IN THE SUPREME COURT OF THE STATE OF NEVADA

DESERT VALLEY CONTRACTING, INC., a Nevada corporation,

Appellant,

VS.

IN-LO PROPERTIES, a Nevada limited liability company; EUGENE INOSE, an individual; JEFFREY LOUIE, an individual; DOES 1 through 10; and ROE ENTITIES 1 through 10,

Case No.: 79751

Electronically Filed District Court No. AJuk 1732020 02:16 p.m. Elizabeth A. Brown **Clerk of Supreme Court**

Respondents.

APPEAL From the Eighth Judicial District Court, The Honorable Joe Hardy Presiding

RESPONDENT'S APPENDIX Volume I

BRIAN W. BOSCHEE, ESQ. Nevada Bar No. 7612 bboschee@nevadafirm.com JESSICA M. LUJAN, ESQ. Nevada Bar No. 14913 jlujan@nevadafirm.com **HOLLEY DRIGGS** 400 South Fourth Street, Third Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308 Facsimile: (702) 791-1912 Attorneys for Respondents In-Lo Properties, Eugene Inose, and Jeffrey Louie

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of the law firm of Holley Driggs,

and that on this 17th day of July, 2020, the above and foregoing RESPONDENT'S

APPENDIX, Volume I was e-filed and e-served on all registered parties to the

Supreme Court E-Flex system and with the Clerk of Court.

Carrie E. Hurtik, Esq. Jonathon R. Patterson HURTIK LAW AND ASSOCIATES 6767 West Tropicana Ave., Suite 200 Las Vegas, NV 89103

/s/Madeline VanHeuvelen an employee of Holley Driggs

1 DDW 2 RACHE E. HURTIK, ESQ. Nevada Bar No. 7028 RACHEL L. SHELSTAD, ESQ. Nevada Bar No. 13399 RACHEL A. SICOANE, ESQ. Nevada Bar No. 14120 HURTIK LAW & ASSOCIATES 7866 W. Sahara Avenue Las Vegas, Nevada 89117 1 (702) 966-5200 Telephone (702) 966-5200 Facsimile ohurik@hurtiklaw.com rsbeistad@hurtiklaw.com rsbeistad@hurtiklaw.com rsbeistad@hurtiklaw.com rsbeistad@hurtiklaw.com rsbeistad@hurtiklaw.com cLark COUNTY, NEVADA DESERT VALLEY CONTRACTING, INC. a Case No: A-16-734351-C Derevada corporation, Plaintiff, vs. Plaintiff, vs. Plaintiff, vs. Defendants. EUGENE INOSE, an individual; Defendants. EUGENE INOSE, an individual; Counterclaimant, vs. DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X, inclusive, Counter-defendants, 20 Counter-defendants, 21 Counter-defendants, 22 Counter-defendants, 23 Counter-defendants,			
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 ¹⁸ individual; JÉFFREY LOUIE, an individual; DOES 1 through 10; and ROE ENTITIES 1 through 10, ¹⁹ Defendants. ²⁰ Defendants. ²¹ EUGENE INOSE, an individual; ²² Counterclaimant, ²³ vs. ²⁴ DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X, inclusive, and ROE CORPORATIONS I through X, inclusive, ²⁶ Counter-defendants, ²⁷ SUPP000001 	1/		
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Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 1			
		Initial Disclosures of Witnesses a	and Exhibits Pursuant To NRCP 16.1 - 1

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PLAINTIFF/COUNTER-DEFENDANT, DESERT VALLEY CONTRACTING, INC.'S INITIAL DISCLOSURES OF WITNESSES AND EXHIBITS PURSUANT TO N.R.C.P. 16.1

COMES NOW, Plaintiff/Counter-defendant, Desert Valley Contracting, Inc.'s (hereinafter collectively "Plaintiff/Counter-defendant" or "DVC") by and through its attorneys of record, HURTIK LAW & ASSOCIATES, and hereby submits DVC'S Initial Disclosure of Documents and Witnesses pursuant to Rule 16.1 of the Nevada Rules of Civil Procedure as follows:

I.

PLAINTIFF/COUNTER-DEFENDANT'S LIST OF WITNESSES

Pursuant to Rule 16.1(a)(1)(A) of the Nevada Rules of Civil Procedure, Plaintiff/Counterdefendant hereby discloses the name, the address and telephone number, if known, of each individual or entity likely to have discoverable information – along with the subjects of that information – that the Plaintiff/Counter-defendant may use to support its claims and defenses:

 Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc.
 c/o Hurtik Law & Associates
 7866 West Sahara Avenue
 Las Vegas, Nevada 89117
 Telephone: (702) 966-5200

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson, Nevada 8901 2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by DVC during the course of litigation.

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1	2. Dennis Zachary		
2	c/o Hurtik Law & Associates 7866 West Sahara Avenue		
	Las Vegas, Nevada 89117 Telephones (702) 066 5200		
3	Telephone: (702) 966-5200		
4	Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the		
5	repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair		
6	and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
7 8	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
° 9	alleged in this matter.		
10	3. Eugene Inose		
11	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101		
12	Telephone: (702) 791-0308		
13	Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair		
14	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and		
15	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
16	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
17	alleged in this matter.		
18			
19	4. Jeffrey Louie c/o Holley Driggs Walch Fine Wray Puzey & Thompson		
20	400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101		
21	Telephone: (702) 791-0308		
22	Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair		
23	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and		
24	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
25	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
26	alleged in this matter.		
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 Person Most Knowledgeable and/or Custodian of Records for IN-LO Properties, LLC c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Sunrise Service, Inc.
 7380 Commercial Way Henderson, Nevada 89011

The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Sunrise Service, Inc. during the course of litigation.

7. The Person(s) Most Knowledgeable and/or Custodian of Records Summit Tile & Stone c/o FELDMAN GRAF, P.C.
8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147 Telephone: (702) 949-5096

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Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 4

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The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Summit Tile & Stone during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Hy-Bar Windows and Doors
 6210 South Annie Oakley Las Vegas, Nevada 89120

The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Hy-Bar Windows and Doors during the course of litigation.

 9. The Person(s) Most Knowledgeable and/or Custodian of Records Easy Lift Elevators
 2326 Caserta Court Henderson, Nevada 89074

The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is

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expected to testify regarding the authenticity of documents produced by Easy Lift Elevators during the 1 course of litigation. 2 10. The Person(s) Most Knowledgeable and/or Custodian of Records 3 **Eagle Sentry** 4 3595 East Patrick Lane, #1200 Las Vegas, Nevada 89120 5 The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the facts and 6 7 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and 8 any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eagle Sentry 9 is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied 10 for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to 11 testify regarding the authenticity of documents produced by Eagle Sentry during the course of 12 litigation. 13 The Person(s) Most Knowledgeable and/or Custodian of Records 11. 14 Desert Home Electric, Inc. 15 8625 West Sahara Avenue, #441 Las Vegas, Nevada 89117 16 The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the 17 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 18 19 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 20 at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work 21 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 22 Records is expected to testify regarding the authenticity of documents produced by Desert Home 23 Electric, Inc. during the course of litigation. 24 12. The Person(s) Most Knowledgeable and/or Custodian of Records 25 Artesia Kitchen & Bath 2972 South Rainbow, Suite B 26 Las Vegas, Nevada 89146 27 28 SUPP000006

The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & Bath during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Efficient Space Planning 6045 Harrison Drive, #4 Las Vegas, Nevada 89120

The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient Space Planning is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Efficient Space Planning during the course of litigation.

14. The Person(s) Most Knowledgeable and/or Custodian of Records Diversified Protection Systems, Inc.
4435 Wagon Trail Avenue Las Vegas, Nevada 89118

The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counterdefendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the SUPP000007

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1	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of	
2	documents produced by Diversified Protection Systems, Inc. during the course of litigation.	
3	15. The Person(s) Most Knowledgeable and/or Custodian of Records Custom Landau	
4	P.O. Box 753476	
5	Las Vegas, Nevada 89136	
6	The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and	
7	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
8	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom	
9	Landau is expected to testify as pertains to any subcontracts to the scope of work and any materials	
10	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is	
11 12	expected to testify regarding the authenticity of documents produced by Custom Landau during the	
12	course of litigation.	
14	16. The Person(s) Most Knowledgeable and/or Custodian of Records	
15	Arx Engineering 3413 Carolina Moon Avenue	
16	North Las Vegas, Nevada 89081	
17	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and	
18	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
19	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx	
20	Engineering is expected to testify as pertains to any subcontracts to the scope of work and any	
21	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
22	Records is expected to testify regarding the authenticity of documents produced by Arx Engineering	
23 24	during the course of litigation.	
24	17. The Person(s) Most Knowledgeable and/or Custodian of Records	
26	Central Valley Insulation P.O. Box 534451	
27	Atlanta, GA 30353-4451	
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1401 Trade Drive North Las Vegas, Nevada 89030

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2	The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the
,	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
5	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
5	at Central Valley Insulation is expected to testify as pertains to any subcontracts to the scope of work
,	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
3	Records is expected to testify regarding the authenticity of documents produced by Central Valley
,	Insulation during the course of litigation.
2	 The Person(s) Most Knowledgeable and/or Custodian of Records Burnham Painting & Drywall Corp. 668 Middlegate Road Henderson, Nevada 89011
;	The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to
	testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-
	defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most
,	Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify as pertains to any
	subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the
	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of
	documents produced by Burnham Painting & Drywall Corp. during the course of litigation.
	 19. The Person(s) Most Knowledgeable and/or Custodian of Records Comfort Home Appliance 6672 Boulder Hwy, Suite 6 Las Vegas, Nevada 89122
	The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the
	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
	at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work SUPP000009

1	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
2	Records is expected to testify regarding the authenticity of documents produced by Comfort Home
3	Appliance during the course of litigation.
4	20. The Person(s) Most Knowledgeable and/or Custodian of Records Diva Interior Concepts, LLC
5	10040 West Cheyenne, Suite 170-115 Las Vegas, Nevada 89129
6	
7	The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the
8	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
9	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
10 11	at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of
12	work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The
13	Custodian of Records is expected to testify regarding the authenticity of documents produced by Diva
14	Interior Concepts, LLC during the course of litigation.
15	21. The Person(s) Most Knowledgeable and/or Custodian of Records
16	Desert Lumber 4950 North Berg
17	North Las Vegas, Nevada 89081
18	The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and
19	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
20	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert
21	Lumber is expected to testify as pertains to any subcontracts to the scope of work and any materials
22 23	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is
23	expected to testify regarding the authenticity of documents produced by Desert Lumber during the
25	course of litigation.
26	22. The Person(s) Most Knowledgeable and/or Custodian of Records
27	Firehouse Electric 6955 North Durango Ste. # 1115
28	Las Vegas, Nevada 89149 SUPP000010
	Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 10
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The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.

 23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing
 7500 West Lake Mead Blvd., Suite 9-483
 Las Vegas, Nevada 89128

The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Precision Plumbing during the course of litigation.

