receive answers directly from the  $\mathbf{2}$ Department, which were not consistent with NRS 453D, and that information was not further 3 4 disseminated by the DoT to other applicants.  $\mathbf{5}$ 21. In addition to the email question and answer process, the DoT permitted applicants and 6 their representatives to personally contact the DoT staff about the application process. 7 22. The application period ran from September 7, 2018 through September 20, 2018. 8 23. The DoT accepted applications in September 2018 for retail recreational marijuana 9 licenses and announced the award of conditional licenses in December 2018. 10 11 24. The DoT used a listserv to communicate with prospective applicants. 1225. The DoT published a revised application on July 30, 2018. This revised application was 13 sent to all participants in the DoT's listserv directory. The revised application modified a sentence on 14 attachment A of the application. Prior to this revision, the sentence had read, "Marijuana 15Establishment's proposed physical address (this must be a Nevada address and cannot be a P.O. Box)." 16 The revised application on July 30, 2018, read: "Marijuana Establishment's proposed physical address 17 if the applicant owns property or has secured a lease or other property agreement (this must be a 18 19 Nevada address and not a P.O. Box). Otherwise, the applications are virtually identical. 20The DoT sent a copy of the revised application through the listserv service used by the 26. 21DoT. Not all Plaintiffs' correct emails were included on this listserv service. 22The July 30, 2018 application, like its predecessor, described how applications were to 27. 23be scored. The scoring criteria was divided into identified criteria and non-identified criteria. The 24maximum points that could be awarded to any applicant based on these criteria was 250 points. 25The identified criteria consisted of organizational structure of the applicant (60 points); 28. 2627evidence of taxes paid to the State of Nevada by owners, officers, and board members of the applicant 28

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

 $\mathbf{2}$ 

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.<sup>11</sup>

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.

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

41. 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 BQ2<sup>12</sup> 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.<sup>13</sup> The failure of the DoT to carry out the mandatory provisions of NRS 453D.200(6) is fatal to the application process.<sup>14</sup> 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 unreasonably impracticable.

<sup>13</sup> 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.

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.<sup>15</sup>

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.

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 filed 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.

53. 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.

55. The secondary market for the transfer of licenses is limited.<sup>16</sup>

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 elicited 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 1 show (1) a likelihood of success on the merits; and (2) a reasonable probability that the non-moving  $\mathbf{2}$ 3 party's conduct, if allowed to continue, will cause irreparable harm for which compensatory damage is 4 an inadequate remedy. 560. Plaintiffs have the burden to demonstrate that the DoT's conduct, if allowed to continue, 6 will result in irreparable harm for which compensatory damages is an inadequate remedy. 7 61. The purpose of a preliminary injunction is to preserve the *status quo* until the matter can 8 be litigated on the merits. 9

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, be 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:

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# "1. Notwithstanding the provisions of section 1 of article 4 of this constitution, but subject to the limitations of section 6 of this article, <u>the people reserve to themselves the power to propose</u>, 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. <u>An initiative measure so</u> <u>approved by the voters shall not be amended, annulled, repealed, set aside or suspended</u> 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

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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 appects of the failure to require an actual physical address can be cured 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.<sup>17</sup> 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.

<sup>&</sup>lt;sup>17</sup> 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.

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 DoT'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.

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1	88.	"[N]	o restra	ining of	rder or preliminary injunction shall issue except upon the giving of
2	adequate se	curity b	y the ap	plicant,	, in such sum as the court deems proper, for the payment of such
3	costs and da	amages	as may	be incu	rred or suffered by any party who is found to be wrongfully enjoined
4	or restraine	d." NR	CP 65(d	l).	
5	89.	The	DoT sta	ands to	suffer no appreciable losses and will suffer only minimal harm as a
6	result of an	injuncti	on.		
7	90.	The	refore, a	securit	ty bond already ordered in the amount of \$400,000 is sufficient for
8	the issuance				
9	91.		-		of law are properly findings of fact, they shall be treated as if
10 11			•		
11 12	appropriate				
13	1	/	1	/	/
14					
15		/			
16	/	/	/	1	/
17	/	1	/	/	/
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22	1	1	/	/	/
23	/	1	/	/	/
24	/	1	/	/	/
25 26					
26 27					
27	<sup>18</sup> As d increase the a	iscussed ( mount of	during the this bond	e prelimi l. That h	nary injunction hearing, the Court sets a separate evidentiary hearing on whether to earing is set for August 29, 2019, at 9:00 a.m.
-0					

1	ORDER
2	IT IS HEREBY ADJUDGED ORDERED AND DECREED that Plaintiffs' Motions for
3	Preliminary Injunction are granted in part.
4	The State is enjoined from conducting a final inspection of any of the conditional licenses
5	issued in or about December 2018 who did not provide the identification of each prospective owner,
6 7	officer and board member as required by NRS 453D.200(6) pending a trial on the merits. <sup>19</sup>
8	The issue of whether to increase the existing bond is set for hearing on August 29, 2019, at
9	9:00 am.
10	The parties in A786962 and A787004 are to appear for a Rule 16 conference September 9,
1	2019, at 9:00 am and submit their respective plans for discovery on an expedited schedule by noon on
12	September 6, 2019.
13	DATED this 23 <sup>rd</sup> day of August 2019.
14	DATED this 25 day of August 2019.
15	
16	
17	Elizabeth Congretar District Court Judge
18 19	Elizabeth Gonzalez, District Court Judge
20	
20	Certificate of Service
22	I hereby certify that on the date filed, this Order was electronically served, pursuant to
23	N.E.F.C.R. Rule 9, to all registered parties in the Eighth Judicial District Court Electronic Filing
	Program.
24	15th
25 26	Dan Kutinac
27 28	<sup>19</sup> 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.

	1 2 3 4 5 6 7	ANEO MARGARET A. MCLETCHIE, Nevada Bar N 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 <i>Counsel for Defendant-Intervenor, GreenMart of</i> EIGHTH JUDICIAL I	of Nevada NLV LLC DISTRICT COURT					
	8	CLARK COUNTY, NEVADA						
	9	MM DEVELOPMENT COMPANY, INC., a Nevada Corporation, LIVFREE WELLNESS	Case No.: A-18-785818-W					
	10	LLC, dba The Dispensary, a Nevada limited	Dept. No.: VIII					
	11	liability company, Plaintiffs,	AMENDED NOTICE OF ENTRY OF					
	12	vs.	ORDER					
(F)	13	STATE OF NEVADA, DEPARTMENT OF						
AW SUITE 520 101 25-8220 (F COM	14	TAXATION; and DOES 1 through 10; and ROE CORPORATIONS 1 through 10,						
EYS AT L/ ER AVE., vs, NV 89 ) / (702)42 TIGATION	15	Defendants,						
ATTORNI DI EAST BRIDG LAS VEG/ 2)728-5300 (T 2)728-5300 (T	16	GREENMART OF NEVADA NLV LLC, a						
701 EA 1 (702)728 W	17	Nevada limited liability company, Defendant-Intervenor.						
	18	SERENITY WELLNESS CENTER, LLC, et	Case No.: A-19-786962-B					
	19	al., Plaintiffs,	Dept. No.: XI					
	20	VS.	AMENDED NOTICE OF ENTRY					
	21	STATE OF NEVADA, DEPARTMENT OF	<u>AMENDED NOTICE OF ENTRY</u> OF ORDER					
	22	TAXATION, Defendant,						
	23	and						
	24	GREENMART OF NEVADA NLV LLC, a						
	25	Nevada limited liability company, et al. Defendants-Intervenors.						
	26	ETW MANAGEMENT GROUP LLC, a	Case No.: A-19-787004-B					
	27	Nevada limited liability company; GLOBAL HARMONY LLC, a Nevada limited liability	Dept. No.: XI					
	28	company; GREEN LEAF FARMS HOLDINGS LLC, a Nevada limited liability	AMENDED NOTICE OF ENTRY OF					
		,						
		1						
		Case Number: A-19-7	87540-W					

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1	company; GREEN THERAPEUTICS LLC, a	<u>ORDER</u>
1	Nevada limited liability company; HERBAL	
2	CHOICE INC., a Nevada corporation; JUST QUALITY, LLC, a Nevada limited liability	
3	company; LIBRA WELLNESS CENTER,	
4	LLC, a Nevada limited liability company;	
5	ROMBOUGH REAL ESTATE INC. dba 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	
9	liability company,	
	Plaintiffs, vs.	
10		
11	STATE OF NEVADA, DEPARTMENT OF	
12	TAXATION, a Nevada administrative agency; and DOES 1 through 20; and ROE	
13	CORPORATIONS 1 through 20, inclusive	
	Defendants.	
14	GREENMART OF NEVADA NLV LLC, a	
15	Nevada limited liability company,	
16	Defendant-Intervenor.	
17	COMPASSIONATE TEAM OF LAS	Case No.: A-18-786357-W
	VEGAS LLC, a Nevada Limited Liability Company;	Dept. No.: XIV
18	Plaintiff,	-
19	vs.	AMENDED NOTICE OF ENTRY OF
20	STATE OF NEVADA, DEPARTMENT OF	<u>ORDER</u>
21	TAXATION; DOES 1 through 10; and ROE	
	CORPORATIONS 1 through 10,	
22	Defendants;	
23	GREENMART OF NEVADA NLV LLC, a	
24	Nevada limited liability company,	
25	Intervenor Defendant. HIGH SIERRA HOLISTICS, LLC,	Case No.: A-19-787726-C
	Plaintiff,	
26	vs.	Dept. No.: XIV
27	STATE OF NEVADA, DEPARTMENT OF	AMENDED NOTICE OF ENTRY OF
28	TAXATION; DOES 1-10 and ROE	ORDER

MCLETCHIE LAW ATTORNEYS AT LAW 701 EAST BRIDGER AVE, SUITE 520 LAS VEGAS, NV 89101 (702)728-5320 (T) / (702)245-8220 (F) WWW.NVLITIGATION.COM

1	CORPORATIONS 1-10,
2	Defendants.
	GREENMART OF NEVADA NLV LLC, a
3	Nevada limited liability company, Intervenor Defendant.
4	NEVADA WELLNESS CENTER, LLC, a Case No.: A-19-787540-W
5	Nevada limited liability company, Plaintiff, Dept. No.: XVIII
6	vs.
7	STATE OF NEVADA, DEPARTMENT OF       AMENDED NOTICE OF ENTRY OF         ORDER
8	TAXATION; and NEVADA ORGANIC
9	REMEDIES, LLC, Defendants.
10	
11	GREENMART OF NEVADA NLV LLC, a Nevada limited liability company,
12	Intervenor Defendant.
13	
13	TO: THE PARTIES HERETO AND THEIR RESPECTIVE COUNSEL OF RECORD:
	PLEASE TAKE NOTICE that on the 23 <sup>rd</sup> day of August, 2019, the Findings of
15	Fact and Conclusions of Law Granting Preliminary Injunction was entered in the above-
16	captioned action. A copy of the Findings of Fact and Conclusions of Law Granting
17	Preliminary Injunction is attached hereto as <b>Exhibit 1</b> .
18	DATED this the 19 <sup>th</sup> day of September, 2019.
19	/s/ Margaret A. McLetchie
20	MARGARET A. MCLETCHIE, Nevada Bar No. 10931
21	ALINA M. SHELL, Nevada Bar No. 11711 MCLETCHIE LAW
22	701 East Bridger Avenue, Suite 520
23	Las Vegas, NV 89101 Telephone: (702) 728-5300
24	Email: maggie@nvlitigation.com
25	Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC
26	
27	
28	
20	

MCLETCHIE LAW ATTORNEYS AT LAW 701 EAST BUDGER AVE. SUTE 520 LAS VEGAS, NV 89101 (702)728-5320 (T) / (702)42-8220 (F) WWW.NVLTITGATION.COM

	1	CERTIFICATE OF SERVICE
	2	I hereby certify that on this 19 <sup>th</sup> day of September, 2019, pursuant to
	3	Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing
	4	AMENDED NOTICE OF ENTRY OF ORDER in Serenity Wellness Center, LLC, et al. v.
	5	State of Nevada, Department of Taxation, et al., Clark County District Court Case No. A-
	6	19-786962-B, to be served electronically using the Odyssey File & Serve system, to all
	7	parties with an email address on record.
	8	This document applies to Case Nos. A-19-786962-B; A-19-785818-W; A-19-787004-B;
	9	A-19-787540-W; A-18-786357-W; and A-19-787726-C.
	10	/s/ Pharan Burchfield
	11	An Employee of McLetchie Law
	12	INDEX OF EXHIBITS TO AMENDED NOTICE OF ENTRY
	13	Exhibit Description
TE 520 220 (F)		1 August 23, 2019 Findings of Fact and Conclusions of Law Granting Preliminary Injunction
ATTORNEYS AT LAW ATTORNEYS AT LAW 701 EAST BRIDGER AVE., SUITE 520 LAS VEGAS, INV 89101 (702)728-5300 (T) / (702)425-8220 (F) www.NVLTHGATION.COM	14	
ATTORNEYS AT LAW ST BRIDGER AVE., SUI LAS VEGAS, NV 89101 8-5300 (T) / (702)425-9 WW.NVL/TIGATION.CO	15	
ATT ATT LAST B LAS 2)728-530 www.	16	
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# EXHIBIT 1

$egin{array}{c} 1 \\ 2 \end{array}$	FFCL	Electronically Filed 8/23/2019 2:03 PM Steven D. Grierson CLERK OF THE COURT
3		
4	DISTRIC	CT COURT
5	CLARK COU	NTY, NEVADA
6	SERENITY WELLNESS CENTER, LLC, a	Case No. A-19-786962-B
7	Nevada limited liability company, TGIG, LLC, a Nevada limited liability company, NULEAF INCLINE DISPENSARY, LLC, a Nevada	Dept. No. 11
8	limited liability company, NEVADA HOLISTIC MEDICINE, LLC, a Nevada limited	FINDINGS OF FACT AND
9 10	liability company, TRYKE COMPANIES SO NV, LLC, a Nevada limited liability company, TRYKE COMPANIES RENO, LLC, a Nevada	CONCLUSIONS OF LAW GRANTING PRELIMINARY INJUNCTION
11	limited liability company, PARADISE WELLNESS CENTER, LLC, a Nevada limited	
12	liability company, GBS NEVADA PARTNERS, LLC, a Nevada limited liability company,	
13	FIDELIS HOLDINGS, LLC, a Nevada limited liability company, GRAVITAS NEVADA,	
14	LLC, a Nevada limited liability company, NEVADA PURE, LLC, a Nevada limited	
15	liability company, MEDIFARM, LLC, a Nevada limited liability company, DOE PLAINTIFFS I	
16	through X; and ROE ENTITY PLAINTIFFS I through X,	
17	Plaintiff(s),	
18	VS.	
19	THE STATE OF NEVADA, DEPARTMENT OF TAXATION,	
20	Defendant(s).	
21	and	
22	NEVADA ORGANIC REMEDIES, LLC; INTEGRAL ASSOCIATES LLC d/b/a	
23	ESSENCE CANNABIS DISPENSARIES, a Nevada limited liability company; ESSENCE	
A4G	TROPICANA, LLC, a Nevada limited liability company; ESSENCE HENDERSON, LLC, a	
23	Nevada limited liability company; CPCM HOLDINGS, LLC d/b/a THRIVE CANNABIS	
<b>2</b> 6	MARKETPLACE, COMMERCE PARK MEDICAL, LLC, a Nevada limited liability	
27	company; and CHEYENNE MEDICAL, LLC, a Nevada limited liability company; LONE	
28	MOUNTAIN PARTNERS, LLC, a Nevada	

# Page **1** of **24**

CLERK OF THE COURT

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;<sup>1</sup> 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 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, 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 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. (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 redactions were made prior to production consistent with the protective order entered on May 24, 2019.

of Nevada Organic Remedies, LLC; Brigid M. Higgins, Esq. and Rusty Graf, Esq., of the law firm 1 Black & Lobello, appeared on behalf of Clear River, LLC; Eric D. Hone, Esg., of the law firm H1 Law Group, appeared on behalf of Lone Mountain Partners, LLC; Alina M. Shell, Esq., of the law firm McLetchie Law, appeared on behalf of GreenMart of Nevada NLV LLC; Jared Kahn, Esq., of the law firm JK Legal & Consulting, LLC, appeared on behalf of Helping Hands Wellness Center, Inc.; and Joseph A. Gutierrez, Esq., of the law firm Maier Gutierrez & Associates, and Philip M. Hymanson, Esq., of the law firm Hymanson & Hymanson; Todd Bice, Esq. and Jordan T. Smith, Esq. of the law firm Pisanelli Bice; and Dennis Prince, Esq. of the Prince Law Group appeared on behalf of Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC, CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace, Commerce Park Medical, LLC, and Cheyenne Medical, LLC (the "Essence/Thrive Entities"). The Court, having read and considered the pleadings filed by the parties; having reviewed the evidence admitted during the evidentiary hearing; and having heard and carefully considered the testimony of the witnesses called to testify; having considered the oral and written arguments of counsel, and with the intent of deciding the Motion for a Preliminary Injunction,<sup>2</sup> makes the following preliminary findings of fact and conclusions of law:

#### 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:

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

 $<sup>^2</sup>$  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.

- 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.<sup>3</sup>

## 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 redacted 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.

<sup>&</sup>lt;sup>3</sup> 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);

Weinless: 5/10 (filed in A/8/340)), Opposition by the state filed 5/9/19 (Joinder by Essence/Thrive Entities: 5/2),
 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 Team:
 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 Nevada Wellness: 5/10 (filed in A787540)).

The initiative to legalize recreational marijuana, Ballot Question 2 ("BQ2"), went to the voters 1 in 2016. The language of BQ2 is independent of any regulations that were adopted by the DoT. The  $\mathbf{2}$ Court must balance the mandatory provisions of BQ2 (which the DoT did not have discretion to 3 modify);<sup>4</sup> those provisions with which the DoT was granted some discretion in implementation;<sup>5</sup> and 4 the inherent discretion of an administrative agency to implement regulations to carry out its statutory 5duties. The Court must give great deference to those activities that fall within the discretionary 6 functions of the agency. Deference is not given where the actions of the DoT were in violation of BQ2 7 or were arbitrary and capricious. 8 **FINDINGS OF FACT** 9 1. Nevada allows voters to amend its Constitution or enact legislation through the initiative 10 process. Nevada Constitution, Article 19, Section 2. 11 12 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 13 suspended by the Legislature within 3 years from the date it takes effect. 14NRS 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 15regulations would include. 16 ... 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 17 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 18 establishment; (b) Qualifications for licensure that are directly and demonstrably related to the operation of a marijuana 19 establishment; (c) Requirements for the security of marijuana establishments; 20(d) Requirements to prevent the sale or diversion of marijuana and marijuana products to persons under 21 years of age; 21(e) Requirements for the packaging of marijuana and marijuana products, including requirements for childresistant packaging; 22(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 23intended for oral consumption; (g) Requirements for record keeping by marijuana establishments; 24(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 25qualified 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 26marijuana establishments at the same location; (1) Procedures to establish the fair market value at wholesale of marijuana; and 27(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. 28

1	2. In 2000, the voters amended Nevada's Constitution to allow for the possession and use
2	of marijuana to treat various medical conditions. Nevada Constitution, Article 4, Section 38(1)(a). The
3	initiative left it to the Legislature to create laws "[a]uthoriz[ing] appropriate methods for supply of the
4	plant to patients authorized to use it." Nevada Constitution, Article 4, Section 38(1)(e).
5	3. For several years prior to the enactment of BQ2, the regulation of medical marijuana
6	dispensaries had not been taken up by the Legislature. Some have argued in these proceedings that the
7	delay led to the framework of BQ2.
8 9	4. In 2013, Nevada's legislature enacted NRS 453A, which allows for the cultivation and
9 10	sale of medical marijuana. The Legislature described the requirements for the application to open a
11	medical marijuana establishment. NRS 453A.322. The Nevada Legislature then charged the Division of
12	Public and Behavioral Health with evaluating the applications. NRS 453A.328.
13	5. The materials circulated to voters in 2016 for BQ2 described its purpose as the
14	amendment of the Nevada Revised Statutes as follows:
15	
16	Shall the <i>Nevada Revised Statutes</i> be amended to allow a person, 21 years old or older, to purchase, cultivate, possess, or consume a certain amount of marijuana or concentrated
17	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
18	regulation and licensing of marijuana cultivators, testing facilities, distributors, suppliers, and retailers; and provide for certain criminal penalties?
19	6. BQ2 was enacted by the Nevada Legislature and is codified at NRS 453D. <sup>6</sup>
20	<ul> <li>BQ2 specifically identified regulatory and public safety concerns:</li> </ul>
21	
22	The People of the State of Nevada proclaim that marijuana should be regulated in a manner similar to alcohol so that:
23	(a) Marijuana may only be purchased from a business that is licensed by the State of Nevada;
24 25	(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;
25 26	(c) Cultivating, manufacturing, testing, transporting and selling marijuana will be strictly controlled through State licensing and regulation;
20	
28	<sup>6</sup> 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.

1	<ul> <li>(d) Selling or giving marijuana to persons under 21 years of age shall remain illegal;</li> <li>(e) Individuals will have to be 21 years of age or older to purchase marijuana;</li> <li>(f) Driving under the influence of marijuana will remain illegal; and</li> </ul>
3	(g) Marijuana sold in the State will be tested and labeled.
4	NRS 453D.020(3).
5	8. BQ2 mandated the DoT to "conduct a background check of each prospective owner,
6	officer, and board member of a marijuana establishment license applicant." NRS 453D.200(6).
7	9. On November 8, 2016, by Executive Order 2017-02, Governor Brian Sandoval
8	established a Task Force composed of 19 members to offer suggestions and proposals for legislative,
9	regulatory, and executive actions to be taken in implementing BQ2.
10	10. The Task Force's findings, issued on May 30, 2017, referenced the 2014 licensing
11	process for issuing Medical Marijuana Establishment Registration Certificates under NRS 453A. The
12	Task Force recommended that "the qualifications for licensure of a marijuana establishment and the
13	impartial numerically scored bidding process for retail marijuana stores be maintained as in the medical
14 15	marijuana program except for a change in how local jurisdictions participate in selection of locations."
16	11. Some of the Task Force's recommendations appear to conflict with BQ2. <sup>7</sup>
17	
18	
19	<sup>7</sup> The Final Task Force report (Exhibit 2009) contained the following statements:
20	The Task Force recommends that retail marijuana ownership interest requirements remain consistent with the medical marijuana program
21	at 2510.
22	The requirement identified by the Task Force at the time was contained in NAC 453A.302(1) which states:
23	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
24	medical marijuana establishment. The second recommendation of concern is:
25	The second recommendation of concern is: The Task Force recommends that NRS 453A be changed to address companies that own marijuana establishment
26	licenses in which there are owners with less than 5% ownership interest in the company. The statute should be amended to:
27	*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;
28	*Only require owners officers and board members with 5% or more cumulatively and employees of the company to obtain agent registration cards; and

1	12. I	During the 2017 legislative session Assembly Bill 422 transferred responsibility for the	
2	registration, lice	ensing, and regulation of marijuana establishments from the State of Nevada Division of	
3	Public and Behavioral Health to the DoT. <sup>8</sup>		
4	13. (	On February 27, 2018, the DoT adopted regulations governing the issuance, suspension,	
5 6 7	or revocation of retail recreational marijuana licenses in LCB File No. R092-17, which were codified i NAC 453D (the "Regulations").		
8		The Regulations for licensing were to be "directly and demonstrably related to the	
9	operation of a marijuana establishment." NRS 453D.200(1)(b). The phrase "directly and demonstrably		
10	related to the op	peration of a marijuana establishment" is subject to more than one interpretation.	
11	t		
12			
13			
14			
15			
16 17			
18	*Use the t	marijuana establishments governing documents to determine who has approval rights and signatory	
19		for purposes of signing ownership transfers, applications and any other appropriate legal or regulatory	
20	changing	s Task Force dissent on the recommendation. The concern with this recommendation was that by the requirements on fingerprinting and background checks, the state would have less knowledge of when	
21	creating a	, officer, and board member commits an offense not allowed under current marijuana law, potentially a less safe environment in the state.	
22	at 2515-2516.		
23	I nose pro	ovisions (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	
24	require ea	ach prospective owner, officer and board member of a marijuana establishment license applicant to submit te set of fingerprints and written permission authorizing the Department to forward the fingerprints to the	
25	5 Central Repository for Nevada Records of for its report.	epository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation ort.	
26	453D.300	When determining the criminal history of a person pursuant to paragraph (c) of subsection 1 of <u>NRS</u> ), a marijuana establishment may require the person to submit to the Department a complete set of	
		its and written permission authorizing the Department to forward the fingerprints to the Central ry for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its	
28	report.		

1	15. A person holding a medical marijuana establishment registration certificate could apply		
2	for one or more recreational marijuana establishment licenses within the time set forth by the DoT in		
3	the manner described in the application. NAC 453D.268.9		
4			
5	<sup>9</sup> Relevant portions of that provision require that application be made		
6	by submitting an application in response to a request for applications issued pursuant to <u>NAC 453D.260</u> which must include:		
7	2. An application on a form prescribed by the Department. The application must include, without limitation:		
8	(a) Whether the applicant is applying for a license for a marijuana establishment for a marijuana cultivation facility, a marijuana distributor, a marijuana product manufacturing facility, a marijuana testing facility or a retail marijuana store;		
9	(b) The name of the proposed marijuana establishment, as reflected in both the medical marijuana establishment registration certificate held by the applicant, if applicable, and the articles of incorporation or other documents filed		
10	with the Secretary of State; (c) The type of business organization of the applicant, such as individual, corporation, partnership, limited-liability		
11	company, association or cooperative, joint venture or any other business organization; (d) Confirmation that the applicant has registered with the Secretary of State as the appropriate type of business,		
12	and the articles of incorporation, articles of organization or partnership or joint venture documents of the applicant; (e) The physical address where the proposed marijuana establishment will be located and the physical address of any co-owned or otherwise affiliated marijuana establishments;		
13	(f) The mailing address of the applicant;		
14	<ul><li>(g) The telephone number of the applicant;</li><li>(h) The electronic mail address of the applicant;</li></ul>		
15	(i) A signed copy of the Request and Consent to Release Application Form for Marijuana Establishment License prescribed by the Department;		
16	(j) If the applicant is applying for a license for a retail marijuana store, the proposed hours of operation during which the retail marijuana store plans to be available to sell marijuana to consumers;		
17	(k) An attestation that the information provided to the Department to apply for the license for a marijuana establishment is true and correct according to the information known by the affiant at the time of signing; and		
18	(1) The signature of a natural person for the proposed marijuana establishment as described in subsection 1 of <u>NAC</u> <u>453D.250</u> and the date on which the person signed the application.		
19	3. Evidence of the amount of taxes paid, or other beneficial financial contributions made, to this State or its political subdivisions within the last 5 years by the applicant or the persons who are proposed to be owners, officers or board members of the proposed marijuana establishment.		
20	<ul> <li>4. A description of the proposed organizational structure of the proposed marijuana establishment, including, without limitation:</li> </ul>		
21	(a) An organizational chart showing all owners, officers and board members of the proposed marijuana establishment;		
22	(b) A list of all owners, officers and board members of the proposed marijuana establishment that contains the following information for each person:		
23	<ol> <li>(1) The title of the person;</li> <li>(2) The race, ethnicity and gender of the person;</li> <li>(3) A short description of the role in which the person will serve for the organization and his or her</li> </ol>		
24 25	<ul> <li>(3) A short description of the role in which the person will serve for the organization and his of her responsibilities;</li> <li>(4) Whether the person will be designated by the proposed marijuana establishment to provide written notice to</li> </ul>		
26	the Department when a marijuana establishment agent is employed by, volunteers at or provides labor as a marijuana establishment agent at the proposed marijuana establishment;		
20	(5) Whether the person has served or is currently serving as an owner, officer or board member for another medical marijuana establishment or marijuana establishment;		
28	(6) Whether the person has served as an owner, officer or board member for a medical marijuana establishment or marijuana establishment that has had its medical marijuana establishment registration certificate or license, as		
	applicable, revoked;		

1	NRS 453D.210(6) mandated the DoT to use "an impartial and numerically scored competitive bidding
2	process" to determine successful applicants where competing applications were submitted.
3	16. NAC 453D.272(1) provides the procedure for when the DoT receives more than one
4	"complete" application. Under this provision the DoT will determine if the "application is complete and
5	(7) Whether the person has previously had a medical marijuana establishment agent registration card or
6	<ul> <li>marijuana establishment agent registration card revoked;</li> <li>(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;</li> </ul>
7	(9) Whether the person is a law enforcement officer;
8	<ul> <li>(10) Whether the person is currently an employee or contractor of the Department; and</li> <li>(11) Whether the person has an ownership or financial investment interest in any other medical marijuana establishment or marijuana establishment.</li> </ul>
9	<ul><li>5. For each owner, officer and board member of the proposed marijuana establishment:</li><li>(a) An attestation signed and dated by the owner, officer or board member that he or she has not been convicted of</li></ul>
10	an excluded felony offense, and that the information provided to support the application for a license for a marijuana establishment is true and correct;
11	<ul> <li>(b) A narrative description, not to exceed 750 words, demonstrating:</li> <li>(1) Past experience working with governmental agencies and highlighting past experience in giving back to the</li> </ul>
12	<ul> <li>community through civic or philanthropic involvement;</li> <li>(2) Any previous experience at operating other businesses or nonprofit organizations; and</li> <li>(2) Any previous experience at operating other businesses or nonprofit organizations; and</li> </ul>
13	<ul><li>(3) Any demonstrated knowledge, business experience or expertise with respect to marijuana; and</li><li>(c) A resume.</li></ul>
14	6. Documentation concerning the size of the proposed marijuana establishment, including, without limitation, building and general floor plans with supporting details.
15	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
16	and product security. 8. A plan for the business which includes, without limitation, a description of the inventory control system of the
17	proposed marijuana establishment to satisfy the requirements of <u>NRS 453D.300</u> and <u>NAC 453D.426</u> . 9. A financial plan which includes, without limitation:
18	<ul><li>(a) Financial statements showing the resources of the applicant;</li><li>(b) If the applicant is relying on money from an owner, officer or board member, evidence that the person has</li></ul>
19	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
20	establishment; and (c) Proof that the applicant has adequate money to cover all expenses and costs of the first year of operation.
21	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:
22	(a) A detailed budget for the proposed marijuana establishment, including pre-opening, construction and first-year operating expenses;
23	<ul><li>(b) An operations manual that demonstrates compliance with this chapter;</li><li>(c) An education plan which must include, without limitation, providing educational materials to the staff of the</li></ul>
24	proposed marijuana establishment; and (d) A plan to minimize the environmental impact of the proposed marijuana establishment.
25	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 <u>chapter 369</u> of NRS, unless the
26	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,
27	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
28	pursuant to subsection 2 of <u>NAC 453D.260</u> .