 24. The Person(s) Most Knowledgeable and/or Custodian of Records Picture Perfect TV
 3297 Las Vegas Blvd. North, Ste. 62
 Las Vegas, Nevada 89121

The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is SUPPO00011

1	expected to testify regarding the authenticity of documents produced by Picture Perfect TV during the	
2	course of litigation.	
3	25. The Person(s) Most Knowledgeable and/or Custodian of Records	
4	West Coast Concrete, Inc. 3904 Raymert	
5	Las Vegas, Nevada 89121	
6	The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the	
7	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
8	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
9	at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work	
10	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
11	Records is expected to testify regarding the authenticity of documents produced by West Coast	
12	Concrete, Inc. during the course of litigation.	
13	26. The Person(s) Most Knowledgeable and/or Custodian of Records	
14	Silver State Specialties, LLC	
15 16	4030 Industrial Center Dr. Ste. 501 North Las Vegas, Nevada 89030	
17	The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the	
18	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
19	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
20	at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of	
21	work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The	
22	Custodian of Records is expected to testify regarding the authenticity of documents produced by Silver	
23	State Specialties, LLC during the course of litigation.	
24		
25	27. The Person(s) Most Knowledgeable and/or Custodian of Records Prosource of Las Vegas	
26	7350 Dean Martin Drive, Suite 303 Las Vegas, Nevada 89139	
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The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Prosource of Las Vegas during the course of litigation.

 28. The Person(s) Most Knowledgeable and/or Custodian of Records Wilshire Refrigeration & Appliance, Inc.
 9177 Kelvin Avenue Chatsworth, California 91311

The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counterdefendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation.

Plaintiff/Counter-defendant hereby reserves the right to supplement this list of witnesses as discovery is continuing. Plaintiff/Counter-defendant hereby reserves the right to rely on and/or call to testify any and all witnesses produced and/or listed by any other party to this action at the time of trial of this matter.

II.

PLAINTIFFS' LIST OF DOCUMENTS

Pursuant to Rule 16.1(a)(1)(B) of the Nevada Rules of Civil Procedure, Plaintiff/Counterdefendant hereby disclosure and describes by category all documents, electronically stored

Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 13

information, and/or tangible things that Plaintiff/Counter-defendant have in their possession, custody,

or control and may be used to support its claims and/or defenses:

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3	Description	Bates Number
4	Artesia Kitchen & Bath, Invoice No.: 869, dated October 14,	DVC000001
5	2014 Artesia Kitchen & Bath, Unconditional Waiver and Release on	DVC000002
6	Progress Payment, dated October 31, 2014 Artesia Kitchen & Bath, Conditional Waiver and Release on	DVC000003
7	Progress Payment, dated April 27, 2015	
8	Artesia Kitchen & Bath, Labor Payment Affidavit, dated April 27, 2015	DVC000004
9	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000005
10	Creative Closets & Cabinets, Check Receipt No.: 14507	DVC000006
11	Email from Janelle Conrady to Rachelle Elliston, Re: Inose Residence, dated July 7, 2015	DVC000007-DVC000009
12	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000010
13	Notice to Owner and Contractor of Right to Lien, dated October 14, 2014	DVC000011
14	Approved Proposal, dated September 12, 2014	DVC000012-DVC000015
15	Artesia Kitchen & Bath, Invoice No.: 1052, dated April 27, 2015	DVC000016
16	Artesia Kitchen & Bath, Out of Stock Certificate, dated April 27, 2015	DVC000017
17	Artesia Kitchen & Bath, Invoice No.: 1134, dated July 7, 2015, Re: Change Order	DVC000018
18	DVC Receipt Artesia Kitchen & Bath, dated October 16, 2014	DVC000019
19	Arx LLC, Unconditional Waiver and Release on Final Payment, dated October 16, 2014	DVC000020
20	Arx LLC, Conditional Waiver and Release on Final Payment, dated September 24, 2014	DVC000021
21	DVC Receipt Arx, LLC, dated October 16, 2014	DVC000022
22	Arx LLC, Invoice No.: 0531, dated September 24, 2014	DVC000023
	Arx LLC, Invoice No.: 0535, dated October 1, 2014	DVC000024
23	Arx, LLC, Structural Engineering Memorandum, dated September 23, 2014	DVC000025-DVC000028
24	Arx, LLC, Professional Services Agreement, dated September 18, 2014	DVC000029-DVC000030
25	DVC Receipt for Burnham Painting & Drywall Corp., dated	DVC000031
26	September 23, 2014 Burnham Painting & Drywall Corp. Proposal, dated September	DVC000032
27	23, 2014	
28		SUPP000014

1 11 1	Burnham Painting & Drywall Corp., Unconditional Waiver and Release Upon Final Payment, dated May 22, 2015	DVC000033
2	DVC Receipt for Burnham Painting & Drywall, Final Check, lated April 22, 2015	DVC000034
3 I	Email Chain between Gordon Lapointe and Rachelle Elliston, Re: Payment, dated April 24, 2015	DVC000035-DVC000037
	Letter from State Contractors Board, dated April 27, 2015	DVC000038
	Letter from State Contractors Board, dated April 6, 2015	DVC000039
	Consumer Complaint Form, dated March 30, 2015	DVC000040-DVC000041
	Letter from State Contractors Board, dated March 30, 2015	DVC000042-DVC000051
	Email Chain between Toni Burnham and Rachel Elliston, Re: nvoice 19477, dated April 3, 2015	DVC000052
	OVC Receipt for Central Valley Insulation, dated April 16, 2015	DVC000053
, [C	Comfort Home Appliance, Invoice No.: 07335, dated August 25, 2015	DVC000054
	Email from Bank of America to Diana Cerda, Re: Receipt for Comfort Home Appliance, dated September 2, 2014	DVC000055
V V	West Coast Concrete, Inc., BID Proposal and Contract Agreement, dated April 23, 2015	DVC000056-DVC000057
	Desert Home Electric, Inc., Conditional Waiver and Release upon Progress Payment, dated October 21, 2014	DVC000058
	Desert Home Electric, Inc., Labor/Material from Stock Release	DVC000059
r 11 🛏 -	OVC Receipt for Custom Landau, June 8, 2015	DVC000060
	Custom Landau, Approved Invoice 5799, dated April 8, 2015	DVC000061
	Custom Landau, Invoice 5179, dated February 25, 2015	DVC000062
	Custom Landau, Paid Out of Stock Material Certificated, dated April 8, 2015	DVC000063
מ	Custom Landau, Conditional Waiver and Release Upon Final Payment, dated April 8, 2015	DVC000064
	DVC Receipt for Desert Home Electric, Inc., dated March 18, 015	DVC000065
	Desert Home Electric, Inc., Labor Release, dated January 21, 015	DVC000066
	OVC Receipt for Desert Home Electric, Inc., dated January 30, 015	DVC000067
	Desert Home Electric, Inc., Invoice No.: 14103, dated December 11, 2014	DVC000068
	Desert Home Electric, Inc., Labor/Material Stock Release, ated December 11, 2014	DVC000069
	OVC Receipt for Diva Interior Concepts, LLC, dated March 17, 015	DVC000070
	VC Receipt for Desert Home Electric, Inc., dated June 12, 015	DVC000071
		DVC000072
	Desert Home Electric, Inc., Labor Release, dated May 26, 2015 Brescent Electric Supply Company, Conditional Waiver and	DVC000072 DVC000073
11 1 ~	elease Upon Progress Payment, dated May 26, 2015	SUPP000015

	DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000074
1	DVC Receipt for Desert Home Electric, Inc., dated March 18,	DVC000075
2	2015	
-	Desert Home Electric, Inc., Invoice No.: 14119, dated	DVC000076
3	December 16, 2014	
4	Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 16, 2014	DVC000077
5	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 16, 2014	DVC000078
6	Desert Home Electric, Inc., Approved Quote and Purchase Order Request, dated December 3, 2014	DVC000079
7 0	DVC Receipt for Desert Home Electric, Inc., dated November 12, 2014	DVC000080
8 9	Desert Home Electric, Inc., Letter Re: Phase 1 – Scope of Work for Wire Certification, dated September 24, 2014	DVC000081
10	Desert Home Electric, Inc., Invoice No.: 13957, dated October 21, 2014	DVC000082
11	Desert Home Electric, Inc., Labor/Material Stock Release, dated October 21, 2014	DVC000083
12	DVC Receipt for Desert Home Electric, Inc., dated December 19, 2014	DVC000084
13	Desert Home Electric, Inc., Invoice No.: 14079 dated December 5, 2014	DVC000085
14	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 5, 2014	DVC000086
15 16	Desert Home Electric, Inc., Breakdown – Master Form, dated December 24, 2014	DVC000087
10	Desert Home Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated January 23, 2015	DVC000088
18	Desert Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000089
19	DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000090
20	DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000091
21	DVC Receipt for Desert Home Electric, Inc., dated July 24, 2015	DVC000092
22 23	DVC Receipt for Desert Home Electric, Inc., dated November 12, 2014	DVC000093
23 24	DVC Receipt for Desert Home Electric, Inc., dated December 19, 2014	DVC000094
25	DVC Check History for Desert Home Electric, Inc., dated February 18, 2015	DVC000095
26	Desert Home Electric, Inc., Invoice No.: 14616 dated May 26,	DVC000096
27	2015 Desert Home Electric, Inc., Conditional Waiver and Release	DVC000097
28	Upon Progress Payment, dated May 26, 2015	SUPP000016

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	Desert Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000098
1	Desert Home Electric, Inc., Invoice No.: 14079, dated	DVC000099
2	December 5, 2014	
-	Desert Home Electric, Inc., Conditional Waiver and Release	DVC000100
3	Upon Progress Payment, dated December 5, 2014	
4	Desert Home Electric, Inc., Invoice No., 14103, dated December 11, 2014	DVC000101
5	Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 11, 2014	DVC000102
6	DVC Check History for Desert Home Electric, Inc., dated March 18, 2015	DVC000103
7	Desert Home Electric, Inc., Quote No.: 51216B, dated June 12, 2015	DVC000104
8 9	Desert Home Electric, Inc., Quote No.: 51216C, dated June 12, 2015	DVC000105
9 10	Desert Home Electric, Inc., Approved Quote, dated August 12, 2015	DVC000106
11	City of Henderson, Subcontractor Registration for Desert Home Electric, Inc.	DVC000107
12	DVC's Subcontract with Desert Home Electric, Inc.	DVC000108-DVC000113
12	Desert Home Electric, Inc., Put House Back Together – High Voltage, dated November 18, 2014	DVC000114-DVC000115
	Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000116
14	Desert Home Electric, Inc., Dielectric Test, dated October 21, 2014	DVC000117-DVC000119
15	Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000120
16	Notice of Right to Lien (Private Work), Crescent Electric Supply Co. Inc.	DVC000121-DVC000122
17	Email chain between Steve Raleigh and Diana Cerda, dated October 20, 2014	DVC000123
18	Notice of Right to Lien and Request for Receipt of Notice of	DVC000124
19	Completion, Desert Lumber, dated September 19, 2014	
17	DVC Receipt for Desert Lumber, dated January 30, 2015	DVC000125
20	Desert Lumber, Invoice No. 612380, dated December 3, 2014	DVC000126
	Desert Lumber, Invoice No. 613425, dated December 18, 2014	DVC000127
21 22	DVC Receipt for Las Vegas Toilet Rentals, Inc., dated July 17, 2015	DVC000128
22	Las Vegas Toilet Rentals, Inc., Invoice No.: A-213613, dated July 1, 2015	DVC000129
24	Las Vegas Toilet Rentals, Inc., Invoice No.: A-213864, dated July 1, 2015	DVC000130
25	DVC Receipt for Las Vegas Toilet Rentals, Inc., dated January	DVC000131
26	1, 2015 Las Vegas Toilet Rentals, Inc., Invoice No.: A-209189, dated	DVC000132
27	December 31, 2014 DVC Receipt for Las Vegas Toilet Rentals, Inc., dated February	DVC000133
28	12, 2015	SUPP000017