1	in compliance with this chapter and Chapter 453D of NRS, the Department will rank the applications		
2	. in order from first to last based on the compliance with the provisions of this chapter and chapter		
3	453D of NRS and on the content of the applications relating to" several enumerated factors. NAC		
4	453D.272(1).		
5	17. The factors set forth in NAC 453D.272(1) that are used to rank competing applications		
6	(collectively, the "Factors") are:		
7			
8	(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;		
9	(b) The diversity of the owners, officers or board members of the proposed marijuana		
10	establishment; (c) The educational achievements of the owners, officers or board members of the proposed		
11	marijuana establishment;		
12	<ul> <li>(d) The financial plan and resources of the applicant, both liquid and illiquid;</li> <li>(e) Whether the applicant has an adequate integrated plan for the care, quality and</li> </ul>		
13	safekeeping of marijuana from seed to sale; (f) The amount of taxes paid and other beneficial financial contributions, including, without		
14 15	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		
16 17	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;		
18	(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		
19 20	(i) Any other criteria that the Department determines to be relevant.		
20 21	18. Each of the Factors is within the DoT's discretion in implementing the application		
22	process provided for in BQ2. The DoT had a good-faith basis for determining that each of the Factors		
23	is "directly and demonstrably related to the operation of a marijuana establishment."		
24	19. The DoT posted the application on its website and released the application for		
25	recreational marijuana establishment licenses on July 6, 2018. <sup>10</sup>		
26	recreational marijaana estaonominent neenses on saty 0, 2010.		
27			
28	<sup>10</sup> 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 1 marijuana@tax.state.nv.us to allow applicants to ask questions and receive answers directly from the  $\mathbf{2}$ Department, which were not consistent with NRS 453D, and that information was not further 3 4 disseminated by the DoT to other applicants.  $\mathbf{5}$ 21. In addition to the email question and answer process, the DoT permitted applicants and 6 their representatives to personally contact the DoT staff about the application process. 7 22. The application period ran from September 7, 2018 through September 20, 2018. 8 23. The DoT accepted applications in September 2018 for retail recreational marijuana 9 licenses and announced the award of conditional licenses in December 2018. 10 11 24. The DoT used a listserv to communicate with prospective applicants. 1225. The DoT published a revised application on July 30, 2018. This revised application was 13 sent to all participants in the DoT's listserv directory. The revised application modified a sentence on 14 attachment A of the application. Prior to this revision, the sentence had read, "Marijuana 15Establishment's proposed physical address (this must be a Nevada address and cannot be a P.O. Box)." 16 The revised application on July 30, 2018, read: "Marijuana Establishment's proposed physical address 17 if the applicant owns property or has secured a lease or other property agreement (this must be a 18 19 Nevada address and not a P.O. Box). Otherwise, the applications are virtually identical. 20The DoT sent a copy of the revised application through the listserv service used by the 26. 21DoT. Not all Plaintiffs' correct emails were included on this listserv service. 22The July 30, 2018 application, like its predecessor, described how applications were to 27. 23be scored. The scoring criteria was divided into identified criteria and non-identified criteria. The 24maximum points that could be awarded to any applicant based on these criteria was 250 points. 25The identified criteria consisted of organizational structure of the applicant (60 points); 28. 2627evidence of taxes paid to the State of Nevada by owners, officers, and board members of the applicant 28

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

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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.<sup>11</sup>

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.

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

41. 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 BQ2<sup>12</sup> 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.<sup>13</sup> The failure of the DoT to carry out the mandatory provisions of NRS 453D.200(6) is fatal to the application process.<sup>14</sup> 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 unreasonably impracticable.

<sup>13</sup> 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.

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.<sup>15</sup>

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.

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 filed 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).

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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.

53. 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.

55. The secondary market for the transfer of licenses is limited.<sup>16</sup>

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 elicited 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 1 show (1) a likelihood of success on the merits; and (2) a reasonable probability that the non-moving  $\mathbf{2}$ 3 party's conduct, if allowed to continue, will cause irreparable harm for which compensatory damage is 4 an inadequate remedy. 560. Plaintiffs have the burden to demonstrate that the DoT's conduct, if allowed to continue, 6 will result in irreparable harm for which compensatory damages is an inadequate remedy. 7 61. The purpose of a preliminary injunction is to preserve the *status quo* until the matter can 8 be litigated on the merits. 9

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, be 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:

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# "1. Notwithstanding the provisions of section 1 of article 4 of this constitution, but subject to the limitations of section 6 of this article, <u>the people reserve to themselves the power to propose</u>, 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. <u>An initiative measure so</u> <u>approved by the voters shall not be amended, annulled, repealed, set aside or suspended</u> 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

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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 appects of the failure to require an actual physical address can be cured 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.<sup>17</sup> 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.

<sup>&</sup>lt;sup>17</sup> 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.

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 DoT'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.

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1	88.	"[N]	o restra	ining of	rder or preliminary injunction shall issue except upon the giving of
2	adequate se	curity b	y the ap	plicant,	, in such sum as the court deems proper, for the payment of such
3	costs and da	amages	as may	be incu	rred or suffered by any party who is found to be wrongfully enjoined
4	or restraine	d." NR	CP 65(d	l).	
5	89.	The	DoT sta	ands to	suffer no appreciable losses and will suffer only minimal harm as a
6	result of an	injuncti	on.		
7	90.	The	refore, a	securit	ty bond already ordered in the amount of \$400,000 is sufficient for
8	the issuance				
9	91.		-		of law are properly findings of fact, they shall be treated as if
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11 12	appropriate				
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15		/			
16	/	/	/	/	/
17	/	1	/	/	/
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21	1	1	/	/	/
22	1	1	/	/	/
23	/	1	/	/	/
24	/	1	/	/	/
25 26					
26 27					
27	<sup>18</sup> As d increase the a	iscussed ( mount of	during the this bond	e prelimi l. That h	nary injunction hearing, the Court sets a separate evidentiary hearing on whether to earing is set for August 29, 2019, at 9:00 a.m.
-0					

1	ORDER
2	IT IS HEREBY ADJUDGED ORDERED AND DECREED that Plaintiffs' Motions for
3	Preliminary Injunction are granted in part.
4	The State is enjoined from conducting a final inspection of any of the conditional licenses
5	issued in or about December 2018 who did not provide the identification of each prospective owner,
6 7	officer and board member as required by NRS 453D.200(6) pending a trial on the merits. <sup>19</sup>
8	The issue of whether to increase the existing bond is set for hearing on August 29, 2019, at
9	9:00 am.
10	The parties in A786962 and A787004 are to appear for a Rule 16 conference September 9,
1	2019, at 9:00 am and submit their respective plans for discovery on an expedited schedule by noon on
12	September 6, 2019.
13	DATED this 23 <sup>rd</sup> day of August 2019.
14	DATED this 25 day of August 2019.
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17	Elizabeth Congretar District Court Judge
18 19	Elizabeth Gonzalez, District Court Judge
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20	Certificate of Service
22	I hereby certify that on the date filed, this Order was electronically served, pursuant to
23	N.E.F.C.R. Rule 9, to all registered parties in the Eighth Judicial District Court Electronic Filing
	Program.
24	15th
25 26	Dan Kutinac
27 28	<sup>19</sup> 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.

Writ of Mandamus		COURT	MINUTES	March 08, 2019	
A-19-787540-W	vs.		LLC, Plaintiff(s) ent of Taxation, Def	endant(s)	
March 08, 2019	9:30 AM	Motion		Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST	
HEARD BY: Truma	n, Erin		COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott					
<b>RECORDER:</b> Franc	esca Haak				
<b>REPORTER:</b>					
PARTIES					

# **PRESENT:**Parker, TheodoreAttorneyWerbicky, Robert E.Attorney

#### JOURNAL ENTRIES

Mr. Parker requested another date based on a footnote in the Opposition re: improper service of the Complaint. Mr. Parker stated the District Court heard this Motion (Granted), but Mr. Parker didn't attach it to his Reply brief. Mr. Werbicky agreed, and the Order was substantially modified.
 Colloquy re: the common law duty to preserve evidence whether or not there is an Order. Mr. Parker stated there is a declaration issue on behalf of the State that six Members of the Panel did not want to PRINT DATE: 09/23/2019 Page 1 of 33 Minutes Date: March 08, 2019

turn over their phones. COMMISSIONER RECOMMENDED, matter CONTINUED three weeks.

3-29-19 9:30 a.m.

Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST

Writ of Mandamus		COURT	MINUTES	March 29, 2019	
A-19-787540-W	Nevada Wellne vs. State of Nevad		LC, Plaintiff(s) ent of Taxation, Def	endant(s)	
March 29, 2019	9:30 AM	Motion		Plaintiffs' Emergency Motion for Order Requiring the SMC, Ms. Karen Cronkita and Mr. Damon Hernandez of Dept of Taxation to Preserve and/or Immediately Turn Over Relevant Electronically Stored Information from Servers, Stand-Alone Computers, and Cell Phones on OST	
HEARD BY: Truma	an, Erin		COURTROOM:	RJC Level 5 Hearing Room	
COURT CLERK: Jennifer Lott					
<b>RECORDER:</b> France	cesca Haak				
<b>REPORTER:</b>					
PARTIES PRESENT: Parl	ker, Theodore		Attorney		

SENT:	Parker, Theodore	Attorney
	Pope, David J.	Attorney
	Werbicky, Robert E.	Attorney

# JOURNAL ENTRIES

- Mr. Pope intends to move to consolidate cases into the first case and request the cases be treated as complex, and request the Court retain discovery issues. After speaking with counsel, Mr. Werbicky intends to Answer first, then move to consolidate. The Preservation Order was modified through Deft's Motion for Reconsideration, and Mr. Pope stated the Court determined counsel haven't PRINT DATE: 09/23/2019 Page 3 of 33 Minutes Date: March 08, 2019

violated the Order. All evidence is preserved, and everyone was given Notice of the litigation hold. Mr. Pope stated Senior Judge Barker is controlling some pre-Rule 16.1 discovery on limited depositions. Upon Commissioner's inquiry, Mr. Pope stated the Answer will be filed shortly in this case; Answers for M/M cases due near 4-9-19.

At the last appearance based on Mr. Parker's request, Commissioner gave time to ensure Service was perfected. Mr. Parker addressed the Declaration from the State employee regarding six Manpower phones. Mr. Parker stated Mr. Kemp failed to mention Ms. Cronkite and Mr. Hernandez (State employees), and Mr. Parker doesn't want anything to happen to the information. Mr. Parker requested an Order or Provisional Order to preserve information or the cases cannot be consolidated. Mr. Werbicky stated Manpower individuals are not State of Nevada employees. Argument by Mr. Werbicky; counsel stated there is no indication for the State of Nevada to damage or lose information. Mr. Parker addressed Talova Davis's Declaration. Mr. Parker requested information from whatever device was used. Argument by Mr. Parker.

Mr. Werbicky objected to imaging the phones. Judge Bailus ordered imaging on less than 24 hours Notice to the State. Mr. Werbicky provided 3-7-19 Minutes before Senior Judge Barker to Commissioner in Open Court. Arguments by counsel. Mr. Werbicky stated the Manpower issues were already dealt with, and imaging is more complex than described. Mr. Werbicky explained the process to copy images by properly authorized individuals (Sheriff resources, Cybercrime Lab in Washoe County). Upon Commissioner's inquiry, Mr. Werbicky stated two phones were imaged (Steve Gilbert and Kyle). Ms. Cronkite and Mr. Hernandez's phones were not imaged as they were not part of the Order. Mr. Pope stated there may be a facility in Southern Nevada, but it is extremely expensive, and some information may be confidential. Arguments by counsel. Mr. Parker stated there is a local company who can image two phones for \$2500.

COMMISSIONER RECOMMENDED, motion is GRANTED, and an Order for Preservation WILL ISSUE; Mr. Parker stated sufficiently to satisfy the Sedona Principals that there is a real danger of evidence destruction based on unidentified Manpower employees; personal phones should not be imaged if they were not utilized for business purposes. COMMISSIONER RECOMMENDED limiting the response time to depositions upon written questions to each individual involved to identify themselves, and identify any and all devices they used for work purposes; 14 days response time is RECOMMENDED; the Order should not apply to a personal device if it isn't necessary, to avoid privacy concerns. COMMISSIONER RECOMMENDED, Ms. Cronkite and Mr. Hernandez's work devices are subject to the Order, and any personal devices utilized for work purposes (any device that stores electronically stored information); a Protective Order will be in place, a Preservation Order will be in place, and a Confidentiality Order will be in place.

COMMISSIONER RECOMMENDED, if Plaintiff wants devices imaged, it must be done at Plaintiff's

expense and at Deft's location if possible; information will be retained by Deft because of confidentiality issues; if Deft does anything with the information or there is spoliation, there are other ways to deal with it in the litigation; the party who does the imaging cannot retain any information, and it must be left with Deft. Upon Mr. Pope's inquiry, COMMISSIONER RECOMMENDED, make three copies at the expense of Plaintiff. Mr. Parker to prepare the Report and Recommendations, and Mr. Werbicky / Mr. Pope to approve as to form and content. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a contribution.

CLERK'S OFFICE: Minute Order amended 4-12-19. jl

Writ of Mandamus	COURT MINUTES	April 22, 2019	
vs.	s Center, LLC, Plaintiff(s) Department of Taxation, Del	fendant(s)	
April 22, 2019 9:00 AM	Status Check		
<b>HEARD BY:</b> Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E	
COURT CLERK: Dulce Romea			
<b>RECORDER:</b> Sandra Pruchnic			
REPORTER:			
PARTIES PRESENT: Bhirud, Ketan D. Parker, Theodore Pope, David J. Werbicky, Robert E.	Attorney Attorney Attorney Attorney		
	JOURNAL ENTRIES		
- APPEARANCES CONTINUED:			
<ul> <li>A-19-786962-B - Serenity Wellness Center, LLC vs. State of Nevada Department of Taxation (Department XI case):</li> <li>Attorney Dominic Gentile and Attorney Michael Cristalli for the Plaintiffs;</li> <li>Attorney Jared Kahn participating by telephone for Intervenor Defendant Helping Hands Wellness Center, Inc.;</li> <li>Attorney Alina Shell for Intervenor Defendant GreenMart of Nevada NLV LLC;</li> <li>Attorney Joseph Gutierrez for Attorney for Intervenor Defendants Integral Associates LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, Essence Henderson, LLC, CPCM Holdings, LLC d/b/a Thrive Cannabis Marketplace, Commerce Park Medical, LLC, Cheyenne Medical, LLC;</li> <li>Attorney David Koch for Nevada Organic Remedies LLC;</li> <li>Attorney Eric Hone for Intervenor Defendant Lone Mountain Partners, LLC.</li> </ul>			

PRINT DATE: 09/23/2019

Page 6 of 33 Minutes Date: March 08, 2019

(Department IX case): Attorney William Kemp and Attorney Nathanael Rulis for the Plaintiffs

A-18-786357-W - Compassionate Team of Las Vegas LLC vs. Nevada Department of Taxation (Department XIV case): Attorney Daniel Simon for the Plaintiff

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

A-19-787035-C - D H Flamingo Inc vs. State Ex Rel Department of Taxation (Department VI case): Attorney Kelly Stout for the Plaintiffs

A-19-787726-C - High Sierra Holistics vs. State of Nevada Department of Taxation (Department XIV case):

Attorney James Puzey for the Plaintiff

COURT advised today is a scheduling conference; these matters have been put on calendar because this Court has the lowest business court case (A-19-786962-B Serenity Wellness), the one with the motion for preliminary injunction.

Mr. Kemp advised there are also cases in Washoe County and Lyon County; MM Development is the lowest case of all the cases locally; it is assigned to Department IX and has been administered by senior judges, although he understands Judge Silva will be the new judge in Department IX; he had informed Mr. Werbicky that they would not be opposed to coordination in general; however, the problem is that some cases are not in business court and they have a lot of missing parties; he will be filing an answer in a different case, and the proposition there is that even after a motion for coordination is granted a peremptory challenge may be filed; every time you coordinate you get a new bump which violates 48.1; the only way around that is to have a stipulation between all parties to go to one judge and keep that judge. Court stated its goal is to get the preliminary injunction hearing in the instant case finished and since this Court's ruling may affect all the people here today the Court is inviting everyone to participate; the Court is not consolidating the cases for the exact reason that counsel is identifying which could result in multiple things down the road.

Mr. Kemp advised he supports the motion for preliminary injunction and can participate and submit briefing through Mr. Gentile; he points that out because they are already in the discovery process and have taken 6 depositions.

At Ms. Stout's request for clarification, Court stated that at this point it is only planning to coordinate for purposes of the preliminary injunction hearing because of the primarily constitutional and business issue that is woven throughout all the cases. Mr. Bult advised he is probably in the same spot as Mr. Kemp and will help Mr. Gentile. Court noted if everyone is going to be relying on Mr. Gentile then that means all will be asking questions at the preliminary injunction hearing, which will

PRINT DATE: 09/23/2019

triple the time if there are going to be witnesses. Mr. Bult further advised his only concern right now is a briefing schedule.

Mr. Parker advised they were before the Discovery Commissioner a week and a half ago, and Nevada Wellness received a report and recommendation in their favor allowing them certain discovery; so, they may submit briefing which includes that additional discovery. Mr. Bhirud stated he would prefer to respond to one opposition although he would rather not have 7 different rulings either. As to whether parties will have witnesses at the hearing, Court stated it will be up to counsel. Mr. Bhirud added he would prefer that one or two attorneys on the Plaintiffs' side take the lead.

Mr. Koch advised they had stipulated to May 2nd for the opposition; he is not sure if with regards to the hearing fact witnesses would help, because the motion for preliminary injunction as written is really legal argument regarding statutes.

Court noted its only concern is that it was unclear when it read the briefing in Serenity Wellness because it stopped reading before granting a motion to exceed page limit - if there is an argument that it is unconstitutional as applied, if that is the case, they probably need witnesses.

Upon Mr. Puzey's inquiry, Court stated it does not intend to have the cases in Washoe and Lyon counties come here unless those judges want it to; if those judges and parties want to participate this Court will be happy to have them participate on May 24th; the cases here have the approval of the Chief Judge for coordination given the status of some of the departments they are assigned to. Mr. Bhirud advised the State will stipulate to bring those cases here. Mr. Puzey replied they are not yet prepared to enter into that stipulation today. Court stated it will let counsel discuss that amongst themselves.

Mr. Kemp further advised there are two applications pending in Reno for new licenses which are currently not on the Washoe County agenda but could be put on the agenda on 5 days' notice; there is some concern that they could be heard as early as next week, which would be before the preliminary injunction hearing; if noticed, they will ask Mr. Gentile to take appropriate action to prevent those applications from becoming somehow moot. Court stated counsel can do whatever they want; the Court will sign an OST.

Ms. Stout requested further clarification; her clients have sought slightly different relief and she wants to clarify whether the action that would be taken with respect to the motion for preliminary injunction here would not prevent other parties from seeking a preliminary injunction in other cases. Court stated yes if seeking on a different basis, but if the same basis as the instant case then it would be done here.

Colloquy between Court and counsel regarding briefing. Per parties' STIPULATION, COURT ORDERED:

Other Plaintiffs to make a decision by May 6, 2019 on whether they are formally joining the motion

PRINT DATE: 09/23/2019

Page 8 of 33 Minutes Date: March 08, 2019

for preliminary injunction in A-19-786962-B (Serenity Wellness) and adding to some of the facts and raising new issues;

Opposition DUE by May 9, 2019;

Reply brief DUE by May 22, 2019 at noon.

Ms. Stout advised that to the extent this proceeding would prevent her clients from raising a preliminary injunction seeking similar relief later on they would have to OBJECT under EDCR 2.50 and 1.61. COURT SO NOTED. Mr. Bhirud inquired as to whether the Court would prefer to have a motion for preliminary injunction by D H Flamingo filed here. COURT NOTED, if something happens and counsel thinks it needs to be done differently; no one has filed a formal motion to coordinate or consolidate. The Court has invited participation in the preliminary injunction hearing of all interested parties in order to avoid potentially conflicting rulings.

COURT FURTHER NOTED that on May 6th, the date for the other Plaintiff's elections, if there are any other issues that are unanticipated or beyond the pale the Court can discuss those with the parties on a conference call; if there are any discovery disputes that relate to the preliminary injunction hearing the Court can also do this on a conference call.

5-2-19	CHAMB	ERS STATUS CHECK: COMPLIANCE	(Discovery Commissioner)
5-24-19	9:00 AM	PRELIMINARY INJUNCTION HEAF	RING IN A-19-786962-B IN
DEPARTN	1ENT XI	(Dept XI - Gonzalez)	

Writ of Mandamus		COURT MINUTES	May 02, 2019
vs.		ness Center, LLC, Plaintiff(s) da, Department of Taxation, Defendant(s)	
May 02, 2019	3:00 AM	Status Check: Compliance	
HEARD BY: Trum	ian, Erin	<b>COURTROOM:</b> No Location	
COURT CLERK: ]	ennifer Lott		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- The 3-29-19 Report and Recommendation remains outstanding. Mr. Parker was given the responsibility to submit the Report and Recommendation from the 3-29-19 hearing. A proper report must be timely submitted within 10 days of the hearing. Otherwise, counsel will pay a sanction. COMMISSIONER RECOMMENDED, matter CONTINUED to an in chambers status check.

CLERK'S NOTE: This Minute Order was electronically served by Courtroom Clerk, Jennifer Lott, to all registered parties for Odyssey File & Serve. jl

Writ of Manda	mus (	COURT MINUTES	May 24, 2019			
A-19-787540-W	VS.	Center, LLC, Plaintiff(s) Department of Taxation, D	efendant(s)			
May 24, 2019	9:00 AM	All Pending Motions				
HEARD BY:	Gonzalez, Elizabeth	COURTROOM	I: RJC Courtroom 03E			
COURT CLER	K: Alan Castle					
<b>RECORDER:</b>	Jill Hawkins					
<b>REPORTER:</b>						
PARTIES						
PRESENT:	Bhirud, Ketan D. GreenMart of Nevada N Nevada Wellness Center Parker, Theodore Shell, Alina State of Nevada, Depart Taxation Turfley, Mahogany A.	r, LLC Plaintiff Attorney Attorney	Defendant			
	JO	OURNAL ENTRIES				
- 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)						
Cristalli, Micha	APPEARANCES: Cristalli, Michael Attorney for Plaintiff Gentile, Dominic P. Attorney for Plaintiff					

Miller, Ross J. Attorney for Plaintiff Savarese, Vincent Attorney for Plaintiff

PRINT DATE: 09/23/2019

Bhirud, Ketan D. Attorney for Defendant Shevorski, Steven G. Attorney for Defendant Haar, Theresa M. Attorney for Defendant

Graf, J. Rusty Attorney for Intervenor Defendant Higgins, Brigid M. Attorney for Intervenor Defendant

Shell, Alina Attorney for Intervenor Defendant

Kahn, Jared B. Attorney for Intervenor Defendant

Hone, Eric D. Attorney for Intervenor Defendant

Gutierrez, Joseph A. Attorney for Intervenor Defendant Hymanson, Philip M. Attorney for Intervenor Defendant

Koch, David Attorney for Intervenor Defendant Wight, Brody R. Attorney for Intervenor Defendant

Rulis, Nathanael R. Attorney for Other Plaintiff Kemp, William Attorney for Other Plaintiff

APPEARANCES CONTINUED:

William Kemp, Esq. and Nathanael Rulis, counsel for Livfree Wellness LLC; counsel for Livfree Wellness LLC (A-18-785818-W)

Adam Bult, Esq. and Maximillien Fetaz, Esq., counsel for Green Therapeutics LLC, ETW Management Group, LLC (A-19-787004-B)

Theodore Parker, Esq. and Mahogany Turfley, Esq., counsel for Nevada Wellness Center, LLC (A-19-787540-W)

Upon Court's inquiry, exhibits presented and Stipulated exhibits admitted. (See worksheets) Opening statements by counsel. Testimony presented. (See worksheets)

Colloquy regarding scheduling. No objection noted. Proposed Findings of Fact, Conclusions of Law are to be submitted to the Court by Wednesday (May 26, 2019) at noon. Court recessed for the day. Court advised parties Court will entertain Motion to Compel next date.

5/28/19 9:45 a.m. Further Proceedings: Preliminary Injunction Hearing

PRINT DATE: 09/23/2019 Page 12 of 33 Minutes Date: March 08, 2019

Writ of Mandamus		COURT MINUTES	May 28, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
May 28, 2019	9:45 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	May 29, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
May 29, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	May 30, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
May 30, 2019	9:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	May 31, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Deb	endant(s)
May 31, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	June 10, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Del	fendant(s)
June 10, 2019	10:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	June 11, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
June 11, 2019	9:15 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	June 18, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Deb	endant(s)
June 18, 2019	9:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	June 19, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Del	fendant(s)
June 19, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonza	ılez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	ulce Romea		
<b>RECORDER:</b> Jill H	awkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	June 20, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Deb	fendant(s)
June 20, 2019	9:15 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	July 01, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
July 01, 2019	10:00 AM	Preliminary Injunction Hearing	
HEARD BY: Gonza	llez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: M	lichaela Tapia		
<b>RECORDER:</b> Jill H	awkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...JOINDER TO MOTION FOR PRELIMINARY INJUNCTION AND MOTION FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS...MOTION FOR ORDER TO SEAL EXHIBITS A-F ATTACHED TO PLAINTIFFS' MOTION TO COMPEL ON ORDER SHORTENING TIME

Writ of Mandamus		COURT MINUTES	July 10, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Del	endant(s)
July 10, 2019	1:00 PM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	ulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	July 11, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Deb	endant(s)
July 11, 2019	10:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

Writ of Mandamus		COURT MINUTES	July 12, 2019
A-19-787540-W	VS.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
July 12, 2019	10:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: [	Dulce Romea		
<b>RECORDER:</b> Jill H	Iawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...PLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS

Writ of Mandamus		COURT MINUTES	July 15, 2019
A-19-787540-W	VS.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
July 15, 2019	10:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: [	Dulce Romea		
<b>RECORDER:</b> Jill H	Iawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...PLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS

Writ of Mandamus		COURT MINUTES	July 18, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
July 18, 2019	9:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: [	Oulce Romea		
<b>RECORDER:</b> Jill H	Iawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...PLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS

See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.

Writ of Mandam	nus	COURT MINUTES	July 24, 2019
A-19-787540-W	VS.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
July 24, 2019	9:00 AM	Motion to Intervene	
HEARD BY: H	olthus, Mary Kay	COURTROOM:	RJC Courtroom 03F
COURT CLERK	: Dara Yorke		
RECORDER:	Yvette G. Sison		
<b>REPORTER:</b>			
PARTIES PRESENT:	Parker, Theodore Shell, Alina	Attorney Attorney	

#### JOURNAL ENTRIES

- Court noted there was no opposition to the instant Motion. Court inquired if matter going on in front of Judge Gonzales would have an impact on the instant case. Mr. Parker noted it might help to resolve. Further statements by Mr. Parker. COURT ORDERED, Motion to Intervene was hereby GRANTED. Ms. Shell indicated she had a proposed Order, which Mr. Parker had reviewed. Order SIGNED IN OPEN COURT.

Writ of Mandamus		COURT MINUTES	August 13, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Del	fendant(s)
August 13, 2019	9:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.

Writ of Mandamus		COURT MINUTES	August 14, 2019
A-19-787540-W	VS.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
August 14, 2019	9:30 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: [	Oulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...PLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS

See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.

Writ of Mandamus		COURT MINUTES	August 15, 2019
A-19-787540-W	vs.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, De	fendant(s)
August 15, 2019	9:15 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: D	Pulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.

Writ of Mandamus		COURT MINUTES	August 16, 2019
A-19-787540-W	VS.	ess Center, LLC, Plaintiff(s) a, Department of Taxation, Def	endant(s)
August 16, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK:	Oulce Romea		
<b>RECORDER:</b> Jill H	lawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- PRELIMINARY INJUNCTION HEARING IN A-19-786962-B IN DEPARTMENT XI...PLAINTIFF'S JOINDER TO MOTIONS FOR PRELIMINARY INJUNCTION OR FOR WRIT OF MANDAMUS

See appearances and minutes under A-19-786962-B Serenity Wellness Center LLC vs. State of Nevada Department of Taxation on today's date.

CLERK

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			norable Elizabeth	Gonzalez	
Course it. W. H		Court Clerk(s):	Dulce Romea	ALAN PAUL	CASTLE SR
Serenity weilness Co	enter, LLC, et al.	Recorder:	Jill Hawkins		
		Counsel for Plaintiff:			
VS.			Kemp, Jones and	l Coulthard	, LLC
MENT OF TAXATI	ION; Nevada	Counsel for I	Defendant: Ketan Steve	Bhirud, Ese Shevorski, F	-
MICKAikid the	twere not offer	ed	Office of the Atto	rnev Genera	al
d vere ichimed to	, counsel. See	See minutes			
			COURT		
FF'S EXHIBITS (A				omeys	<b>W</b> .i11
Bates No.(s)			Date		Date
	-		Offered	Objection	Admitted
MMLF000001- MMLF000003	Henderson [On I "Provisional Cert November 2014:	OOT Website un tificates Awarde	der $5/24/19$	STIP	sl2+-: <b>19</b>
MMLF000004-	^	Scoring Clark C	county		1
MMLF000006	Uninc. [On DOT "Provisional Cert November 2014:	Website under tificates Awarde	ed in		
MMLF000007- MMLF000009	State 2014 HHS Uninc. [On DOT "Provisional Cer November 2014:	Website under tificates Awarde	ed in		
MMLF000010-		Γ Notice Of Inte	ent To	<u> </u>	1
MMLF000011	_			/	<u>↓   ′</u>
MMLF000045					k
MMLF000046-	August 16, 2018 Remaining Store				
MMLF000047	Jurisdiction			•	
	vs. The second	ts: STATE OF NEVADA, MENT OF TAXATION; Nevada Remedies, LLC, Defendant A// cxhibid; that were not offer a wee returned to counsel. See Receipt filed 8-25 HEARING BE FF'S EXHIBITS (MA DEVELOPM Remedies No.(s) Bates No.(s) MMLF000001- MMLF000004- MMLF000004- MMLF000006 MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000007- MMLF000010- MMLF000010- MMLF000010- MMLF000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF0000012- MMLF000012	vs.         Counsel for Plaintiff:         vs.         Counsel for I Plaintiff:         Counsel for I Counsel for	Serenity Wellness Center, LLC, et al.       Recorder:       Jill Hawkins         Vs.       Counsel for Plaintiff:       Will Kem Nate Rul         vs.       Kemp, Jones and         is: STATE OF NEVADA, MENT OF TAXATION; Nevada Remedies, LLC, Defendant       Counsel for Defendant:       Ketan Steve         or       Office of the Atto       See minutes for complete list of Market of user reheats to constelled by 29-19.       Date         of user reheats to constelled by 29-19.       See minutes for complete list of Market of user reheats to constelled by 29-19.       Date         FF'S EXHIBITS       IMA DEVELOPMENT represent for complete list of Market of user reheats to constelled by 29-19.       Date         MMLF000001-       State 2014 HHS Scoring Clark County MMLF000003       Date       Offered         MMLF000004-       State 2014 HHS Scoring Clark County MMLF000006       Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings "Dispensaries"]       \$2/24/19         MMLF000007-       State 2014 HHS Scoring Clark County MMLF000006       Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings "Dispensaries"]       MMLF000007- Mate of the Atto November 2014: Scores and Rankings "Dispensaries"]         MMLF000007-       State 2014 HHS Scoring Clark County Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings "Dispensaries"]         MMLF000007- <td< td=""><td>Serenity Wellness Center, LLC, et al.       Recorder:       Jill Hawkins         Vs.       Counsel for Plaintiff:       Will Kemp, Esq. Nate Rulis, Esq.         vs.       Kemp, Jones and Coulthard         Serenity State OF NEVADA, MENT OF TAXATION; Nevada Remedies, LLC, Defendant       Aaron Ford, Esq. Ketan Bhirud, Esq. Steve Shevorski, F         or       Office of the Attorney Generic d uce retwined to constrol, See Receipt file 3 297.57%       David Pope, Esq.         All cxhibity that were not Officed       Office of the Attorney Generic d uce retwined to constrol, See Receipt file 3 297.57%       See minutes for complete list of appearances Receipt file 3 297.57%         Bates No.(s)       Exhibit Description       Date Offered       Offered       Objection         MMLF000001-       State 2014 HHS Scoring Clark County MMLF000004       Don DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings       \$719         MMLF000006       Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings       \$5119         MMLF000007-       State 2014 HHS Scoring Clark County MMLF000007-       State 2014 HHS Scoring Clark County MMLF000007-       Mate 2014 HHS Scoring Clark County MMLF000010-       Mult 60, 2018 DOT Notice Of Intent To MMLF000011       Accept Applications         MMLF000010-       July 6, 2018 DOT Notice Of Intent To MMLF000012-       Accept Applications       Accept Applications   <!--</td--></td></td<>	Serenity Wellness Center, LLC, et al.       Recorder:       Jill Hawkins         Vs.       Counsel for Plaintiff:       Will Kemp, Esq. Nate Rulis, Esq.         vs.       Kemp, Jones and Coulthard         Serenity State OF NEVADA, MENT OF TAXATION; Nevada Remedies, LLC, Defendant       Aaron Ford, Esq. Ketan Bhirud, Esq. Steve Shevorski, F         or       Office of the Attorney Generic d uce retwined to constrol, See Receipt file 3 297.57%       David Pope, Esq.         All cxhibity that were not Officed       Office of the Attorney Generic d uce retwined to constrol, See Receipt file 3 297.57%       See minutes for complete list of appearances Receipt file 3 297.57%         Bates No.(s)       Exhibit Description       Date Offered       Offered       Objection         MMLF000001-       State 2014 HHS Scoring Clark County MMLF000004       Don DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings       \$719         MMLF000006       Uninc. [On DOT Website under "Provisional Certificates Awarded in November 2014: Scores and Rankings       \$5119         MMLF000007-       State 2014 HHS Scoring Clark County MMLF000007-       State 2014 HHS Scoring Clark County MMLF000007-       Mate 2014 HHS Scoring Clark County MMLF000010-       Mult 60, 2018 DOT Notice Of Intent To MMLF000011       Accept Applications         MMLF000010-       July 6, 2018 DOT Notice Of Intent To MMLF000012-       Accept Applications       Accept Applications </td