1	Las Vegas Toilet Rentals, Inc., Invoice No.: A-209739, dated January 31, 2015	DVC000134
2	DVC Receipt for Las Vegas Toilet Rentals, Inc., dated March 16, 2015	DVC000135
3	Las Vegas Toilet Rentals, Inc., Invoice No.: A-210302 dated February 28, 2015	DVC000136
4	DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000137
5	DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000138
6	Diva Interior Concepts, LLC, Estimate No.: 1132, dated March 11, 2015	DVC000139
7	Diva Interior Concepts, LLC, Estimate No.: 1133, dated March 16, 2015	DVC000140
8	DVC Letter to Diva Interior Concepts, LLC, dated October 31, 2014, not signed	DVC000141
9 10	Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment	DVC000142
	DVC's Subcontract with Diva Interior Concepts, LLC	DVC000143-DVC000146
11 12	DVC Receipt for Diva Interior Concepts, LLC, dated April 20, 2015	DVC000147
12	DVC Receipt for Diva Interior Concepts, LLC, dated October 31, 2014	DVC000148
14	Diva Interior Concepts, LLC, Proposal, dated September 10, 2014	DVC000149-DVC000150
15	Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment, Signed	DVC000151
16	Diva Interior Concepts, LLC, Estimate No.: 1137, dated April 14, 2015	DVC000152
17	DVC Receipt for Diva Interior Concepts, LLC, dated May 1, 2014	DVC000153
18 19	Diva Interior Concepts, LLC, Invoice No.: 451, dated April 24, 2015	DVC000154; DVC000159; DVC000160
20	Diva Interior Concepts, LLC, Invoice No.: 450, dated April 21, 2015	DVC000155-DVC000156
21	Diva Interior Concepts, LLC, Estimate No.: 1136, dated April 13, 2015	DVC000157
22	DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000159
23	DVC Receipt for Diva Interior Concepts, LLC, dated July 9,	DVC000161
24	2015 Diva Interior Concepts, LLC, Invoice No.: 417, dated January	DVC000162; DVC000163
25	5, 2015 Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015	DVC000164
	Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015 Diva Interior Concepts, LLC, Statement, dated June 15, 2015	DVC000165
26	DVC Receipt for Diva Interior Concepts, LLC, dated July 17,	DVC000166
27	2015	
28	Diva Interior Concepts, LLC, Statement, dated July 15, 2015	DVC000167 SUPP000018

	ed Protection Systems, Inc., dated	DVC000168
May 13, 2015	ems, Inc., Invoice No.: 104476,	DVC000169; DVC000170
dated September 25, 2014		
3 Diversified Protection Syst	ems, Inc., Estimate No.: 3666, dated	DVC000171
4 September 25, 2014 Email chain between Diana	Cerda and Diversified Protection	DVC000172-DVC000173
	87 St Croix, dated November 11,	
	iversified Protection Systems, Inc.,	DVC000174-DVC000184
	Heaton and Diana Cerda, Re: Inose	DVC000185
	6-00, dated September 19, 2014	DVC000186-DVC000199
	6-00, dated December 17, 2014	DVC000200-DVC000201
	6-00 Change Order 5, dated January	DVC000202
Eagle Sentry, Proposal 807 November 13, 2014	6-00 Change Order 2, dated	DVC000203
	6-00 Change Order 1, dated October	DVC000204-DVC000206
	6-00 Change Order 7, dated July 28,	DVC000207
Eagle Sentry, Proposal 807	6-00 Change Order 8, dated July 28,	DVC000208
	6-00, dated August 27, 2014	DVC000209-DVC000212
	6-00, dated September 19, 2014	DVC000213-DVC000214
	agle Sentry, dated October 3, 2014	DVC000215-DVC000225
	try, dated November 19, 2014	DVC000226
Eagle Sentry Material Relea November 25, 2014		DVC000227
DVC Receipt for Eazylift E	levators, dated July 2, 2015	DVC000228;
	ayment Affidavit, dated June 1,	DVC000229
	tock Material Certification, dated	DVC000230
	No.: INV-162940, dated June 8,	DVC000231
	hange Order 1, dated April 29, 2015	DVC000232
	voice No.: 112514, dated August	DVC000233
Efficient Space Planning Dr	rawings	DVC000234-DVC000236
	Space Planning, dated November 19,	DVC000237
2014		
	1 10 1	DVC000238
Efficient Space Planning M	aterial Suppliers	DVC000230
Efficient Space Planning Ma	No.: 1606, dated September 10,	DVC000239

1	HY-Bar, Change Order, dated December 18, 2014	DVC000240
1	HY-Bar, Proposal, dated November 5, 2014	DVC000241-DVC000242
2	HY-Bar, Change Order, dated January 5, 2015	DVC000243
_	HY-Bar, Proposal, dated August 28, 2014	DVC000244-DVC000249
3	DVC Receipt for HY-Bar, dated March 17, 2015	DVC000250; DVC000254
	HY-Bar, Proposal, Invoice No.: 5978, dated February 25, 2015	DVC000251
4	HY-Bar, Materials from Paid Stock, dated March 3, 2015	DVC000252; DVC000255
5	HY-Bar, Conditional Waiver and Release Upon Progress Payment, dated March 3, 2015	DVC000253
6	DVC Receipt for HY-Bar, dated March 26, 2015	DVC000256
_	HY-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000257
7	Hy-Bar, Conditional Waiver and Release Upon Progress Payment, dated April 17, 2015	DVC000258
8	Hy-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000259
9	DVC Receipt for Hy-Bar, dated April 16, 2015	DVC000260
	Hy-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000261
10	Hy-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000262
	DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000263
11	Hy-Bar, Invoice No.: 6328, dated April 1, 2015	DVC000264
12	Hy-Bar, Job No.: 106404, dated August 8, 2014	DVC000265
12	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000266
13	HY-Bar, Change Order, dated April 22, 2015	DVC000267
1.	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000268
14	HY-Bar, Change Order, dated April 22, 2015	DVC000269
15	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000270
	Unknown Invoice, dated November 17, 2014	DVC000271
16	HY-Bar, Materials from Stock Paid, dated November 25, 2014	DVC000272; DVC000273;
1.7		DVC000275
17	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000274
18	HY-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000276
	HY-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000277
19	HY-Bar, Invoice 5977, dated February 25, 2015	DVC000278
	DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000279
20	DVC Receipt for Hy-Bar, dated August 7, 2015	DVC000280
21	DVC Receipt for Hy-Bar, dated November 19, 2015	DVC000281; DVC000282
	Macrotec Consulting, LLC, Microbial Investigation Report	DVC000283-DVC000305
22	Efficient Space Planning, Invoice No. 2081, dated November 24, 2014	DVC000306
23	Efficient Space Planning, Conditional Waiver and Release	DVC000307
24	Upon Progress Payment, dated November 25, 2014	
²⁴	Efficient Space Planning Material Supplies	DVC000308
25	DVC's Subcontract with Efficient Space Planning	DVC000309-DVC000319
26	Eagle Sentry, Service Invoice No.: 159141, dated October 21, 2014	DVC000320
~	Eagle Sentry, Materials Release, dated November 25, 2014	DVC000321
27	Eagle Sentry, Conditional Waiver and Release Upon Progress	DVC000322
28	Payment, dated November 25, 2014	SUPP000020
~		301100020

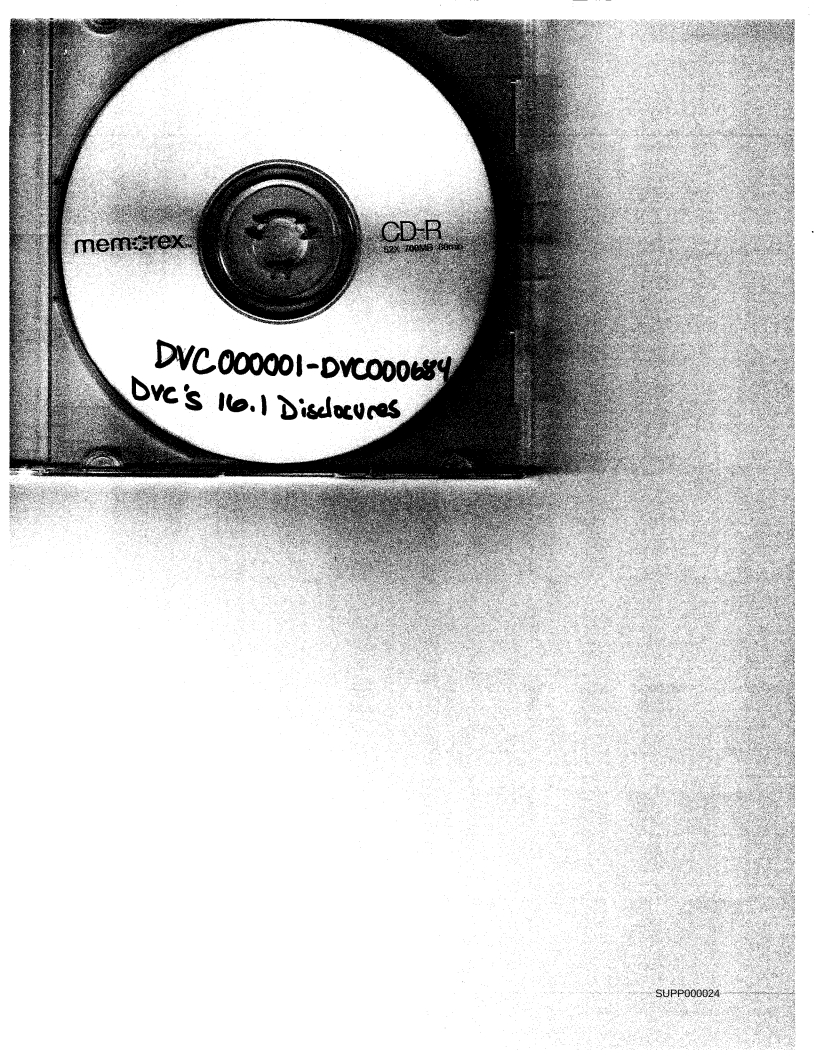
	Summit Tile & Stone, Invoice No.: 1314, dated July 28, 2015	DVC000323
1	Summit Tile & Stone, Approved Proposal, dated April 29, 2015	DVC000324-DVC000326
2	DVC Receipt for Perfect Picture TV Repair, dated August 18,	DVC000327
-	2014	
3	Perfect Picture TV Repair, Lead Tech Worksheet, dated August	DVC000328
	18, 2014	
4	Perfect Picture TV Repair, Invoice, dated August 18, 2014	DVC000329-DVC000340
5	Precision Plumbing, Invoice No.: 39739, dated August 4, 2014	DVC000341
	DVC A/R History Report, dated August 8, 2015	DVC000342
6	DVC Receipt for PS of Las Vegas, LLC, dated July 2, 2015	DVC000343
	ProSource of Las Vegas, Estimate, dated May 14, 2015	DVC000344
7	Silver State Insulation, Proposal No.: I3854, dated August 15,	DVC000345
8	2014	
°	Email from Dustin Dreier to Diana Cerda, Re: Proposal, dated	DVC000346
9	August 25, 2014	
	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000347
10	Sunrise Service, Inc., Invoice No.: A142549, dated September	DVC000348
11	26, 2014	
11	Sunrise Service, Inc., Invoice No.: A142541, dated September	DVC000349
12	23, 2014	
	Sunrise Service, Inc., Invoice No.: A142545, dated September	DVC000350
13	24, 2014	
.	Sunrise Mechanical, Inc., Proposal, dated August 21, 2014	DVC000351
14	Letter from Sunrise Mechanical, Inc., dated November 25, 2014	DVC000352
15	City of Henderson, Sunrise Mechanical, Inc.	DVC000353
	City of Henderson, Sunrise Services, Inc.	DVC000354
16	DVC's Subcontract with Sunrise Service, Inc.	DVC000355-DVC000365
	Sunrise Service, Inc., Billed Jobs and Estimates	DVC000366-DVC000374;
17	· · · · · · · · · · · · · · · · · · ·	DVC000376-DVC000378
18	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000375
	DVC's Subcontract with Eazylift Elevators	DVC000379-DVC000387
19	DVC's Subcontract with Hy-Bar Windows and Doors	DVC000388-DVC000396
	DVC's Subcontract with Summit Tile & Stone, LLC	DVC000397-DVC000407
20	Email from Daniel Merrit to Rachelle Elliston and Tina Dyba,	DVC000408
21	Re: Countertops, dated May 13, 2015	
-	Silver State Specialties, LLC, Proposal, dated July 22, 2015	DVC000409
22	West Coast Concrete, Inc., Bid Proposal and Contract, dated	DVC000410
	March 25, 2015	
23	West Coast Concrete, Inc., Conditional Waiver and Release	DVC000411
24	Upon Progress Payment, dated August 27, 2015	
ד'	Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135,	DVC000412-DVC000416
25	dated September 26, 2014	
	DVC Work Order Report, 2014-10-22-1809	DVC000417-DVC000484
6	DVC Inose Construction Schedule	DVC000485-DVC000486
, ₇ ∥	Email from Daniel Merritt to Rachel Elliston and Diana Cerda,	DVC000487
27	Re: Follow Up, dated December 4, 2014	
	ServePro File	DVC000488-DVC000490