		EXHIBIT(S) LIST			1
0008	MMLF000054-	DOT Application Scoring Tool - Care,	1. 1.	STIP	Elant.
000	MMLF000067	Quality & Safekeeping	5/24/19	<u>זן יכ</u>	<u> </u>
<b>ა</b> მ09	MMLF000068-	DOT Application Scoring Tool -		~	
0010	72MMLF0000	Adequacy of Size of Building		$\rightarrow$	<u> </u>
0010	MMLF000073-	DOT Application Scoring Tool - Likely			
0011	MMLF000074	Impact On Community	+ $+$ $+$	<u>_</u>	
0011	MMLF000077-	DOT Application Scoring Tool - Financial Resources			
0012	MMLF000080 MMLF000081-	Financial Resources	+ - · <b> </b>		
JU12	MMLF000081- MMLF000084	DOT Scoring Tool - Taxes & Financial Contributions			
0013	MMLF000085- MMLF000091	DOT Scoring All Jurisdictions All Applicants			
0014	MMLF000092-				
	MMLF000094	DOT Scoring Clark County (Uninc.) (1 to 35)			
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			
0019	MMLF000102- MMLF000103	DOT Scoring Lyon			
0020 K <u>S E S</u>	DOT-MM000001- DOT-MM007520	MM Development 2018 Apps			
0021	DOT-LivFree000001- DOT-LivFree012790	LivFree 2018 Apps			
0022	DOT-LivFree006569-	LivFree Wells Fargo Bank Statement			
	DOT-LivFree006570	from 2018 App.		1	
0023	MMLF000104-	LivFree Identified and Non-Identified			
	MMLF000110	2018 Grades			
0024	MMLF00111-	MM Development Identified and Non-			
	MMFL00117	Identified 2018 Grades		[	
0025	MMFL00118-	LivFree Handwritten Financial Subpart			
0001	MMFL00126	Grades		<u> </u>	
0026	TO BE PRODUCED	Essence Henderson, LLC ("Essence") 2018 Apps (RD316-319)		/	
0027	TO BE PRODUCED	Essence Tropicana, LLC ("Essence") 2018 Apps (RD345-348)	5/24/19	stip	5/24/19
0028	TO BE PRODUCED	Nevada Organic Remedies, LLC ( "The Source") 2018 Apps [RD215-222]	NOT	PROVI	1
029	TO BE PRODUCED	Nevada Organic Remedies, LLC ("The Source") Diversity Section Only From 2018 Apps	NOT	· prov	1062)
20A	DOT-MAM 001122 DOT-MAM 00112	MAN DISPENSARY OPERATING 3 BUDGET	6-20-19		L 6-20-/ ted May 23, 201

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0010		EXHIBIT(S) LIST	<b>I</b>	[		٦
0030	TO BE PRODUCED	Deep Roots Medical, LLC ("Deep Roots Havest") 2018 Apps [RD397- 401]	NOT			
0031	TO BE PRODUCED	Helping Hands Wellness Center, Inc.	NOT	PROVIL	50	
31A		2018 Apps [RD546-548]	8-14-19	NO .	31A 018-19	纾
0032	TO BE PRODUCED	Cheyenne Medical, LLC ("Thrive") 2018 Apps [RD263-267]	$\mathbf{)}$			
0033	TO BE PRODUCED	Commerce Park Medical, LLC ("Thrive") 2018 Apps [RD329-332]	7			
0034	TO BE PRODUCED	Lone Mountain Partners, LLC ("Zenleaf") 2018 Apps [RD590-602]	× 10	T PROV.	050	
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	TO BE PRODUCED	Clear River, LLC ("Kabunky") 2018			134	
BFA	DOT CLEARNOR 1737, 1741, 1744	Apps [RD229-232]	6 78 79	NO	374	<b>?</b>  `
<b>37A</b> 038	TO BE PRODUCED	Clear River, LLC ("Kabunky") Diversity Section Only From 2018 Apps		PROVID		
0039	TO BE PRODUCED	Wellness Connections of Nevada, LLC ("Cultivate") 2018 Apps [RD631-633	NOT	PROVID	ED	
0040	TO BE PRODUCED	Circle S Farms, LLC ("Circle S") 2018 Apps [RD373-377]	NOT	PROVIDO	8	
0041	MMLF00127- MMLF00128	Essence Tropicana, LLC ("Essence") Identified and NonIdentified 2018 Grades (Uninc. Clark County) [227.84]	5/24/12	STIP	5/27/19	
0042	MMLF00129- MMLF00130	Essence Henderson, LLC ("Essence") Identified and NonIdentified 2018 Grades (Uninc. Clark County) [227.17]				ľ
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))7	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
0046	MMLF00140- MMLF00141	Cheyenne Medical, LLC ("Thrive") Identified and Non-Identified 2018 Grades (Uninc. Clark County) [216.50]		(	
0047	MMLF00142- MMLF00143	Greenmart of Nevada NLV, LLC ("Health For Life") Identified and Non- Identified 2018 Grades (Uninc. Clark County) [214. 50]			
0048	MMLF00144- MMLF00145	Lone Mountain Partners, LLC ("Zenleaf") Identified and NonIdentified 2018 Grades (Uninc.) [214.58]			
0049	MMLF00146- MMLF00147	Commerce Park Medical, LLC ("Thrive") Identified and NonIdentified 2018 Grades (Uninc.) [212.16]			
0050	MMLF00148- MMLF00149	Clear River, LLC ("Kabunky") Identified and Non-Identified 2018 Grades (Las Vegas) [210.16]			-   .
0051	MMLF00150- MMLF00151	Essence Tropicana, LLC ("Essence") Identified and NonIdentified 2018 Grades (Las Vegas) [227.84]			
0052	MMLF00152- MMLF00153	Nevada Organic Remedies, LLC ("The Source") Identified and NonIdentified 2018 Grades (Las Vegas) [222. 66]			
0053	MMLF00154- MMLF00155	Deep Roots Medical, LLC ("Deep Roots Harvest") Identified and Non- Identified 2018 Grades (Las Vegas) [222.49]			
0054	MMLF00156- MMLF00157	Helping Hands Wellness Center, Inc. Identified and NonIdentified 2018 Grades (Las Vegas) [218.50]			
0055	MMLF00158- MMLF00159	Cheyenne Medical, LLC ("Thrive") Identified and Non-Identified 2018 Grades (Las Vegas) [216. 50]			
056	MMLF00160- MMLF00161	Lone Mountain Partners, LLC ( "Zenleaf") Identified and NonIdentified 2018 Grades (Las Vegas) [214. 50]	5/24/19	STIP	5) 24)19

		EXHIBIT(S) 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
0058	MMLF00164- MMLF00165	Clear River, LLC ("Kabunky") Identified and Non-Identified 2018 Grades (Las Vegas) [210.16]	į	$\int$	Í
0059	MMLF00166- MMLF00167	Wellness Connections of Nevada, LLC ("Cultivate") Identified and Non- Identified 2018 Grades (Las Vegas) [208. 67]			
0060	MMLF00168- MMLF00169	Circle S Farms, LLC ("Circle S") Identified and Non-Identified 2018 Grades (Las Vegas) [208]			
0061	MMLF00170	Chart Diversity Scores of The Ten 2018 Winning Applicants in Uninc. Clark County			
n062	MMLF00171	Chart Diversity Scores of The Ten 2018 Winning Applicants in Las Vegas	5/24/19	STIR	5/24/19
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			
<u>^068</u>	MMLF00177	Chart Taxes And Other Beneficial Contributions of 2018 Winning Applicants in Uninc. Clark County			

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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	'n
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	4 Y
0072	MMLF00181- MMLF00350	DOT May 1, 2019 Licensed Entity Owners/Officers/Board Members	5/24/19	STIP	5/24/19	WA
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				

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		EARIDI I (5) 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	5/24/19	STIP	5/24/19	Wr
0081	MMLF00360- MMLF00361	Essence Tropicana, LLC 12/29/17 Nev.Sec.State filing		(		Um
0082	MMLF00362- MMLF00363	Cheyenne Medical, LLC 7/25/14 Nev.Sec.State filing ("Thrive")				Jun
0083	MMLF00364- MMLF00365	Commerce Park Medical, LLC 7/7/2014 Nev.Sec.State filing ("Thrive")				væ
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."				vr
0085	MMLF00381- MMLF00383	12/11/18 Essence Press Release (Nov. 13???)				w
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	5/24/19	wr
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				

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		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	s/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 124/19	ราเร	5/24/19	v
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	PROVID	Ð	
0092	MMLF00416- MMLF00652	Xanthic Biopharma Inc. Securities Filings	5/24/19	STIP	5124/19	  J
v <mark>093</mark>	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 Nevada Organic Remedies LLC ("NOR") Xanthic completed the NOR Acquisition on September 7, 2018.") and Item 2.2 "Date of Acquisition" stating that "[t]he effective date of the NOR Acquisition is September 4, 2018."	5/24/19	STIP	5/24/19	
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	371P	5/24/19	- 
095	MMLF00667- MMLF00671	GGB Nevada LLC Nevada Secretary of State filings	5/24/R	STIP	5/24/19	- 1

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0096	MMLF00672	Cronkhite email re: NOR minor sales	5/24/19	STIP	\$/24/19	],
. 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	ŝ	
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	5/24/19	DIL	5/24/19	
0100	MMLF00725- MMLF00726	Naturex, LLC Nev. Secretary of State filing. Lists BB Marketing, LLC as only officer		(		ىر
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.				J.
0102	MMLF00730- MMLF00731	Ghost Pepper, LLC Nev. Secretary of State filing. Michael Frey as only officer.				v
0103	MMLF00732- MMLF00733	Kosh, LLC Nev. Secretary of State filing. Lists Robert Frey as only officer.				
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	] <b>v</b>
v105	MMLF00736- MMLF00767	Naturex/BB Marketing Complaint against Verano/Lone Mountain alleging Verano/Lone Mountain committed				

Printed May 23, 2019

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		fraud in getting 11 licenses.				]
106	MMLF00768- MMLF00868	LivFree handwritten graders by 3 different evaluators and handwritten team grades	5/24 lig	STIP	5/24/1q	J.A.
0107		Nevada Secretary of State – Lone Mountain Partners, LLC	5,124)19	STIP	5/24/19	~

### SUPPLEMENTAL EXHIBIT(S) LIST

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Txhibit Number	Bates No.(s)	Fulibit Description	Date Offered	Objection	Date Admitted
0108	KP000000001- P0000000044	Exhibit Description Kyril Plaskon Cell Phone Extraction Report	5-28-19	Objection NO	
0109	SG00000001- SG000000101	Steve Gilbert Cell Phone Extraction Report	6-11-19	NO	5-28-11 6-11-19
0110	SG000000102- SG000000108	Steve Gilbert Cell Phone Voicemails (THUMO DRIVE)			
0111	DOT020839-DOT020841	Department of Taxation September 2018 Marijuana	5-28-19	NO	5-28-19
0112	MMLF00882- MMLF00888	Article "GTI – Green Thumb Industries, INC. Expands with the Acquisition of Integral Associates, Nevada's Top Cannabis Operator			
0113	MMLF00889- MMLF00890	Top 20 Clark County Building & Location Subpart Scores			
J114	DOT020829-DOT020838	Regulation Training 3 – Nevada Department of Taxation Marijuana Compliance Certification Program	5-28-19	NO	5-28-19
0115	MMLF00891- MMLF00911	Natural Medicine, LLC – Recreational Retain Marijuana Store, Part 1, Tab IV			

SEE NEXT PAGE -- 7

#### SUPPLEMENTAL EXHIBIT(S) LIST

0116	MMLF00912-	2018 iAnthus MPX Bioceutical				
	MMLF00946	Corporation				
117	MMLF00947-	Excerpts of MPX Bioceutical				
	MMLF00953	<b>Corporation Notice of Meeting</b>				
		and Management Information				
		Circular			-	
0118	MMLF00954-	MPX Bioceutical Corporation				
	MMLF00957	<b>Board of Directors</b>			_	
0119	MMLF00958-	MPX Bioceutical Corporation				
	MMLF01000	– Management Discussion and				
		Analysis for period ended				
		12/31/17	•			
0120	MMLF01001-	Excerpt of Hearing on Motion				
	MMLF01004	for Protective Order and				
	(Transcript)	Motion to Compel 05/29/19				
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### SUPPLEMENTAL EXHIBIT(S) LIST