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1	Notice of Right to Lien	DVC000491-DVC000492
1	Fed Receipt	DVC000493
2	DVC Receipt, dated December 15, 2014	DVC000494
	DVC Receipt for Perfect Picture TV Repair	DVC000495
3	Letter from SCA Design, LLC	DVC000496
4	City of Henderson, Request for Copies of Copyrighted Records, dated September 16, 2014	DVC00497
5	DVC Work Order Report, ROB'S-NEW	DVC000499-DVC000500
	DVC Receipt for City of Henderson, dated September 26, 2014	DVC000501
6	DVC Work Order Report, INOSE-ROBSUPP	DVC000502-DVC000507
7	City of Henderson, Residential Building Incident Repair Permit	DVC000508-DVC000515
/	City of Henderson, Permit Inspection History	DVC000516-DVC000518
8	City of Henderson, Building and Fire Safety	DVC000519-DVC000521
	City of Henderson, Permit	DVC000522
9	DVC Employment Payroll and Timesheets for Robert Ramirez	DVC000523-DVC000572
10	DVC A/P Check History, dated October 29, 2014	DVC000573
10	DVC Receipts on Account, dated September 11, 2014	DVC000574
11	DVC Invoice No.: 63718, dated October 4, 2015	DVC000575
	Check from IN-LO Properties, LLC, dated September 10, 2015	DVC000576
12	DVC Receipts on Account, dated July 8, 2015	DVC000577
13	DVC Invoice No.: 63444, dated October 16, 2015	DVC000578-DVC000579
12	DVC A/R Check History, dated March 18, 2015	DVC000580
14	DVC Invoice No.: 63066, dated November 7, 2014	DVC000581
	DVC Invoice No.: 63067, dated October 8, 2014	DVC000582
15	Check from IN-LO Properties, LLC, dated October 22, 2014	DVC000583
16	DVC Receipts on Account, dated March 17, 2015	DVC000584
10	DVC Invoice No.: 63255, dated January 22, 2015	DVC000585
17	DVC Receipts on Account, dated January 20, 2015	DVC000586
	DVC Invoice No.: 63255, dated January 8, 2015	DVC000587
18	DVC Receipts on Account, dated September 25, 2014	DVC000588
19	Check from IN-LO Properties, LLC, dated September 24, 2014	DVC000589
19	DVC Invoice No.: 63039, dated September 24, 2014	DVC000590
20	Preliminary Notice, dated May 21, 2015	DVC000591
	DVC Employee Payroll Report	DVC000592
21	Letter from DVC to Unknown, dated October 14, 2015	DVC000593-DVC000594
22	DVC Invoice No.: 63052, dated October 2, 2014	DVC000595
22	DVC Work Order Report, INOSE-FULL-BID3	DVC000596-DVC000673
23	Email from Brian Lynch to Diana Cerda, dated September 5, 2014	DVC000674-DVC000675
24	Email from Diana Cerda to Brian Lynch, dated August 20, 2014	DVC000676
25	Email from Daniel Merritt and Nelida Morey, Re: Additional Help with Inose, dated August 15, 2014	DVC000677
26	Email from Diana Cerda to Daniel Merritt, Re: Inose – Claim # 00514151370, dated October 2, 2014	DVC000678
27	Email from Daniel Merritt to Diana Cerda, Re: Site Inspection, dated September 16, 2014	DVC000679
28	Email chain between Robert Ramirez and Tina Dyba, Re: Hit	DVC000680-DVC009683000022

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1	List, dated May 12, 2015
	Email from Tina Dyba to Daniel Merritt, Re: Slab Selection, DVC000684 dated June 4, 2015
2	
3	III.
4	PLAINTIFFS RESERVE THEIR RIGHT TO SUPPLEMENT
5	Plaintiff/Counter-defendant incorporates each and every document provided by all parties
6	hereto pursuant to N.R.C.P. 16.1 as set forth herein. Plaintiff/Counter-defendant reserves the right to
7	supplement this list of witnesses as discovery is continuing.
8	DATED this $\underline{/77}$ of July, 2016.
9	
10	HURTIK LAW & ASSOCIATES
11	
12	CARRIE E. HURTIK, ESQ. Nevada Bar No. 7028
13	7866 W. Sahara Avenue
14	Las Vegas, Nevada 89117 (702) 966-5200 Telephone
15	(702) 966-5206 Facsimile
16	churtik@hurtiklaw.com Attorneys for Plaintiff/Counter-defendant,
17	DESERT VALLEY CONTRACTING, INC.
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	SUPP000023
	Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 23



ELECTRONICALLY SERVED 5/19/2017 5:53 PM

	[] 5/19/201	7 5:53 PM
1	SUPP	
	CARRIE E. HURTIK, ESQ.	
2	Nevada Bar No. 7028	
3	JONATHON R. PATTERSON, ESQ. Nevada Bar No. 9644	
4	HURTIK LAW & ASSOCIATES	
5	7866 W. Sahara Avenue Las Vegas, Nevada 89117	
6	(702) 966-5200 Telephone	
7	(702) 966-5206 Facsimile churtik@hurtiklaw.com	
/	jpatterson@hurtiklaw.com	
8	Attorneys for Plaintiff/Counter-defendant, DESERT VALLEY CONTRACTING, INC.	
9		
10	EIGHTH JUDIC	IAL DISTRICT COURT
11	CLARK CO	DUNTY, NEVADA
12	DESERT VALLEY CONTRACTING, INC. a Nevada corporation,	CASE NO.: A-16-734351-C
13	Plaintiff,	DEPT NO.: XXX
14	Traintini,	
15	VS.	
16	IN-LO PROPERTIES, a Nevada limited liability company; EUGENE INOSE, an	
	individual; JEFFREY LOUIE, an individual;	
17	DOES 1 through 10; and ROE ENTITIES 1 through 10,	
18	Defendants.	
19		
20	EUGENE INOSE, an individual;	<u>PLAINTIFF/COUNTER-DEFENDANT,</u> DESERT VALLEY CONTRACTING,
21	Counterclaimant,	INC.'S FIRST SUPPLEMENT TO
	vs.	INITIAL DISCLOSURES OF WITNESSES AND EXHIBITS
22	DESERT VALLEY CONTRACTING, INC., a	PURSUANT TO N.R.C.P. 16.1
23	Nevada corporation; DOES I through X, inclusive, and ROE CORPORATIONS I	
24	through X, inclusive,	
25		
26		
27	COMES NOW, Plaintiff/Counter-defend	dant, Desert Valley Contracting, Inc.'s (hereinafter
28	collectively "Plaintiff/Counter-defendant" or "D	VC") by and through its attorneys of record, HURTIK SUPP000025
	Supplement to Initial Disclosures of Wi	tnesses and Exhibits Pursuant To NRCP 16.1 - 1
	Case Number	: A-16-734351-C

1	LAW & ASSOCIATES, and hereby Supplements its Initial Disclosure of Documents and Witnesses
2	pursuant to Rule 16.1 of the Nevada Rules of Civil Procedure as follows:
3	I.
4	PLAINTIFF/COUNTER-DEFENDANT'S LIST OF WITNESSES
5	Pursuant to Rule 16.1(a)(1)(A) of the Nevada Rules of Civil Procedure, Plaintiff/Counter-
6	defendant hereby discloses the name, the address and telephone number, if known, of each individual
7 8	or entity likely to have discoverable information – along with the subjects of that information – that the
8 9	Plaintiff/Counter-defendant may use to support its claims and defenses:
10	1. Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc.
11	c/o Hurtik Law & Associates 7866 West Sahara Avenue
12	Las Vegas, Nevada 89117
13	Telephone: (702) 966-5200
14	Person Most Knowledgeable is expected to testify concerning the following, without limitation:
15	the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson, Nevada 8901
16	2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and
17	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
18 19	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
20	alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of
21	documents produced by DVC during the course of litigation.
22	2. Dennis Zachary
23	c/o Hurtik Law & Associates 7866 West Sahara Avenue
24	Las Vegas, Nevada 89117
	Telephone: (702) 966-5200
25	Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair
26 27	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
28	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the SUPP000026
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 2

	•
1	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
2	alleged in this matter.
3	3. Eugene Inose
4	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101
5	Telephone: (702) 791-0308
6	Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair
7	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
8	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
9	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
10 11	alleged in this matter.
12	4. Jeffrey Louie
13	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101
14	Telephone: (702) 791-0308
15	Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair
16	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
17	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
18	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
19	alleged in this matter.
20	5. Person Most Knowledgeable and/or Custodian of Records for
21	IN-LO Properties, LLC c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor
22	Las Vegas, Nevada 89101
23 24	Telephone: (702) 791-0308
25	Person Most Knowledgeable is expected to testify concerning the following, without limitation:
26	the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014,
27	repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors
28	at the Subject Property, and other facts and circumstances that may arise concerning the claims and SUPP000027
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 3

1	defenses alleged in this matter. The Custodian of Records is expected to testify regarding the
2	authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation.
3	6. The Person(s) Most Knowledgeable and/or Custodian of Records
4	Sunrise Service, Inc. 7380 Commercial Way
5	Henderson, Nevada 89011
6	The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and
7	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
8	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service,
9	Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied
10	for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to
11 12	testify regarding the authenticity of documents produced by Sunrise Service, Inc. during the course of
12	litigation.
13	7. The Person(s) Most Knowledgeable and/or Custodian of Records
15	Summit Tile & Stone c/o FELDMAN GRAF, P.C.
16	8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147
17	Telephone: (702) 949-5096
18	The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts
19	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
20	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit Tile
21	& Stone is expected to testify as pertains to any subcontracts to the scope of work and any materials
22	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
23	to testify regarding the authenticity of documents produced by Summit Tile & Stone during the course
24	of litigation.
25 26	8. The Person(s) Most Knowledgeable and/or Custodian of Records
20	Hy-Bar Windows and Doors 6210 South Annie Oakley
28	Las Vegas, Nevada 89120 SUPP000028
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 4

The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to facts and circumstances surrounding the allegations set forth in Plaintiff/Counted Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most K at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Records is expected to testify regarding the authenticity of documents produced by Hy- and Doors during the course of litigation.	ter-defendant's Knowledgeable scope of work e Custodian of
 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most K at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Records is expected to testify regarding the authenticity of documents produced by Hy- and Doors during the course of litigation. 9. The Person(s) Most Knowledgeable and/or Custodian of Records 	Knowledgeable scope of work e Custodian of
 at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Records is expected to testify regarding the authenticity of documents produced by Hy- and Doors during the course of litigation. 9. The Person(s) Most Knowledgeable and/or Custodian of Records 	scope of work e Custodian of
 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Records is expected to testify regarding the authenticity of documents produced by Hy- and Doors during the course of litigation. 9. The Person(s) Most Knowledgeable and/or Custodian of Records 	e Custodian of
 Records is expected to testify regarding the authenticity of documents produced by Hy- and Doors during the course of litigation. 9 9. The Person(s) Most Knowledgeable and/or Custodian of Records 	
 8 and Doors during the course of litigation. 9 9. The Person(s) Most Knowledgeable and/or Custodian of Records 	-Bar Windows
9 9. The Person(s) Most Knowledgeable and/or Custodian of Records	
9. The Person(s) Most Knowledgeable and/or Custodian of Records	
10 Easy Lift Elevators	
2326 Caserta Court 11 Henderson, Nevada 89074	
12 The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to	o the facts and
¹³ circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Comp	
14	
defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy 15	
16 is expected to testify as pertains to any subcontracts to the scope of work and any material	ls supplied for
17 the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is experimental terms of the Subject Property.	cted to testify
18 regarding the authenticity of documents produced by Easy Lift Elevators during the course	e of litigation.
19 10. The Person(s) Most Knowledgeable and/or Custodian of Records	
20 Eagle Sentry 3595 East Patrick Lane, #1200	
21 Las Vegas, Nevada 89120	
22 The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to	the facts and
23 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Comp	plaint, and any
²⁴ defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Ea	agle Sentry is
25 expected to testify as pertains to any subcontracts to the scope of work and any materials	s supplied for
26 the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	cted to testify
27	
28 regarding the authenticity of documents produced by Eagle Sentry during the course of lit.	UPP000029

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1	11. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Home Electric, Inc.
2	8625 West Sahara Avenue, #441 Las Vegas, Nevada 89117
3	The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the
4 5	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
6	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
7	at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work
8	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
9	Records is expected to testify regarding the authenticity of documents produced by Desert Home
10	Electric, Inc. during the course of litigation.
11 12	12. The Person(s) Most Knowledgeable and/or Custodian of Records
13	Artesia Kitchen & Bath 2972 South Rainbow, Suite B Las Vegas, Nevada 89146
14	The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts
15	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
16 17	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia
17	Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any
19	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records
20	is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & Bath
21	during the course of litigation.
22	13. The Person(s) Most Knowledgeable and/or Custodian of Records
23	Efficient Space Planning 6045 Harrison Drive, #4
24	Las Vegas, Nevada 89120
25	The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts
26	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
27 28	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient Space
20	SUPP000030

Planning is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Efficient Space Planning during the course of litigation.

14. The Person(s) Most Knowledgeable and/or Custodian of Records Diversified Protection Systems, Inc. 4435 Wagon Trail Avenue Las Vegas, Nevada 89118

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8 The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify 9 to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 11 at Diversified Protection Systems, Inc. is expected to testify as pertains to any subcontracts to the scope 12 of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by 14 Diversified Protection Systems, Inc. during the course of litigation.

15. The Person(s) Most Knowledgeable and/or Custodian of Records Custom Landau P.O. Box 753476 Las Vegas, Nevada 89136

19 The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and 20 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any 21 defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom Landau is 22 expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for 23 the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify 24 regarding the authenticity of documents produced by Custom Landau during the course of litigation. 25 16. The Person(s) Most Knowledgeable and/or Custodian of Records 26

Arx Engineering 3413 Carolina Moon Avenue North Las Vegas, Nevada 89081

SUPP000031

1	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
3	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx Engineering
4 5	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
6	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
7	regarding the authenticity of documents produced by Arx Engineering during the course of litigation.
8	17. The Person(s) Most Knowledgeable and/or Custodian of Records
9	Central Valley Insulation P.O. Box 534451
10	Atlanta, GA 30353-4451
11	1401 Trade Drive North Las Vegas, Nevada 89030
12	
13	The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the facts
14	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
15	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Central Valley
16	Insulation is expected to testify as pertains to any subcontracts to the scope of work and any materials
17	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
18 19	to testify regarding the authenticity of documents produced by Central Valley Insulation during the
20	course of litigation.
21	18. The Person(s) Most Knowledgeable and/or Custodian of Records
22	Burnham Painting & Drywall Corp. 668 Middlegate Road
23	Henderson, Nevada 89011
24	The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify
25	to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
26	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
27	at Burnham Painting & Drywall Corp. is expected to testify as pertains to any subcontracts to the scope
28	SUPP000032
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 8

1	of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The
2	Custodian of Records is expected to testify regarding the authenticity of documents produced by
3	Burnham Painting & Drywall Corp. during the course of litigation.
4	19. The Person(s) Most Knowledgeable and/or Custodian of Records Comfort Home Appliance
5 6	6672 Boulder Hwy, Suite 6 Las Vegas, Nevada 89122
7	The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the
8	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
9	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
10	at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work
11	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
12 13	Records is expected to testify regarding the authenticity of documents produced by Comfort Home
14	Appliance during the course of litigation.
15	20. The Person(s) Most Knowledgeable and/or Custodian of Records
16	Diva Interior Concepts, LLC 10040 West Cheyenne, Suite 170-115
17	Las Vegas, Nevada 89129
18	The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the
19	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
21 22	at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of work
22	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
24	Records is expected to testify regarding the authenticity of documents produced by Diva Interior
25	Concepts, LLC during the course of litigation.
26	21. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Lumber
27	4950 North Berg
28	North Las Vegas, Nevada 89081 SUPP000033
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 9

1	The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and		
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
3	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Lumber is		
4	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
5	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
7			
8	regarding the authenticity of documents produced by Desert Lumber during the course of litigation.		
9	22. The Person(s) Most Knowledgeable and/or Custodian of Records Firehouse Electric		
10	6955 North Durango Ste. # 1115 Las Vegas, Nevada 89149		
11	The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and		
12	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
13	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric		
14	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
15			
16	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
17	regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.		
18	23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing		
19	7500 West Lake Mead Blvd., Suite 9-483		
20	Las Vegas, Nevada 89128		
21	The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and		
22	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
23	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision		
24	Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials		
25	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected		
26	to testify regarding the authenticity of documents produced by Precision Plumbing during the course of		
27			
28	litigation. SUPP000034		

1 2	 24. The Person(s) Most Knowledgeable and/or Custodian of Records Picture Perfect TV 3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121
3 4	The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and
5	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
6	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV
7	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
8	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
9	regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.
10	25. The Person(s) Most Knowledgeable and/or Custodian of Records
11	West Coast Concrete, Inc. 3904 Raymert
12	Las Vegas, Nevada 89121
13	The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the
14 15	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
15	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
17	at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work
18	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
19	Records is expected to testify regarding the authenticity of documents produced by West Coast
20	Concrete, Inc. during the course of litigation.
21	26. The Person(s) Most Knowledgeable and/or Custodian of Records
22	Silver State Specialties, LLC 4030 Industrial Center Dr. Ste. 501
23	North Las Vegas, Nevada 89030
24 25	The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the
25 26	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
28	at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of work SUPP000035

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Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 11

1	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of		
2	Records is expected to testify regarding the authenticity of documents produced by Silver State		
3	Specialties, LLC during the course of litigation.		
4	27. The Person(s) Most Knowledgeable and/or Custodian of Records		
5	Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303		
6	Las Vegas, Nevada 89139		
7	The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the facts		
8	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and		
9	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Prosource of		
10	Las Vegas is expected to testify as pertains to any subcontracts to the scope of work and any materials		
11 12	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected		
12	to testify regarding the authenticity of documents produced by Prosource of Las Vegas during the course		
14	of litigation.		
15	28. The Person(s) Most Knowledgeable and/or Custodian of Records		
16	Wilshire Refrigeration & Appliance, Inc. 9177 Kelvin Avenue		
17	Chatsworth, California 91311		
18	The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to		
19	testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-		
20	defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most		
21	Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any		
22	subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the		
23	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of		
24	documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation.		
25			
26	Plaintiff/Counter-defendant hereby reserves the right to supplement this list of witnesses as		
27	discovery is continuing. Plaintiff/Counter-defendant hereby reserves the right to rely on and/or call to		
28	SUPP000036		

testify any and all witnesses produced and/or listed by any other party to this action at the time of trial of this matter.

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Daniel Merritt c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Mr. Daniel Merritt is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

II.

PLAINTIFFS' LIST OF DOCUMENTS

Pursuant to Rule 16.1(a)(1)(B) of the Nevada Rules of Civil Procedure, Plaintiff/Counterdefendant hereby disclosure and describes by category all documents, electronically stored information, and/or tangible things that Plaintiff/Counter-defendant have in their possession, custody, or control and may be used to support its claims and/or defenses:

Description	Bates Number
Artesia Kitchen & Bath, Invoice No.: 869, dated October 14, 2014	DVC000001
Artesia Kitchen & Bath, Unconditional Waiver and Release on Progress Payment, dated October 31, 2014	DVC000002
Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated April 27, 2015	DVC000003
Artesia Kitchen & Bath, Labor Payment Affidavit, dated April 27, 2015	DVC000004
Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000005
Creative Closets & Cabinets, Check Receipt No.: 14507	DVC000006
Email from Janelle Conrady to Rachelle Elliston, Re: Inose Residence, dated July 7, 2015	DVC000007-DVC00000
Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000010
Notice to Owner and Contractor of Right to Lien, dated October 14, 2014	DVC000011