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0121		Excerpts -Handwritten Notes. Adequacy of Size – Building			
-		Plans (Non-identified) RD 284)	5-31-19	NO	5-31-19
v122		Excerpts -Handwritten Notes. Financial Resources (Identified)	5-31-19	NO	۱ <i>جار-ا</i> ر 3-ی ۲ ج <i>ار-ا</i> ر 3-ی
0123		Excerpts -Handwritten Notes. (Organizational Structure (Identified) RD284-289)	5-31-19	NO	5-31-19
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			
0126	DOT028046-DOT029567	Nevada Organic Remedies (RD215-222) – State of Nevada Evaluation			
0127	DOTNVOrganic000002- DOTNVOrganic002039	Nevada Organic Remedies Application.	6-10-19	NO to pages 12 t	6-10-19 127 A(pog
0128	DOT-Greenmart001055- DOT-Greenmart001749	Greenmart of Nevada NLV, LLC Redacted 505ID		,	
0129	DOT039371-DOT039690		6-10-19 394771 394771 394473 39449	NO to pages 3947247	6-10-19 Admitteda 129 A; 39
30	DOT044450-DOT044452	Department of Taxation Monopoly Analysis 2018 Retail Stores	6-18-19	NO	6-18-19 v
0131	DOT042990-DOT042991	Department of Taxation Final Letter – RD 230 – Clear River 30 day CHOW	6-18-19	NO	6-18-19
0132	DOT030741-DOT030830	Handwritten Excerpts of Clear River, LLC (RD230) – State of Nevada Evaluation			
132A	007030782	A page out of Exhibit 132	6-18-19	000	Admittedas 132 A 006-10

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0129A		ENTAL EXHIBIT(S			
0129A	DOT039472-DOT039473	Excerpts from CheyInne Medical, LLC/Thrive			1
		(PD262 267) Sette of			7
		(RD263-267) – State of Nevada Evaluation			
0129B	DOT/039449	Excerpt from Cheyenne	+ /		+
01291	0,00,00,00449	Medical, LLC/Thrive			
		(RD263-267) - State of			
		Nevada Evaluation			/
g130	DOT044450-DOT044452	Department of Taxation			
<i>[</i> 150		Monopoly Analysis 2018		/	
		Retail Stores		/	
0131	DOT042990-DOT042991	Department of Taxation	-1		
		Final Letter – RD 230 –	/		
		Clear River 30 day CHOW			I III
0132	/ DOT030741-DOT030830	Handwritten Excerpts of			
		Clear River, LLC (RD230)	/	<b>/</b>	
/		– State of Nevada		<b>I</b>	
_/		Evaluation		/	
0132A	IJOT030782	Page from Handwritten			
7		Excerpts of Clear River,			
		LLC (RD260) – State of			
		Nevada Evaluation		/	
<u>~01</u> 33	MMLF01005-	Transcript of State of			
	MMLF01023	Nevada Tax Commission			
		Video Conference Open	7-12-19	NO	7-12-1
0134	MMLF01024-	Meeting January 14, 2019 Transcript of State of	/////		1.70-7
0154	MMLF01037	Nevada Tax Commission			
		Video Conference Open	7-17-10	610	7-17
		Meeting March 4, 2019	7-12-19	NO	7-12-1
0135	DOT044539-DOT044551	Listserve Statement			
0136	DOT044552-DOT044558	Listserve Statement	7-10-19	NO	7-10-1
0130	DO1044352-DO1044558	Subscriptions for			
		Cultivation List			
0137	DOT044559-DOT044566	Listserve Subscriptions			
0107		for Dispensary List			
0138	DOT044567-DOT044569	Listserve Subscriptions	- <u> </u>		•   •··•
		for Lab List			
0139	DOT044570-DOT044575	Listserve Subscriptions			
		for Production List			
0140	DOT044576-DOT044640	Listserve Subscriptions			
		for Public List			
0141	DOT043175-DOT043184	DOT Meeting Notes			
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Case No.:	A-19-786962-B		Hearing I	Date:	May 24, 20	019	
Dept. No.	: XI		Judge:	Honorable	Elizabeth	Gonzalez	_
			Court Cle	rk: DUA	LE RON	<i>EA</i>	
Plaintiff:	Serenity Wellness Cen	ter, LLC, et al.	Recorder	Jill	Hawkins		-
		·	Counsel f Plaintiff:	`or	Michael V	P. Gentile, H V. Cristalli, sq., Vincent	Esq., Ross
	vs.		Gentile C	Cristalli Mil	ller Armeni	Savarese	
Defendants: STATE OF NEVADA, DEPARTMENT OF TAXATION; Nevada Organic Remedies, LLC, Defendant Intervenor			Counsel f	for Defenda	nt: Ketan Steve S	Ford, Esq. Bhirud, Esc Shevorski, E Pope, Esq.	-
		· ·		Office	of the Atto	rney Gen <u>er</u> a	al
or adm	itted were returne	d to counsel. S filed 8-16-	ce me	ر ر			
	H	EARINGBEF	<u>ORE THE</u>				
PLAINTI	FF'S EXHIBITS	ERENITY W Miller	ELLNES, Savar	s repra	sented .	by Gent	·
Exhibit Number	Bates No.(s)	Exhibit Descrip	otion		Date Offered	Objection	Date Admitted
201	Serenity000001 – Serenity000003	Essence Cannab Record Number State of Nevada disclosed	of New Lice	nses in the	5-24-19	STIP	24-19
202	Serenity000004 – Serenity000007	Green Growth B Market Position Additional Can – Not Disclosed	with Award nabis Licens	of Seven			
203	Serenity000008 – Serenity000013	Green Thumb In Expands with th Integral Associa Cannabis Opera disclosed	e Acquisitio: tes, Nevada	n of Top			
204	Serenity000014 – Serenity000017	MPX Awarded Dispensary Lice	enses in Neva	ada (Article)			
205	DOT1 - DOT170	Powerpoint Trai	<u> </u>		<u> </u>	· )_	$\downarrow \downarrow$
206	DOT171 – DOT234	Powerpoint Trai	ining – Train	the Trainer			<u> </u>
207	DOT235 - DOT367	Powerpoint Trai Score Sheet	ining – Appl	ication &	2		
208	DOT368 – DOT390	Powerpoint Trai Practice	ining – Appl	ication	5-24-19	קרצם	5-24-1

			EXHIBIT(S) LIST			······	
	209	DOT391 – DOT401	Scoring Criteria	5-24-19	STR	5-24-19	wĄ
	210	DOT402 – DOT445	Powerpoint Training – Licensing, Certification & Regulation (1)				uq
ļ	211	DOT446 – DOT484	Powerpoint Training – Licensing, Certification & Regulation (2)				un
ŀ	212	DOT485 – DOT487	Executive Order dated 2/3/17				W7
ŀ	213	DOT488 - DOT648	Task Force Final Report				w 94
	214	Serenity000018 – Serenity000028	Marijuana License Application Scoring Analysis – Unincorporated Clark County (Not disclosed)				W٩
	215	Serenity000029 – Serenity000039	Marijuana License Application Scoring Analysis – Clark County – City of Las Vegas (Not disclosed)				wa
	216	DOT-Nutleaf 1 – DOT-Nuleaf6255	Redacted Application				WA
	217	DOT- GBSNV000001- GBSNV000316	Redacted Application	5			int
	218	DOT-TGIG000001 - DOT-TGIG009152	Redacted Application	5-24-19	SNP	5-24-19 8 - 14-19 5-31-19	WA
	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	5-31-19	NO	5-31-19	wa
	221	Serenity000368 – Serenity000494	Detailed Scores by Category - Identified	6-10-19	NO	6-10-19 5-31-19 5-31-19	m
	222		ATTA CHIMENT A: DE CREADONAL MARLIUALA ESTERLISHMENT APP	5-31-19	NO	5-31-19	wa
ĺ	223		APPLICATION CHECKLIST	5-31-19	NO	5-31-19	pur
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	Liability Partnership Financial Questionnaire				
Serenity000633 -	Privileged Business License	<u> </u>			1
Serenity000035 – Serenity000701	Application Packet	6-19-19	NO	6-19-19	ļω
Serenity000702 -	Video re: Assembly Agenda	1			
Serenity000703	Committee Judiciary Meeting on May				
Serenity000704 – Serenity000714	Transfer of Interest Checklist	8-14-19	NO	8-14-19	W
	Chapter 453D – Adult Use of				1
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		8-14-19	NO	8-14-14	~
Serenity000759 -					1
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	Phone Records	1 1			
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Serenity 000915	Facebook Post				
Serenity000916-	Las Vegas Sun Article – Competitive				Į
-	licensing for marijuana businesses				
·	helps the entire industry				ļ
DOT020885-	<b>PowerPoint for MMP Orientation</b>				
DOT020964	and supporting documents	8-14-19	NO	8-14-19	l w
DOT020965-	PowerPoint for MMP Application				}
DOT021061	Eval Overview Class 201 and			0-111-10	ļω
	supporting documents	8-14-19	NO	8-14-17	
DOT021062-	PowerPoint for MMP Application				
DOT021151	Eval Admin Team 202 and		NO		l un
		12 - 111 . 1A		8-14-19	
	supporting documents	8-14-19		0 / / / /	1
DOT021152-					
DOT021152- DOT021244	supporting documents PowerPoint for MMP Application Eval Admin Team 203 and			1/1/14	υPi
DOT021152- DOT021244	PowerPoint for MMP Application Eval Admin Team 203 and	7/1/19	GN	8-14-19 7/1/19	υPj
DOT021244	PowerPoint for MMP Application Eval Admin Team 203 and supporting documents				
DOT021244 DOT021245-	PowerPoint for MMP Application Eval Admin Team 203 and	7/1/19	бИ		
DOT021244	PowerPoint for MMP Application Eval Admin Team 203 and supporting documents PowerPoint for MMP Application Eval Non Identified 204 and			7/1/19	wp
DOT021244 DOT021245-	PowerPoint for MMP Application Eval Admin Team 203 and supporting documents PowerPoint for MMP Application	7/1/19	бИ		w
	Serenity000703 Serenity000704 – Serenity000714 Serenity000715 – Serenity000759 – Serenity000763 – Serenity000763 – Serenity000778 Serenity000779 – Serenity000808 Serenity000809 – Serenity000813 Serenity000814 – Serenity000848 Serenity000848 Serenity000849 – Serenity000914 Serenity000915 Serenity000916 – Serenity000917 DOT020885- DOT020964 DOT020965-	Serenity000703Committee Judiciary Meeting on May 21, 2019Serenity000704 - Serenity000715Transfer of Interest ChecklistSerenity000715Chapter 453D - Adult Use of Marijuana / Production and Distribution of MarijuanaSerenity000759 - Serenity000762Nevada Dept. of Taxation Regulatory Workshop - Minutes dated July 24, 2017Serenity000763 - Serenity000778Nevada Tax Commission Meeting Minutes dated January 16, 2018Serenity000779 - Serenity000808Minutes of the Legislative Commission / Nevada Legislative Counsel Bureau dated February 27, 2018Serenity000809 - Serenity000813Nevada Dept. of Taxation Marijuana Enforcement Division Bulletin - May 2019Serenity000848Phone Records Serenity000914Serenity000916 - Serenity000917Las Vegas Sun Article - Competitive licensing for marijuana businesses helps the entire industryDOT020885- DOT020965- DOT020965-PowerPoint for MMP Orientation and supporting documentsDOT021061Eval Overview Class 201 and	Serenity000703Committee Judiciary Meeting on May 21, 2019Serenity000704 - Serenity000714Transfer of Interest Checklist \$-/4-/9Serenity000715 - Serenity000758Chapter 453D - Adult Use of Marijuana / Production and Distribution of MarijuanaSerenity000759 - Serenity000762Nevada Dept. of Taxation Regulatory Workshop - Minutes dated July 24, 2017Serenity000763 - Serenity000763 - Serenity000778Nevada Tax Commission Meeting Minutes dated January 16, 2018Serenity000779 - Serenity000808Minutes of the Legislative Counsel Bureau dated February 27, 2018Serenity000809 - Serenity000813Nevada Dept. of Taxation Marijuana Enforcement Division Bulletin - May 2019Serenity000844 - Serenity000914Calendar EntriesSerenity000915Facebook PostSerenity000916 - Las Vegas Sun Article - Competitive Iccensing for marijuana businesses helps the entire industryDOT020885- DOT020855- DOT020965-PowerPoint for MMP Orientation DOT021061Eval Overview Class 201 and0.111-19	Serenity000703Committee Judiciary Meeting on May 21, 2019Serenity000704 - Serenity000714Transfer of Interest ChecklistSerenity000714Transfer of Interest ChecklistSerenity000715 - Serenity000758Chapter 453D - Adult Use of Marijuana / Production and Distribution of MarijuanaSerenity000759 - Serenity000762Nevada Dept. of Taxation Regulatory Workshop - Minutes dated July 24, 2017Serenity000763 - Serenity000763 - Serenity000778Nevada Tax Commission Meeting Minutes dated January 16, 2018Serenity000779 - Serenity000779 - Serenity000808Minutes of the Legislative Commission / Nevada Legislative Counsel Bureau dated February 27, 2018Serenity000809 - Serenity000813Nevada Dept. of Taxation Marijuana Enforcement Division Bulletin - May 2019Serenity000844 - Serenity000848Calendar EntriesSerenity000914Calendar EntriesSerenity000915Facebook PostSerenity000916 - Serenity000917Las Vegas Sun Article - Competitive licensing for marijuana businesses helps the entire industryDOT020885- DOT020965-PowerPoint for MMP Application PowerPoint for MMP Application POT021061	Serenity000703Committee Judiciary Meeting on May 21, 2019Serenity000704Transfer of Interest ChecklistSerenity000714Transfer of Interest ChecklistSerenity000715Chapter 453D - Adult Use of Marijuana / Production and Distribution of MarijuanaSerenity000759Nevada Dept. of Taxation Regulatory Workshop - Minutes dated July 24, 2017Serenity000762Nevada Dept. of Taxation Regulatory Workshop - Minutes dated July 24, 2017Serenity000763Nevada Tax Commission Meeting Minutes dated January 16, 2018Serenity000779Minutes dated January 16, 2018Serenity000779Minutes dated January 16, 2018Serenity000808Commission / Nevada Legislative Counsel Bureau dated February 27, 2018Serenity000809Nevada Dept. of Taxation Marijuana Enforcement Division Bulletin - May 2019Serenity000814Calendar EntriesSerenity000915Facebook PostSerenity000915Facebook PostSerenity000916Las Vegas Sun Article - Competitive licensing for marijuana businesses helps the entire industryDOT020965- DOT020965PowerPoint for MMP Orientation and supporting documents Serenitgoned DOT020965-