1	Approved Proposal, dated September 12, 2014	DVC000012-DVC000015
1	Artesia Kitchen & Bath, Invoice No.: 1052, dated April 27, 2015	DVC000016
2	Artesia Kitchen & Bath, Out of Stock Certificate, dated April 27, 2015	DVC000017
3	Artesia Kitchen & Bath, Invoice No.: 1134, dated July 7, 2015, Re: Change Order	DVC000018
4	DVC Receipt Artesia Kitchen & Bath, dated October 16, 2014	DVC000019
5	Arx LLC, Unconditional Waiver and Release on Final Payment, dated October 16, 2014	DVC000020
6	Arx LLC, Conditional Waiver and Release on Final Payment, dated September 24, 2014	DVC000021
7	DVC Receipt Arx, LLC, dated October 16, 2014	DVC000022
	Arx LLC, Invoice No.: 0531, dated September 24, 2014	DVC000023
8	Arx LLC, Invoice No.: 0535, dated October 1, 2014	DVC000024
9	Arx, LLC, Structural Engineering Memorandum, dated September 23, 2014	DVC000025-DVC000028
0	Arx, LLC, Professional Services Agreement, dated September 18, 2014	DVC000029-DVC000030
1	DVC Receipt for Burnham Painting & Drywall Corp., dated September 23, 2014	DVC000031
2 3	Burnham Painting & Drywall Corp. Proposal, dated September 23, 2014	DVC000032
4	Burnham Painting & Drywall Corp., Unconditional Waiver and Release Upon Final Payment, dated May 22, 2015	DVC000033
5	DVC Receipt for Burnham Painting & Drywall, Final Check, dated April 22, 2015	DVC000034
7	Email Chain between Gordon Lapointe and Rachelle Elliston, Re: Payment, dated April 24, 2015	DVC000035-DVC000037
	Letter from State Contractors Board, dated April 27, 2015	DVC000038
8	Letter from State Contractors Board, dated April 6, 2015	DVC000039
9	Consumer Complaint Form, dated March 30, 2015	DVC000040-DVC000041
	Letter from State Contractors Board, dated March 30, 2015	DVC000042-DVC000051
0	Email Chain between Toni Burnham and Rachel Elliston, Re: Invoice 19477, dated April 3, 2015	DVC000052
1	DVC Receipt for Central Valley Insulation, dated April 16, 2015	DVC000053
2	Comfort Home Appliance, Invoice No.: 07335, dated August 25, 2015	DVC000054
3	Email from Bank of America to Diana Cerda, Re: Receipt for Comfort Home Appliance, dated September 2, 2014	DVC000055
4	West Coast Concrete, Inc., BID Proposal and Contract Agreement, dated April 23, 2015	DVC000056-DVC000057
5	Desert Home Electric, Inc., Conditional Waiver and Release upon	DVC000058
6	Progress Payment, dated October 21, 2014	
7	Desert Home Electric, Inc., Labor/Material from Stock Release	DVC000059 DVC000060
′	DVC Receipt for Custom Landau, June 8, 2015	DVC000061
8	Custom Landau, Approved Invoice 5799, dated April 8, 2015	SUPP000038

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Custo	m Landau, Invoice 5179, dated February 25, 2015	DVC000062
Custo	m Landau, Paid Out of Stock Material Certificated, dated April	DVC000063
8,201		
	m Landau, Conditional Waiver and Release Upon Final ent, dated April 8, 2015	DVC000064
	Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000065
	t Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000066
	Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000067
	Home Electric, Inc., Invoice No.: 14103, dated December 11,	DVC000068
2014		
1 1	Home Electric, Inc., Labor/Material Stock Release, dated	DVC000069
	1ber 11, 2014	
DVC 2015	Receipt for Diva Interior Concepts, LLC, dated March 17,	DVC000070
DVC	Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000071
	Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000072
	ent Electric Supply Company, Conditional Waiver and Release	DVC000073
	Progress Payment, dated May 26, 2015	
	Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000074
·····	Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000075
]]	Home Electric, Inc., Invoice No.: 14119, dated December 16,	DVC000076
Deser	Home Electric, Inc., Conditional Waiver and Release Upon Payment, dated December 16, 2014	DVC000077
Desert	Home Electric, Inc., Labor/Material Stock Release, dated aber 16, 2014	DVC000078
Desert	Home Electric, Inc., Approved Quote and Purchase Order st, dated December 3, 2014	DVC000079
	Receipt for Desert Home Electric, Inc., dated November 12,	DVC000080
Desert	Home Electric, Inc., Letter Re: Phase 1 – Scope of Work for Certification, dated September 24, 2014	DVC000081
	Home Electric, Inc., Invoice No.: 13957, dated October 21,	DVC000082
Desert	Home Electric, Inc., Labor/Material Stock Release, dated	DVC000083
	er 21, 2014 Receipt for Desert Home Electric, Inc., dated December 19,	DVC000084
Desert	Home Electric, Inc., Invoice No.: 14079 dated December 5,	DVC000085
	Home Electric, Inc., Labor/Material Stock Release, dated ber 5, 2014	DVC000086
Desert	Home Electric, Inc., Breakdown – Master Form, dated	DVC000087
Desert	ber 24, 2014 Home Electric, Inc., Conditional Waiver and Release Upon	DVC000088
	ss Payment, dated January 23, 2015 Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000089

-	DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000090
1	DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000091
2	DVC Receipt for Desert Home Electric, Inc., dated July 24, 2015	DVC000092
_	DVC Receipt for Desert Home Electric, Inc., dated November 12,	DVC000093
3	2014	
4	DVC Receipt for Desert Home Electric, Inc., dated December 19,	DVC000094
4	2014	
5	DVC Check History for Desert Home Electric, Inc., dated February	DVC000095
	18, 2015	
6	Desert Home Electric, Inc., Invoice No.: 14616 dated May 26, 2015	DVC000096
7	Desert Home Electric, Inc., Conditional Waiver and Release Upon	DVC000097
Ý	Progress Payment, dated May 26, 2015	DVC00000
8	Desert Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000098
	Desert Home Electric, Inc., Invoice No.: 14079, dated December 5, 2014	DVC000099
9	Desert Home Electric, Inc., Conditional Waiver and Release Upon	DVC000100
10	Progress Payment, dated December 5, 2014	
	Desert Home Electric, Inc., Invoice No., 14103, dated December 11,	DVC000101
11	2014	
12	Desert Home Electric, Inc., Conditional Waiver and Release Upon	DVC000102
12	Final Payment, dated December 11, 2014	
13	DVC Check History for Desert Home Electric, Inc., dated March 18,	DVC000103
	2015	
14	Desert Home Electric, Inc., Quote No.: 51216B, dated June 12, 2015	DVC000104
15	Desert Home Electric, Inc., Quote No.: 51216C, dated June 12, 2015	DVC000105
	Desert Home Electric, Inc., Approved Quote, dated August 12, 2015	DVC000106
16	City of Henderson, Subcontractor Registration for Desert Home	DVC000107
17	Electric, Inc.	
1/	DVC's Subcontract with Desert Home Electric, Inc.	DVC000108-DVC000113
18	Desert Home Electric, Inc., Put House Back Together – High	DVC000114-DVC000115
	Voltage, dated November 18, 2014	DVC000116
19	Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000116 DVC000117-DVC000119
20	Desert Home Electric, Inc., Dielectric Test, dated October 21, 2014 Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000117-DVC000119
20	Notice of Right to Lien (Private Work), Crescent Electric Supply Co.	DVC000120 DVC000121-DVC000122
21	Inc.	DVC000121-DVC000122
	Email chain between Steve Raleigh and Diana Cerda, dated October	DVC000123
22	20, 2014	D + 0000125
23	Notice of Right to Lien and Request for Receipt of Notice of	DVC000124
	Completion, Desert Lumber, dated September 19, 2014	
24	DVC Receipt for Desert Lumber, dated January 30, 2015	DVC000125
25	Desert Lumber, Invoice No. 612380, dated December 3, 2014	DVC000126
23	Desert Lumber, Invoice No. 613425, dated December 18, 2014	DVC000127
26	DVC Receipt for Las Vegas Toilet Rentals, Inc., dated July 17, 2015	DVC000128
	Las Vegas Toilet Rentals, Inc., Invoice No.: A-213613, dated July 1,	DVC000129
27	2015	

SUPP000040

Las Vegas Toilet Rentals, Inc., Invoice No.: A-213864, dated July 1, 2015	DVC000130
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated January 1, 2015	DVC000131
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209189, dated December 31, 2014	DVC000132
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated February 12, 2015	DVC000133
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209739, dated January 31, 2015	DVC000134
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated March 16, 2015	DVC000135
Las Vegas Toilet Rentals, Inc., Invoice No.: A-210302 dated February 28, 2015	DVC000136
DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000137
DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000138
Diva Interior Concepts, LLC, Estimate No.: 1132, dated March 11, 2015	DVC000139
Diva Interior Concepts, LLC, Estimate No.: 1133, dated March 16, 2015	DVC000140
DVC Letter to Diva Interior Concepts, LLC, dated October 31, 2014, not signed	DVC000141
Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment	DVC000142
DVC's Subcontract with Diva Interior Concepts, LLC	DVC000143-DVC000146
DVC Receipt for Diva Interior Concepts, LLC, dated April 20, 2015	DVC000147
DVC Receipt for Diva Interior Concepts, LLC, dated October 31, 2014	DVC000148
Diva Interior Concepts, LLC, Proposal, dated September 10, 2014	DVC000149-DVC000150
Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment, Signed	DVC000151
Diva Interior Concepts, LLC, Estimate No.: 1137, dated April 14, 2015	DVC000152
DVC Receipt for Diva Interior Concepts, LLC, dated May 1, 2014	DVC000153
Diva Interior Concepts, LLC, Invoice No.: 451, dated April 24, 2015	DVC000154;
	DVC000159; DVC00016
Diva Interior Concepts, LLC, Invoice No.: 450, dated April 21, 2015	DVC000155-DVC000156
Diva Interior Concepts, LLC, Estimate No.: 1136, dated April 13, 2015	DVC000157
DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000159
DVC Receipt for Diva Interior Concepts, LLC, dated July 9, 2015 Diva Interior Concepts, LLC, Invoice No.: 417, dated January 5,	DVC000161 DVC000162; DVC000163
2015 Dive Interior Concerts, LLC, Invoice 485, deted July 6, 2015	DVC000164
Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015 Diva Interior Concepts, LLC, Statement, dated June 15, 2015	DVC000164 DVC000165

.	Diva Interior Concepts, LLC, Statement, dated July 15, 2015	DVC000167
1	DVC Receipt for Diversified Protection Systems, Inc., dated May 13,	DVC000168
2	2015	
3	Diversified Protection Systems, Inc., Invoice No.: 104476, dated September 25, 2014	DVC000169; DVC000170
4	Diversified Protection Systems, Inc., Estimate No.: 3666, dated September 25, 2014	DVC000171
5	Email chain between Diana Cerda and Diversified Protection Systems, Inc., Re: Inose -587 St Croix, dated November 11, 2014	DVC000172-DVC000173
5	DVC's Subcontract with Diversified Protection Systems, Inc., dated October 21, 2014	DVC000174-DVC000184
7	Email chain between Roy Heaton and Diana Cerda, Re: Inose Request (Change Orders), dated January 8, 2015	DVC000185
3	Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000186-DVC000199
	Eagle Sentry, Proposal 8076-00, dated December 17, 2014	DVC000200-DVC000201
	Eagle Sentry, Proposal 8076-00 Change Order 5, dated January 5, 2015	DVC000202
	Eagle Sentry, Proposal 8076-00 Change Order 2, dated November 13, 2014	DVC000203
	Eagle Sentry, Proposal 8076-00 Change Order 1, dated October 16, 2014	DVC000204-DVC000206
	Eagle Sentry, Proposal 8076-00 Change Order 7, dated July 28, 2015	DVC000207
	Eagle Sentry, Proposal 8076-00 Change Order 8, dated July 28, 2015	DVC000208
	Eagle Sentry, Proposal 8076-00, dated August 27, 2014	DVC000209-DVC000212
	Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000213-DVC000214
	DVC's Subcontract with Eagle Sentry, dated October 3, 2014	DVC000215-DVC000225
	DVC Receipt for Eagle Sentry, dated November 19, 2014	DVC000226
	Eagle Sentry Material Release, Invoice 159141, dated November 25, 2014	DVC000227
	DVC Receipt for Eazylift Elevators, dated July 2, 2015	DVC000228;
	Eazylift Elevators, Labor Payment Affidavit, dated June 1, 2015	DVC000229
	Eazylift Elevators, Out of Stock Material Certification, dated June 1, 2015	DVC000230
	Eazylift Elevators, Invoice No.: INV-162940, dated June 8, 2015	DVC000231
	Efficient Space Planning, Change Order 1, dated April 29, 2015	DVC000232
	Efficient Space Planning, Invoice No.: 112514, dated August 28, 2014	DVC000233
	Efficient Space Planning Drawings	DVC000234-DVC000236
	DVC Receipt for Efficient Space Planning, dated November 19, 2014	DVC000237
	Efficient Space Planning Material Suppliers	DVC000238
	Firehouse Electric, Invoice No.: 1606, dated September 10, 2014	DVC000238
	HY-Bar, Change Order, dated December 18, 2014	DVC000240
	HY-Bar, Proposal, dated November 5, 2014	DVC000240 DVC000241-DVC000242
		DVC000241-DVC000242 DVC000243
	HY-Bar, Change Order, dated January 5, 2015	DVC000243 DVC000244-DVC000249
	HY-Bar, Proposal, dated August 28, 2014 DVC Receipt for HY-Bar, dated March 17, 2015	DVC000244-DVC000249 DVC000250; DVC000254

Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 18

r	HY-Bar, Proposal, Invoice No.: 5978, dated February 25, 2015	DVC000251
1	HY-Bar, Materials from Paid Stock, dated March 3, 2015	DVC000252; DVC000255
2	HY-Bar, Conditional Waiver and Release Upon Progress Payment,	DVC000253
	dated March 3, 2015	
3	DVC Receipt for HY-Bar, dated March 26, 2015	DVC000256
4	HY-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000257
4	Hy-Bar, Conditional Waiver and Release Upon Progress Payment,	DVC000258
5	dated April 17, 2015	
	Hy-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000259 ·
6	DVC Receipt for Hy-Bar, dated April 16, 2015	DVC000260
7	Hy-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000261
'	Hy-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000262
8	DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000263
	Hy-Bar, Invoice No.: 6328, dated April 1, 2015	DVC000264
9	Hy-Bar, Job No.: 106404, dated August 8, 2014	DVC000265
10	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000266
10	HY-Bar, Change Order, dated April 22, 2015	DVC000267
11	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000268
	HY-Bar, Change Order, dated April 22, 2015	DVC000269
12	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000270
13	Unknown Invoice, dated November 17, 2014	DVC000271
13	HY-Bar, Materials from Stock Paid, dated November 25, 2014	DVC000272;
14		DVC000273;
	DVC Descirt for the Devident d Neuropher 10, 2014	DVC000275
15	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000274 DVC000276
16	HY-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000278
10	HY-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000278
17	HY-Bar, Invoice 5977, dated February 25, 2015 DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000279
		DVC000280
18	DVC Receipt for Hy-Bar, dated August 7, 2015	DVC000280 DVC000281; DVC000282
19	DVC Receipt for Hy-Bar, dated November 19, 2015	DVC000283-DVC000305
19	Macrotec Consulting, LLC, Microbial Investigation Report	DVC000306
20	Efficient Space Planning, Invoice No. 2081, dated November 24, 2014	DVC000300
21	Efficient Space Planning, Conditional Waiver and Release Upon	DVC000307
	Progress Payment, dated November 25, 2014	
22	Efficient Space Planning Material Supplies	DVC000308
~	DVC's Subcontract with Efficient Space Planning	DVC000309-DVC000319
23	Eagle Sentry, Service Invoice No.: 159141, dated October 21, 2014	DVC000320
24	Eagle Sentry, Materials Release, dated November 25, 2014	DVC000321
-	Eagle Sentry, Conditional Waiver and Release Upon Progress	DVC000322
25	Payment, dated November 25, 2014	
	Summit Tile & Stone, Invoice No.: 1314, dated July 28, 2015	DVC000323
26	Summit Tile & Stone, Approved Proposal, dated April 29, 2015	DVC000324-DVC000326
27	DVC Receipt for Perfect Picture TV Repair, dated August 18, 2014	DVC000327
- '	Perfect Picture TV Repair, Lead Tech Worksheet, dated August 18,	DVC000328
28	2014	SUPP000043

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1	Perfect Picture TV Repair, Invoice, dated August 18, 2014	DVC000329-DVC000340
1	Precision Plumbing, Invoice No.: 39739, dated August 4, 2014	DVC000341
2	DVC A/R History Report, dated August 8, 2015	DVC000342
2	DVC Receipt for PS of Las Vegas, LLC, dated July 2, 2015	DVC000343
3	ProSource of Las Vegas, Estimate, dated May 14, 2015	DVC000344
	Silver State Insulation, Proposal No.: 13854, dated August 15, 2014	DVC000345
4	Email from Dustin Dreier to Diana Cerda, Re: Proposal, dated	DVC000346
5	August 25, 2014	
	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000347
6	Sunrise Service, Inc., Invoice No.: A142549, dated September 26,	DVC000348
_	2014	
7	Sunrise Service, Inc., Invoice No.: A142541, dated September 23,	DVC000349
8	2014	
°	Sunrise Service, Inc., Invoice No.: A142545, dated September 24,	DVC000350
9	2014	
	Sunrise Mechanical, Inc., Proposal, dated August 21, 2014	DVC000351
0	Letter from Sunrise Mechanical, Inc., dated November 25, 2014	DVC000352
	City of Henderson, Sunrise Mechanical, Inc.	DVC000353
1	City of Henderson, Sunrise Services, Inc.	DVC000354
2	DVC's Subcontract with Sunrise Service, Inc.	DVC000355-DVC000365
2	Sunrise Service, Inc., Billed Jobs and Estimates	DVC000366-DVC000374
3		DVC000376-DVC000378
	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000375
4	DVC's Subcontract with Eazylift Elevators	DVC000379-DVC000387
5	DVC's Subcontract with Hy-Bar Windows and Doors	DVC000388-DVC000396
	DVC's Subcontract with Summit Tile & Stone, LLC	DVC000397-DVC000407
6	Email from Daniel Merrit to Rachelle Elliston and Tina Dyba, Re:	DVC000408
	Countertops, dated May 13, 2015	
7	Silver State Specialties, LLC, Proposal, dated July 22, 2015	DVC000409
	West Coast Concrete, Inc., Bid Proposal and Contract, dated March	DVC000410
8	25, 2015	
9	West Coast Concrete, Inc., Conditional Waiver and Release Upon	DVC000411
	Progress Payment, dated August 27, 2015	
0	Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated	DVC000412-DVC000416
.	September 26, 2014	
1	DVC Work Order Report, 2014-10-22-1809	DVC000417-DVC000484
2	DVC Inose Construction Schedule	DVC000485-DVC000486
	Email from Daniel Merritt to Rachel Elliston and Diana Cerda, Re:	DVC000487
3	Follow Up, dated December 4, 2014	
	ServePro File	DVC000488-DVC000490
4	Notice of Right to Lien	DVC000491-DVC000492
5	Fed Receipt	DVC000493
ןן י	DVC Receipt, dated December 15, 2014	DVC000494
5	DVC Receipt, dated December 15, 2014 DVC Receipt for Perfect Picture TV Repair	DVC000495
	Letter from SCA Design, LLC	DVC000495
7	City of Henderson, Request for Copies of Copyrighted Records,	DVC00490
11	City of fielderson, Request for Copies of Copyrighted Records,	

1	DVC Work Order Report, ROB'S-NEW	DVC000499-DVC000500
1	DVC Receipt for City of Henderson, dated September 26, 2014	DVC000501
2	DVC Work Order Report, INOSE-ROBSUPP	DVC000502-DVC000507
_	City of Henderson, Residential Building Incident Repair Permit	DVC000508-DVC000515
3	City of Henderson, Permit Inspection History	DVC000516-DVC000518
4	City of Henderson, Building and Fire Safety	DVC000519-DVC000521
4	City of Henderson, Permit	DVC000522
5	DVC Employment Payroll and Timesheets for Robert Ramirez	DVC000523-DVC000572
•	DVC A/P Check History, dated October 29, 2014	DVC000573
6	DVC Receipts on Account, dated September 11, 2014	DVC000574
7	DVC Invoice No.: 63718, dated October 4, 2015	DVC000575
7	Check from IN-LO Properties, LLC, dated September 10, 2015	DVC000576
8	DVC Receipts on Account, dated July 8, 2015	DVC000577
[°]	DVC Invoice No.: 63444, dated October 16, 2015	DVC000578-DVC000579
9	DVC A/R Check History, dated March 18, 2015	DVC000580
10	DVC Invoice No.: 63066, dated November 7, 2014	DVC000581
10	DVC Invoice No.: 63067, dated October 8, 2014	DVC000582
11	Check from IN-LO Properties, LLC, dated October 22, 2014	DVC000583
11	DVC Receipts on Account, dated March 17, 2015	DVC000584
12	DVC Invoice No.: 63255, dated January 22, 2015	DVC000585
10	DVC Receipts on Account, dated January 20, 2015	DVC000586
13	DVC Invoice No.: 63255, dated January 8, 2015	DVC000587
14	DVC Receipts on Account, dated September 25, 2014	DVC000588
	Check from IN-LO Properties, LLC, dated September 24, 2014	DVC000589
15	DVC Invoice No.: 63039, dated September 24, 2014	DVC000590
1.0	Preliminary Notice, dated May 21, 2015	DVC000591
16	DVC Employee Payroll Report	DVC000592
17	Letter from DVC to Unknown, dated October 14, 2015	DVC000593-DVC000594
1 /	DVC Invoice No.: 63052, dated October 2, 2014	DVC000595
18	DVC Work Order Report, INOSE-FULL-BID3	DVC000596-DVC000673
10	Email from Brian Lynch to Diana Cerda, dated September 5, 2014	DVC000674-DVC000675
19	Email from Diana Cerda to Brian Lynch, dated August 20, 2014	DVC000676
20	Email from Daniel Merritt and Nelida Morey, Re: Additional Help	DVC000677
20	with Inose, dated August 15, 2014	
21	Email from Diana Cerda to Daniel Merritt, Re: Inose – Claim #	DVC000678
	00514151370, dated October 2, 2014	
22	Email from Daniel Merritt to Diana Cerda, Re: Site Inspection, dated	DVC000679
23	September 16, 2014	
	Email chain between Robert Ramirez and Tina Dyba, Re: Hit List,	DVC000680-DVC000683
24	dated May 12, 2015	DV0000(84
~	Email from Tina Dyba to Daniel Merritt, Re: Slab Selection, dated	DVC000684
25	June 4, 2015	DVC000695 706
26	Job Cost and Billing Detail	DVC000685-706
20		

SUPP000045

1	III.
2	PLAINTIFFS RESERVE THEIR RIGHT TO SUPPLEMENT
3	Plaintiff/Counter-defendant incorporates each and every document provided by all parties hereto
4	pursuant to N.R.C.P. 16.1 as set forth herein. Plaintiff/Counter-defendant reserves the right to
5	supplement this list of witnesses as discovery is continuing.
6	DATED this $1^{(2)}$ of May, 2017.
7	HURTIK LAW & ASSOCIATES
8	Do ADDIL
9 10	CARRIE E. HURTIK, ESQ.
10	/ Nevada Bar No. 7028 / JONATHAN R. PATTERSON, ESQ.
12	Nevada Bar No. 9644 7866 W. Sahara Avenue
13	Las Vegas, Nevada 89117 (702) 966-5200 Telephone
14	(702) 966-5206 Facsimile churtik@hurtiklaw.com
15	Attorneys for Plaintiff/Counter-defendant, DESERT VALLEY CONTRACTING, INC.
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28	SUPP000046
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 22