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248	DOT021401-	MMP Training Guide	8-14-19	NO	8-14-19 8-14-19 6-19-19 6-19-19 6-19-19 6-19-19 6-19-19	W
<u> </u>	DOT021404		0 14 11	180	01717	
249	DOT021405-	MMP Training Outlines	0. 111.10	100	Guide	ω.
	DOT021420		8-14-19	NO	8-19-17	
250	DOT021421-	MMP Evaluation Process Flows	1-10-19	NO	1 cup in	េរេណ៍
	DOT021451		6-19-19	100	6-19-19	v
251	DOT041858-	Email Correspondence	6-19-19	NO	1-19-19	WA
	DOT041859		6-11-11	NO	0 11 11	
252	DOT042442-	App. Period – Final Letters – County	1 -1- 10			A
	DOT042463	Breakdown	6-19-19	NO	6-19-19	~~~
253	DOT042986-	Final Letters – Winners Only –	1.10-10	NO		WA
	DOT042989	Owners Diversity Statistics	6-19-19	100	6-19-19	V-1
254	DOT028140-	NV Organic Remedies DOT Scoring	6-19-19	NO	6-19-19	
	DOT028142;	Sheet				
	DOT028168-			to redacta	ecdoded vcsion	
	DOT028170;			VERSION	1 marino	μĄ
	DOT028186;				VCBICUI	
	DOT028188;					
	DOT028190;					
	DOT028204;			,		
	DOT028206;					
	DOT028220;					
	DOT028238;					
	DOT028256;					
	DOT028364;		1			
	DOT028366;					
	DOT28474 and					
	DOT028476				<b>_</b>	
255	DOT-TGIG008853 -	TGIG Identified Application Tab	1-10-10	11-		ωA
	DOT-TGIG008867	5.2.10	6-19-19	NO	6-19-19	***1
256	DOT040216-	TGIG DOT Scoring Sheet	6-19-19	NO	6-19-19 6-19-19	
	DOT040221;		6	100	1 I	
	DOT040225-				0	NA
	DOT040232;					
	DOT040236;					
	DOT040239-					
	DOT040240;					
	DOT040245-					
	DOT040247					
257	DOT024646-	GBS Non-Identified Eval. Score Sheet	6-19-19	NO	6-19-19	шĄ
	DOT024864	10010 D. (				
258	Serenity000918-	2018 Retail Marijuana Store				
	Serenity000924	Application Scores and Rankings			<u>}</u>	
259	Serenity000925-	Meeting Notice and Agenda Minutes				μA
	Serenity000927	dated 6.20.2018 – Nevada	6-19-19	NO	6-19-19	<b>u</b> 1
		Legislature's Interim Finance				
	0 1/ 000000	Committee Meeting Notice and Agenda Minutes			╂─────┦	
a / ^	L Nonomitrillillill	I wieeting inotice and Agenda willutes	1		1	$\sim$
260	Serenity000928					. PA
260	Serenity000528	dated 6.20.2018 – Nevada Legislature's Interim Finance	6-19-19	NO	6-19-19 W	un

261	Serenity000929 – Serenity000964	Agency Request for Proposal Template	6-2019	NO	6-20-17	e wa
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			6-2079	
263	Serenity000532 – Serenity000535	August 29, 2013 Memo re: Guidance re Marijuana Enforcement	6-19-19	NO	6-19-19	WA

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_			EXHIBIT(S) LIST			•
ļ	263	Serenity000532-	August 29, 2013 Memo re: Guidance re		/	
		Serenity000535	Marijuana Enforcement			
Í	264	Serenity000536-	<b>Building Establishment Information</b>	-		
		Serenity000546		7 15 19	NO	7-15-19
Γ	265	DOT032126-	Tryke Scoring Sheets			
		DOT032393				

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SPRE ADSHEET

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

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SHANE TERRY'S APPLICATION 8-14-19 NO 8-14-19 WA (RODACTED)

Case No.:	A-19-786962-B	Hearing	Date:	MAY 24, 2019
)ept. No.:	XI	Judge:	HON. ELIZ	ABETH GONZALEZ
		Court Clerks:	DUL	CE LOMEA
Plaintiff: <u>SI</u> LLC	ERENITY WELLNESS CENTER,	Recorde	r: JILL	HAWKINS
		Counsel	for Plaintiff:	THEODORE PARLER, EDR.
	STATE OF NEVADA	Counsel	for Defenda	STEVEN SHEVORSKI; KETAN BHIRUD, nt: THEREOR HAAR

See 5/24/19 minutes for complete list of appearances.

#### **HEARING BEFORE THE OCURT**

PLAINTIFF'S EXHIBITS (NEVADA WEZLNESS CERTER represented by Atty. Theodore

	Pa	rker)			
Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted	
201	ATTA CHMENTA: RECREATIONAL MARITUANA 55- TROUSHMENT BPPLICATION (COMMERCE PARK ATTACHMENTA: RECREATIONAL MARITUANA 55 TAB	6-11-19	No	6-11-19	wf
302	KTTACHMAITH: RECREATIONAL MARIJUANA ESTAB LISHMENT KPPUCATION (ESSENCE TROPICANA)	6-11-19	NO	6-11-19	ω
303	SPREADSHEETS	6-11-19	NO	6-11-19	w
304	SCORING NOTES (RDO263)	6-18-19	NO	6-18-19	
305	SLORING NOTES (RD386 to RD390)	6-18-19	NO	6-18-19	þν
306	NWC FVALUATOR'S FILE PART & OF NEWADA WELLNESS'	6-20-19	1	6-20-19	
307	2018 APPLICATION	6-20-19 8-13-19	NO OBJ	6-20-19	
308	OVERVIEW OF MEETING WITH DRS	8-13-19	003	8-13-19 8-13-19	
_	MARKET DEMAND + DISTRIBUTION REDUIREMEN		<del>-084</del>	8-13-19	ľ
310	ETAALL TO JORGE PUPO 8/23/18 ETAALL TO JORJE PUPO 8/4/17	8-13-19	kithdrawn OBJ	8-13-19	
3//					
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\$ NOTE: All exhibits that were not offered or admitted rehand to counsel. See Receipt filed 8-16-19.

Case No.:	A-19-786962-B	Hearing Date	e: M	ay 24, 20	19
Dept. No.:	XI	Judge: He	onorable El	izabeth G	Gonzalez
		Court Clerk:	DULC. ROME	-	ALAN PAUL CASTLE SR
Plaintiff: So	erenity Wellness Center, LLC, et al.	Recorder: Jill Hav		wkins	
		Counsel for Adam K. Bult,	n D. Fetaz, Esq.		
	vs.	Brow	nstein Hya	tt Farber	Schreck, LLP
DEPARTM	STATE OF NEVADA, IENT OF TAXATION; Nevada emedies, LLC, Defendant	Counsel for D	Defendant:	Ketan H Steve S	Ford, Esq. 3hirud, Esq. hevorski, Esq. Pope, Esq.
				Durid I	open mode

### **Office of the Attorney General**

#### HEAR MGBEFORE THE COURT

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

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted	]
401	DOT-ETW000001-DOT- ETW000139	ETW MANAGEMENT GROUP LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24/19		5/24/29	- u.s.
402	DOT-Global000001-DOT- Global000299	GLOBAL HARMONY LLC, September 2018 Recreational Marijuana Establishment License, Identified				i
103	DOT-Green Therapeutics000001-DOT- Green Therapeutics000637	GREEN THERAPEUTICS LLC, September 2018 Recreational Marijuana Establishment License, Identified				v
104	DOT-GreenLeaf000001- DOT-Greenleaf000448	GREEN LEAF FARMS HOLDINGS LLC, September 2018 Recreational Marijuana Establishment License, Identified				່ານ
	DOT- HerbalChoice000001- DOT-HerbalChoice000093	HERBAL CHOICE INC., September 2018 Recreational Marijuana Establishment License, Identified				ື່
06	DOT-JustQuality000001- DOT-JustQuality000243	JUST QUALITY, LLC, September 2018 Recreational Marijuana Establishment License, Identified ere not offered ladmitted	5/24/19	STIP	5/24/19	W

were returned to counsel. See receipt filed

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Exhibit	Bates No.(s)		Date		Date	]
Number		Exhibit Description	Offered	Objection	Admitted	ļ
J <b>07</b>	DOT-Libra000001-DOT- Libra000333	LIBRA WELLNESS CENTER, LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24/19	STLP	5/24/19	ωĄ
408	DOT-MMOF000001- DOT-MMOF000179	MMOF VEGAS RETAIL, INC., September 2018 Recreational Marijuana Establishment License, Identified		$\left( \right)$		WA
409	DOT-NevCann000001- DOT-NevCann000153	NEVCANN LLC, September 2018 Recreational Marijuana Establishment License, Identified				w
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
13	DOT-Zion000001-DOT- Zion000652	ZION GARDENS LLC, September 2018 Recreational Marijuana Establishment License, Identified	5/24/19	ST 18	5/24/1g	ωſ
414	COMPA000001- COMPA000381	Company A, September 2018 Recreational Marijuana Establishment License, Non- Identified	8-14-19	NO	8-14-19	wf
415	COMPB000001- COMPB000318	Company B, September 2018 Recreational Marijuana Establishment License, Non- Identified	$\left  \right\rangle$			ហ
416	COMPC000001- COMPC000175	Company C, September 2018 Recreational Marijuana Establishment License, Non- Identified				war
417	COMPD000001- COMPD000215	Company D, September 2018 Recreational Marijuana Establishment License, Non- Identified				ω
418	COMPE000001- COMPE000324	Company E, September 2018 Recreational Marijuana Establishment License, Non- Identified		$\left\langle \right\rangle$	5	W
419	COMPF000001-	Commons E. Contomber 2019	8-14-19	NO	814-19	W P

Printed May 23, 2019

Exhibit	Bates No.(s)		Date		Date	
Number	. <u></u>	Exhibit Description	Offered	Objection	Admitted	
J	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				l
421	COMPH000001- COMPH000232	Company H, September 2018 Recreational Marijuana Establishment License, Non- Identified				
422	COMPI000001- COMPI000368	Company I, September 2018 Recreational Marijuana Establishment License, Non- Identified				l
423	COMPJ000001- COMPJ000228	Company J, September 2018 Recreational Marijuana Establishment License, Non- Identified				
<b>424</b>	COMPK000001- COMPK000363	Company K, September 2018 Recreational Marijuana Establishment License, Non- Identified				L
425	COMPL000001- COMPL000678	Company L, September 2018 Recreational Marijuana Establishment License, Non- Identified				
426	COMPM000001- COMPM000382	Company M, September 2018 Recreational Marijuana Establishment License, Non- Identified	8 -14-19	, NO	7 8-14-19	2
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	k

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	Exhibit Description	Offered	Objection	Admitted	Į
DOT-Global000005-DOT-	GLOBAL HARMONY LLC,	0-11-10		Q_11/10	
	Attachment A	8-19-17	NO	8-19-19	<b> </b> '
DOT-GreenLeaf000009-	GREEN LEAF FARMS		_		h
DOT-GreenLeaf000016	HOLDINGS LLC, Attachment E				<u>ן</u>
DOT-	GREEN THERAPEUTICS LLC,	1			
GreenTherapeutics000008-	Attachment A				
DOT-		\	/	/	
GreenTherapeutics000031			(	{	
DOT-	HERBAL CHOICE INC.,				1
HerbalChoice000077-	Attachment A				
DOT-HerbalChoice000085					
DOT-JustQuality000004-	JUST QUALITY, LLC,				1
DOT-JustQuality000007	Attachment A		/	/	
DOT-Libra000006-DOT-	LIBRA WELLNESS CENTER,		/		1
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		/	{		
	NEVCANN LLC. Attachment A			- \·	1
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	RED EARTH LLC. Attachment A		<b>\</b>	/	1
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	ROMBOUGH REAL ESTATE				1
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DOT-THCNV000006-		/		<b> </b>	١,
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	-	8-14-19	NO	8-14-19	۱۱
ETW000001-ETW000060					1
L1 (000001-L1 (000000	· • • • •	c-2-00	· · · · · ·	1-2-10	
		6-20-17	NO	6-20 99	ľ
	Global000010 DOT-GreenLeaf000009- DOT-GreenLeaf000016 DOT- GreenTherapeutics000008- DOT- GreenTherapeutics000031 DOT- HerbalChoice000077- DOT-HerbalChoice000085 DOT-JustQuality000004- DOT-JustQuality000007	Global00010Attachment ADOT-GreenLeaf00009- DOT-GreenLeaf000016GREEN LEAF FARMSDOT-GreenLeaf000016HOLDINGS LLC, Attachment EDOT- GreenTherapeutics00008- DOT- GreenTherapeutics000031Attachment ADOT- GreenTherapeutics000077- DOT- HerbalChoice000077- DOT-HerbalChoice000085HERBAL CHOICE INC., Attachment ADOT-HerbalChoice000085JUST QUALITY, LLC, DOT-JustQuality000004- DOT-Libra00006-DOT- LIBRA WELLNESS CENTER, LLC, Attachment ADOT-MMOF00007- DOT-NevCann000012MMOF VEGAS RETAIL, INC., Attachment ADOT-NevCann00003- DOT-RedEarth000018RED EARTH LLC, Attachment ADOT-RedEarth000018INC. dba MOTHER HERB, Attachment A and EDOT-THCNV00006-DOT- ZION GARDENS LLC, Attachment APlaintiffs' Key re Non-Identified Applications	Global000010       Attachment A       B - 19-19         DOT-GreenLeaf000009- DOT-GreenLeaf000016       GREEN LEAF FARMS HOLDINGS LLC, Attachment E          DOT-       GREEN THERAPEUTICS LLC, Attachment A          DOT-       GREEN THERAPEUTICS LLC, Attachment A          DOT-       HERBAL CHOICE INC., Attachment A          DOT-HerbalChoice000077- DOT-HerbalChoice000085       JUST QUALITY, LLC, DOT-JustQuality000004- JUST QUALITY, LLC, DOT-JustQuality000007       JUST QUALITY, LLC, Attachment A         DOT-MMOF00007-       LIBRA WELLNESS CENTER, Libra00010       LLC, Attachment A         DOT-MMOF000012       Attachment A          DOT-NevCann00003- DOT-RedEarth00008- DOT-RedEarth00008- DOT-Rombough00009- ROMBOUGH REAL ESTATE DOT-Rombough00009- DOT-Rombough000018       RED EARTH LLC, Attachment A         DOT-HICNV00006- DT-THCNV00006- DT-THCNV00006- DT-THCNV00007       Attachment A and E         DOT-THCNV00006- DOT-THCNV00006- DT-THCNV00007       ZION GARDENS LLC, Attachment A         DOT-Sion000012       Attachment A         DOT-THCNV00006- DT-THCNV00006- DT-THCNV00006- DT-THCNV00006- DT-THCNV00006- DT-THCNV00006- DT-THCNV00006- DT-ZION GARDENS LLC,          Plaintiffs' Key re Non-Identified Applications       S - 14-19         ETW000001-ETW00060       Email Correspondence with Department of Taxation re	Global00010       Attachment A       8'-14'-17'       NO         DOT-GreenLeaf00009-       GREEN LEAF FARMS	Global00010       Attachment A       8'-19-19'       NO       8'-19-19'         DOT-GreenLeaf00009- DOT-GreenLeaf00008- DOT-       GREEN LEAF FARMS HOLDINGS LLC, Attachment E       ////////////////////////////////////

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CLERK

EXHIBIT	(S)	LIST
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A-19-787004-B

Case No.:	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	
INC. a Nev WELLNES	M DEVELOPMENT COMPANY, vada Corporation, LIVFREE SS LLC, dba The Dispensary, a nited liability company	Court Clerk: DULCE Recorder: <u>JILL HAWKINS</u> Counsel for Plaintiff: Will Kemp, Esq. Nathanael R. Rulis, Esq.	S7LE SP
	VS.		
DEPARTN	STATE OF NEVADA ex rel. its (ENT OF TAXATION; DOES 1 ); and ROE CORPORATIONS 1	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	-	ate fered	Objection	Date Admitted
2001	2000-2169	Application Training – Day 1 – Sign In & Complete Icebreaker	5/2	4/19	STIP	5/24/19
2002	2170-2233	Application Training – Train the Trainer	1		$\mathcal{C}$	1
2003	2234-2366	Application Training – Application & Score Sheet				
2004	2367-2389	Application Training – Application Practice				
2005	2390-2400	Application Criteria Points Breakdown				
2006	2401-2444	Application Training – Sign In				
2007	2445-2483	Application Training - Sign In			1	
2008	2484-2486	Executive Order Establishing a Task Force on the Implementation of Ballot Question 2: The Regulation and Taxation of Marijuana Act		l		
_009	2487-2647	Governor's Task Force on the Implementation of Question 2: The Regulation and Taxation of Marijuana Act – Final Report	5]:	24/22	STIF	5)24/19

returned to counsel. See Accept Filed 8-16-12 m

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 DEVELOPMENT COMPANY, INC., et al.

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#### STATE OF NEVADA ex rel. its DEPARTMENT 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.

VS.

Exhibit	Bates		Date	Objection	Date	]
Number	No.(s)	Exhibit Description	Offered	Objection	Admitted	{
2010	2648-2650	Retail Dispensaries in Clark County and Washoe County	5/24/19	STIP	5/24/29	up
2011	2651	Stores Outside Washoe and Clark Counties	1		;	Jug
2012	2652-2656	Score Sheet – Adequacy of Size – Building Plans (Non-Identified)				WP
2013	2657-2670	Score Sheet – Care, Quality Safekeeping (Non- Identified)				m
014	2671-2674	Score Sheet – Financial Resources (Identified)				ໄໝ
2015	2675-2678	Score Sheet – Likely Impact on the Community (Non- Identified)				ω
2016	2679-2684	Score Sheet Organizational Structure (Identified)				lmb
2017	2685-2688	Score Sheet – Taxes Beneficial Financial Contributions		(		W
2018	2689-2695	2018 Retail Marijuana Store Application Scores and Rankings	5/24/19	STIP	5/24/19	] u
2019	D <b>OT-GB</b> SNV 000008	ATTACHMENT A TO RECREATIONAL MARIOUANA ESTA DUSHMENT APPLICATION	•	NO	5-30-19	ω
2020		BALLOT INITATIVE	6-18-19		6-18-19	w
2021		LIST SERVE ARCHIVE	7-10-19	NO	7-10-19	ψ
2022		ELLAIL ARCHIVE	7-10-19	NO	7-10-19	100
2023			7-15-19	NO	7-15-19	1
2024			7-15-19	NO	7-15-19	\$W
						]

A-19-787004-B

Case No.:	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> I	ERENITY WELLNESS ET AL.	Court Clerk: DULCE Recorder: JILL HAWKINS Counsel for Plaintiff: Will Kemp, Dominic Ger	
	VS.		
<b>TA)</b> Def. Interve	STATE OF NEVADA, DEPT. OF (ATION mors: NEVADA ORGANIC MEDIES, LLC, et al.	Counsel for Defendant- Intervenors: David Koch, Brody W	'ight

### **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.

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered		Objectior		ate nitted
5001		SB32				5/2	
5002		2014 Application	1		6		<u></u> 1
5003		2018 Application		-		L.	Ţ
5004		Final Score Rankings by Jurisdiction	1				1
5005		July 6, 2018 Notice of Intent to Accept Applications		1			1
5006		Entity Application Key		1			[
5007		Identified Tally Sheets Combined		1		1	
5008		Non-Identified Tally Sheets			<b>  </b>	+	
5009		Procedure Scoring Review			-/		
5010		TGIG Secretary of State Information			- <i>[</i>		
5011 }	DOT- TGIG08853- 8972	TGIG Organizational Structure Tab				17-	
5012	DOT- TGIG00089	Sept. 13, 2018 Letter from Dept. of Taxation to Amanda Connor re TGIG, LLC	5/2	4/19	STIP	5/2	+19

admitted have been returned to counsel. See Receipt filed 8/29/19.

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	•	EXHIBIT(S) LIST		•		
5013	DOT- TGIG08878	TGIG list of officers, owners, board members	5/24/19	STIP	5/24/19	U
5014		New Cannabis Ventures Article "5 U.S. Cannabis Companies"	1.	(	/	u
5015		New Cannabis Ventures Article "This Cannabis SPAC Expects Dramatic Growth"				v
5016	DOT-Livfree 01441-1469	Livfree Wellness, LLC Part I, Tab X			1	U
5017		Article: "Carpincho Capital Completes Business Combination with MM Development Company"	5/24/19	STIP	5/24/19	U
<u>ــــــــــــــــــــــــــــــــــــ</u>			 		<u> </u>	,

SEE NEXT PAGE -7

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5013	DOT-	TGIG list of officers, owners, board members			
J	TGIG08878				
5014		New Cannabis Ventures Article "5 U.S. Cannabis Companies"			
5015		New Cannabis Ventures Article "This Cannabis SPAC Expects Dramatic Growth"			
5016	DOT-Livfree 01441-1469	Livfree Wellness, 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	5-29-19
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 <b>9</b> 5-29-19
5024		Dec. 29, 2016 Article "Las Vegas Pot Dispensary's License Is Suspended" Las Vegas Sun			<b></b>
- (3	<i>i</i> -,		į i		]
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		EXHIBIT(S) LIST			
5013	DOT- TGIG08878	TGIG list of officers owners, board members			
014		New Cannabis Ventures Article "5 U.S. Cannabis Companies"			
5015		New Carinabis Ventures Article "This Cannabis SPAC Expects Dramatic Growth"			
5016	DOT-Livfree 01441-1469	Liviree Wellness, LLC Part I, Tab X			
5017		Article: "Carpincho Capital Completes Business Combination with MM Development Company"			
5018		Rating Criteria on Application Recommendations			
5019		Planet 13 Holdings Inc. Management Discussion and Analysis		. /	
5020		Planet 13 Holdings Inc. Annual Information Form			
5021		Planet 13 Corporate Presentation April 2019			
5022		Planét 13 Team			
5023		Department of Taxation Licensed Entity Owners/Officers/Board Members as of May 1, 2019			
5024		Dec. 29, 2016 Article "Las Vegas Pot Dispensary's License Is Suspended" Las Vegas Sun			
5025			6-10-19	NO	6-10-19
026		NOR Transfer of Interest Approval Letter	6-10-19	NO	6-10-19 6-10-19
5027		NOR Ownership Approval Letter and Notice of	6-11-19		6-11-19
5028	<u> </u>	Page from NOR Operating Agreement	6-11-19		6-11-19
5029		Serenity Wellness Center LLC Secretary of State		NO	6-11-19
5000	1		1 112 1 1 1		
5030		Alternative Solutions LLC Secretary of State Page		-10	7-1-191
5030		CLS Holdings USA, Inc. Secretary of State Page	7-15-19	NO	-7-15-19
		CLS Holdings USA, Inc. Secretary of State Page		NO NO	7-15-19 7-15-19
5031		CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart	<del>7-15-19</del> 7-15-19	NO NO	7-15-19 7-15-19
5031 5032		CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart	7-15-19	NO NO	7-15-19 7-15-19 7-15-19
5031 5032 5033	Serenity 00005	CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart	<del>7-15-19</del> 7-15-19		7-15-19 7-15-19
5031 5032 5033 5034		CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart Serenity Wellness Center Attachment C	7-15-19 7-15-19 7-15-19 7/1/19	NO NO NO NO	7-15-19" 7-15-19" 7-15-19"
5031 5032 5033 5034 5035	00005 ETW 00024- 60 ETW 00059	CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart Serenity Wellness Center Attachment C Serenity Wellness Center Letter Sept. 13, 2018 ETW Listserv Email ETW Attachment A	7-15-19 7-15-19 7-15-19 7-15-19 1/1/19 6-11-19	NO NO NO NO	7-15-19 7-15-19 7-15-19 7-15-19 0 7/1/19
5031 5032 5033 5034 5035 5036	00005 ETW 00024- 60	CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart Serenity Wellness Center Attachment C Serenity Wellness Center Letter Sept. 13, 2018 ETW Listserv Email ETW Attachment A Organizational Structure (Identified) NOR	7-15-19 7-15-19 7-15-19 7-15-19 7/1/19 6-11-19 6-11-19	NO NO NO NO NO	7-15-19 7-15-19 7-15-19 7-15-19 6-11-19 6-11-19
5031 5032 5033 5034 5035 5036 5037	00005 ETW 00024- 60 ETW 00059 DOT021838-	CLS Holdings USA, Inc. Secretary of State Page Serenity Wellness Attachment A Serenity Wellness Organization Chart Serenity Wellness Center Attachment C Serenity Wellness Center Letter Sept. 13, 2018 ETW Listserv Email ETW Attachment A Organizational Structure (Identified) NOR MM Development Company, Inc. Secretary of State	7-15-19 7-15-19 7-15-19 7-15-19 1/1/19 6-11-19	NO NO NO NO NO	7-15-19 7-15-19 7-15-19 7-15-19 0 7/1/19

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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
5043	Statewide Ballot Questions 2016	6-20-19	NO	6-20-19
5044	Letter dated January 10, 2019 from Jorge Pupo to Will Kemp	6-20-19	NO	6-20-19

CONTINUED NEXT PAGE -7

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	
		Court Clerk: Dulce Ron	ncq
Plaintiff: <u>SE</u>	ERENITY WELLNESS ET AL.	Recorder: Jill Hawk	
		Counsel for Plaintiff: Will Ker	np, Dominic Gentile
	vs.	Adam Bult, Theodore	Parker
	<u>STATE OF NEVADA, DEPT. OF</u> ATION	Counsel for Defendant- Intervenors:	cph Guticnez

#### **HEARING BEFORE THE COURT**

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

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Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted
5045		MINUTES OF THE LEGISLATIVE COMMUSSION	7-1-19	NO	7-1-191
5046		FINAL REPORT OF GOVERNORS TASK FORCE MAY 31, 2017	admittea		ready t provided
5047		TEXT MESSAGES	7-15-19		7-15-19
5048		TEXT MESSAGES	7-15-19		7-15-19
5049		GOVERNOR'S TROK FORCE MINUTES MARCH 3, 2017	7-11-19	NO	7-11-19
5050		GOVERNOR'S TROK FORCE MINUTS MARCH 31, 2017			
5051		ASSETABLY BILL MINUTES MAY 3, 2017			

5052				Date Admitte	1
	ASSEMBLY BILL MINUTES			1	
	hear 30, 2017				
	EMAIL CORRESPONDENCEN				
5050	HEATHER AZZI; SUPPLEMENT TO POCILET BRIEFIC: MEANING OF PHRASE				
5054	LEGISLA TIVE REVIEW OF				]
	ADOPTED REGULATIONS				
5055	DLANET 13 HOLDINGS INC. MANAGER DISCUSSION & ANALYSIS OF THE FINAL				
	POSITION & RESULTS OF OPERATIONS		NO	7-15-19	վ
	SUPPLEMENTAL REGISTRATION				
50.56	OY THRIVE	7-15-19	Sustained)		1
· · · ·	LETTER FROM MARK BRADLEY				Ţ
5057	TO DEPT. OF TAXATTON				
	GB SCIENCES LETTER TO				
5058	DEPTOF TAXATION				
5059	AFFIDAVIT OF KATTY PETERSON	7-18-19	087		l
5007	2/7/18 ARTICLE IN MARYJUANA OUSIN	_	(sustand)	<u> </u>	_ `
·	DAILY: "STRND-ALONE MARISUANA				
5060	GAANIERS "		l		
	a log log roman = "TH SPITE OF CONCE	eas r			
5761	TROM SHALLER BUSILESES LAW MAKER. SROM SHALLER BUSILESES LAW MAKER. ON AN IMOUSLY APPROVE MARISHAAA REED	ATTOLS			
	THRIVE BACKGROUND CHECK		<u></u>	1	_

BOARD MERIBER ATTESTATION FORM)

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Case No.:	A-19-786962-B	Hearing D	Date:	1	May 24, 2019	
Dept. No.:	XI	Judge: Honorable Elizabeth Gonzalez				
-		- Court Cle	rk:	Danielle	Meriwether	
Plaintiff: Serenity Wellness Center, LLC et al		Recorder: Jill Hawkins			wkins	
		Counsel for Plaintiff: Dominic Gentile, Esq.			Dominic Gentile, Esq.	
	VS.					
Defendant: State of Nevada; Helping Hands Wellness Center, Inc., Defendant Intervenor		Counsel f Jared Kal			Aaron Ford, Esq. (State Nevada) ervenor Defendant)	

#### HEARINGBEFORE THE COURT

Defendant Intervenor's EXHIBITS (HELPING HANDS WELLNEDS CENTER, INC.)

Exhibit	Bates		Date	-	Date	
Number	No.(s)	Exhibit Description	Offered	Objection	Admitted	
5063	HHWC 0001-0002	Memorandum of Understanding TGIG, LLC and Jameson Family (HHWC)	8-14-19	NO	8-14-19	, vps
5064	HHWC 0003-0006	TGIG, LLC Financial Projections	8-14-19	NO_	8 -14-19 8 -14-1	∍ vĄ
5065	HHWC 0007-0012	Clark License LOI (REDACTED)	8-14-19	0137	8-14-19	v.g.
5066	HHWC 0013-0018	City License LOI (REDACTED)	8-14-19	0BJ	8-14-19	¢ω <sup>°</sup>
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		<u> </u>				
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Case No.:	A-19-786962-B	Hearing Dat	e: M	IAY 24, 2019	
റല്ലt. No.:	XI	 Judge: H	ON. ELIZA	BETH GONZALEZ	
		Court Clerk(s):	DULCE ROMEA		
Plaintiff: <u>SE</u> LLC	RENITY WELLNESS CENTER,	Recorder:	JILL H	AWKINS	
		Counsel for	Counsel for Plaintiff:		
	VS.				
Defendant: STATE OF NEVADA DEPARTMENT OF TAXATION		Counsel for Defendant:			

See 5/24/19 minutes for complete list of appearances.

### **HEARING BEFORE THE COURT**

#### COURT'S EXHIBITS

Exhibit	Exhibit Description	Date Offered	Objection	Date <del>Admitted</del> Marked	
1	COURT'S DISCLOSURE 25: FLOWERS RECEIVED			6-10-19	u <b>x</b>
2	DENNIS PRINCE'S POWERPOINT FOR CLOSING ALGUMENT			8-16-19	, <sub>6-</sub> 0,
3	EMAIL FROM MR. SHEVORSKI (Monute Order)			6-10-19 8-16-19 8-22-19	, wo
-					
	·				
<u> </u>					
F					

Dept. No.: XI

Hearing Date:

Judge: HON. ELIZABETH GONZALEZ Court Clerks:

DULCE LOMER

Plaintiff: SERENITY WELLNESS CENTER, Recorder:

**JILL HAWKINS** 

Counsel for Plaintiff:

#### Defendant: STATE OF NEVADA **DEPARTMENT OF TAXATION**

Counsel for Defendant:

See 5/24/19 minutes for complete list of appearances.

#### **HEARING BEFORE THE OCURT**

#### **DEMONSTRATIVE EXHIBITS**

Exhibit Number	Exhibit Description ,	Date Offered	Objection	Date <del>Admitted</del> <i>Marked</i>	
0-1	THUMB DRIVE!	·		5-28-19	Sr.
2-2	SLIDE "FACTUAL STATEMENT"			5-31-19	J.
p-3	MR. KEMP'S HYPOTHETTCAL DRAWING	• <u>-</u>		6-10-19	w.
D-4	SLIDES BY MR. CRISTALL			6-11-19	
15	INSTRUCTIONS FOR LIMITED - LIABILITY COMPANY ARTICLES OF ORGANIZATION	<b></b>		6-11-19	
D-6	NEVADA ORGANIC REMEDIES LLC ANNUAL LIST OF OFFICERS			6-11-19	
0-7				6-11-19	৸৵
0-8	UPS STORE APPRESS			6-11-19	A.
D-9	GXAM ATION OF COLOG FUTU			6-20-19	کارد
D-10				<b>6-20-19</b> 7-12-19	yrd .
	}				
l					

Case No.: A-19-786962-B

<u>LLC</u>



#### 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-19-787540-W

# **RE CASE:** NEVADA WELLNESS CENTER, LLC vs. STATE OF NEVADA DEPARTMENT OF TAXATION

NOTICE OF APPEAL FILED: September 19, 2019

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

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

- 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)\*\*
- Solo − 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
- □ 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. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

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

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

# **Certification of Copy**

### State of Nevada County of Clark SS:

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

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

NEVADA WELLNESS CENTER, 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.

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

Case No: A-19-787540-W

Dept No: XVIII