1	CERTIFICATE OF SERVICE STATE OF NEVADA)
2) ss. COUNTY OF CLARK)
3	I, NANCY RAMIREZ, declare:
1	I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)
5	years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las Vegas,
7	Nevada 89117.
3	On May <u>19</u> , 2017, I served the document described as: <u>PLAINTIFF/COUNTER-</u>
	DEFENDANT, DESERT VALLEY CONTRACTING, INC.'S FIRST SUPPLEMENT TO
)	INITIAL DISCLOSURES OF WITNESSES AND EXHIBITS PURSUANT TO NRCP 16.1 on
	the party listed below:
	HOLLEY DRIGGS WALCH FINE WRAY PUZEY & THOMPSON Brian W. Boschee, Esq. William N. Miller, Esq. 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101 Attorney for Defendants, EUGENE INOSE & IN-LO PROPERTIES
	 VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. postal service on that same day with postage fully prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit. VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the electronic mail address as last given by that person on any document which he/she has filed in the action and served on the party making the service. The copy of the document served by electronic service bears a notation of the date and time of transmission. A confirmation of the transmission containing the electronic mail address(es) to which the document(s) was/were transmitted will be maintained with the document(s) served.
	I declare under penalty of perjury that the foregoing is true and correct. Executed at Las Vegas, Nevada on May <u>19</u> , 2017 <u>MANCY RAWIREZ</u> , an employee of HURTIK LAW & ASSOCIATES SUPPO00047
	Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 23

JOB: A19CTC CTC & MAT- INOSE

REF # JR DATE DOCUMENT	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLIN
SUBJOB: CTC - CTC & MAT- INOSE							
** BASE BUDGET **							
CODE: 00 UNCODED							
874-0001 CA 12/15/14 Check# 13758	Eugene Inose					1000.00	
679-0115 AP 02/23/15 Inv# 4739944 679-0109 AP 02/26/15 Inv# 64973506	Lowes Commercial Services		29.68			,	
679-0110 AP 02/27/15 Inv# 47059887	Lowes Commercial Services		74.64				
584-0072 AP 04/23/15 Inv# 26810376	Lowes Commercial Services Lowes Commercial Services		112.95				
072-0066 CA 10/23/15 cc/oct/000372	Lowes Commercial Services		291.57 32.75				
75-0301 CA 10/23/15 cc/oct/000 Reversed	Lowes Commercial Services		-32.75				
155-0007 AP 11/04/15 Inv# 02623	Lowes Commercial Services		56.57				
55-0008 AP 11/04/15 Inv# 02428	Lowes Commercial Services		65.49				
55-0009 AP 11/04/15 Inv# 02829	Lowes Commercial Services		27.00				
55-0010 AP 11/07/15 Inv# 02681	Lowes Commercial Services		63.21		- 1.80		
ODE 00 TOTALS:	COST TOTALS: 1721.11	0.00	721.11	0.00	0.00	1000.00	0.0
	BUDGET: 0.00	0.00	0.00	0.00	0.00	0.00	0.0
	REMAINING: -1721.11	0.00	-721.11	0.00	0.00	-1000.00	0.0
DDE: 01 Painting				0.00	0.00	1000.00	0.0
	Y						
98-0012 CA 09/22/14 Check# 092214	Lowes Commercial Services		34.98				
08-0010 CA 09/30/14 Check# 093014	Lowes Commercial Services		167.44				
0-0010 CA 10/29/14 Check# 102914	Lowes Commercial Services		143.99				
9-0001 PS 10/31/14 16.67 hr + 28% Burd	Jonatan Ambrocio	256.05					
6-0001 PS 11/28/14 8.00 hr + 28% Burd	Nemesio Mendoza	153.60					
4-0015 AP 01/20/15 Inv# 2204-3	Sherwin Williams Paint		56.85	\bigcap			
4-0002 AP 01/26/15 Inv# 19477 2-0004 AP 01/27/15 Inv# 012715	Burnham Painting & Drywall			15269.00			
	The Home Depot		73.10				
	The Home Depot		73.10				
4-0013 CA 01/27/15 012715 Reversed 4-0012 AP 01/27/15 Inv# 012715	The Home Depot		-73.10				
	The Home Depot Not Pineda	960,00	73.10				
	Miguel Rubio	960.00					
	Jose Luis Marquez	960.00					
	Cristian Gonzales	409.60					
· · · · · · · · · · · · · · · · · · ·	Jose Luis Marguez	921.60					
	Noe Pineda	921.60					
	Miguel Rubio	921.60					
	Sherwin Williams Paint		109.81				
-0001 PS 02/13/15 25.00 hr + 28% Burd (Cristian Gonzales	512.00					
	loe Pineda	921.09					
-0001 PS 02/13/15 30.00 hr + 28% Burd 3	lose Luis Marquez	921.60					
	liguel Rubio	921.60					
0001 PS 02/20/15 30.00 hr + 28% Burd M	loe Pineda	921.60					
	lose Luis Marquez	921.60					
	iiguel Rubio	921.60					
	ristian Gonzales	460.80					
	iguel Rubio	921.60					
	ose Luis Marquez	921.60					
0001 PS 02/27/15 24.00 hr + 28% Burd N	oe Pineda	921.60					

** JOB COST & BILLING DETAIL **

For Dates: Beginning - To Date

For Codes: All

SUPP000048



** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF #	JR DATE	DOCUMENT	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLIN
552-0001	PS 02/27/			460.80					
526-0001	PS 03/06/	15 30.00 hr ÷ 28% Bu	rd Miguel Rubio	921.60					
526-0001	PS 03/06/	15 - 30.00 hr + 28% Bui	rd Jose Luis Marquez	921.60					
526-0001	PS 03/06/	15 - 30.00 hr + 28% Bur	nd Noe Pineda	921.60					
26-0001	PS 03/06/2	l5 24.00 hr + 28% Bur	rd Cristian Gonzales	460.80					
26-0001	PS 03/06/1	.5 25.00 hr + 28% Bur	d Rafael Chavez	448.00					
26-0001	PS 03/06/1	5 6.67 hr + 28% Bur	d Gabino Delgado	256.13					
31-0013	AP 03/09/1	5 Inv# 4855-6	Sherwin Williams Paint		58.24				
96-0001	PS 03/13/1		u	245.76					
96-0001	PS 03/13/1	5 12.00 hr + 28% Bur		245.76					
96-0001	PS 03/13/1	5 12.00 hr + 28% Bur	d Jorge Vargas Cerpa	245.76					
96-0001	PS 03/13/1	5 20.00 hr + 28% Bur	d Rafael Chavez	448.00					
96-0001 H	PS 03/13/1	5 24.00 hr + 28% Bur	d Cristian Gonzales	460.80					
96-0001 H	PS 03/13/1	5 30.00 hr + 28% Burg	d Noe Pineda	921.60					
6-0001 F	PS 03/13/18	5 30.00 hr + 28% Burg	1 Jose Luis Marquez	921.60					
	PS 03/13/15		l Miguel Rubio	921.60					
1-0004 A	AP-03/13/15	i Inv# 5076-8	Sherwin Williams Paint		19.41				
1-0005 A	VP 03/13/15	Inv# 5093-3	Sherwin Williams Paint		19.41				
2-0001 P	S 03/20/15	19.08 hr + 28% 8urd	Jose Luis Marquez	537.29					
2-0001 P	S 03/20/15	14.00 hr + 28% Burd	Noe Pineda	358.40					
2-0001 P	S 03/20/15	5.15 hr + 28% Burd	Miguel Rubio	179.30					
5-0010 A	P 03/24/15	Inv# 2154-9	Sherwin Williams Paint		29.42				
5-0009 A	P 03/26/15	Inv# 5710-2	Sherwin Williams Paint		2480.45				
5-0003 A	P 03/31/15	Inv# 4844-4	Sherwin Williams Paint		461.70				
9-0009 CA	4 04/01/15	Check# 040115	The Home Depot		100,65				
-0002 AF	04/01/15	Inv# 2567-2	Sherwin Williams Paint		164.96				
-0042 CA	04/01/15	040115 Reversed	The Home Depot		-100.65				
-0041 AF	04/01/15	Inv# 040115	The Home Depot		100.65				
-0004 AP	04/02/15	Inv# 6123-7	Sherwin Williams Paint		231.56				
-0001 PS	04/03/15	12.00 hr + 28% Burd	Reynaldo Martinez Triqueros	245.76					
-0001 PS	04/03/15	10.00 hr + 28% Burd	Ricardo Pena	217,60					
-0001 PS	04/03/15	12.00 hr + 28% Burd	Jorge Vargas Cerpa	245.76					
-0001 PS	04/03/15	12.00 hr + 28% Burd	Efrain Rivera	245.76					
-0001 PS	04/03/15	12.00 hr + 28% Burd	Sergio Reyes	245.76					
-0004 AP	04/07/15	Inv# 6352-2	Sherwin Williams Paint		506.33				
0001 PS	04/10/15	20.00 hr + 28% Burd	Ricardo Pena	384.00					
0001 PS	04/10/15	24.00 hr + 28% Burd	Jorge Vargas Cerpa	614.40					
0001 PS	04/10/15	25.00 hr + 28% Burd	Pedro Vargas	448.00					
0001 PS	04/10/15	30.00 hr + 28% Burd	Reynaldo Martinez Triqueros	537.60					
0001 PS	04/10/15	25.00 hr + 28% Burd	Leonel Archila	512.00					
0001 PS	04/10/15	25.00 hr + 28% Burd	Gonzalo Sierra	672.00					
0001 PS	04/10/15	25.00 hr + 28% Burd	Gillermo Urbina	448.00					
0001 PS	04/10/15	15.00 hr + 28% Burd	Rafael Chavez	384.00					
0001 PS			Efrain Rivera	307.20					
			Sergio Reyes	307.20					
		heck# 14173	Renee Marquez		21.59				
0001 PS			Jorge Vargas Cerpa	768.00					
0001 PS (Ricardo Pena	640.20					
0001 PS (Gillermo Urbina	512.00					
001 PS (Rafael Chavez	614.40		*			
			Gonzalo Sierra	614,40					
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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF #	JR	DATE	DOCUMENT	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
962-0001	PS 0	4/17/15	24.00 hr + 28% Bur	d Sergio Cervantes	614.40	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
105-0017	AP 0	4/17/15	Inv# 3309-8	Sherwin Williams Paint		258.79				
301-0020	CA 04	4/23/15	Check# 042315	Lowes Commercial Services		291.57				
675-0082	CA 04	4/23/15	042315 Reversed	Lowes Commercial Services		-291.57				
031-0001	PS 04	4/24/15	13.16 hr + 28% Bur	d Jorge A. Lugo	640.10					
031-0001	PS 04	1/24/15	25.00 hr + 28% 8ur	d Rafael Chavez	256.00					
031-0001	PS 04	/24/15	12.00 hr + 28% Bur	d Reynaldo Martinez Triqueros	245.76					
031-0001	PS 04	/24/15	16.00 hr + 28% Bur	d Jorge Vargas Cerpa	307.20					
606-0001	AP 04	/30/15	Inv# 3981-4	Sherwin Williams Paint		82.48				
01-0001	PS 05	/01/15	24.00 hr + 28% Bur	d Jorge Vargas Cerpa	460.80		,			
01-0001	PS 05	/01/15	20.00 hr + 28% Burg	i Rafael Chavez	512.00					
01-0001	PS 05	/01/15	24.00 hr + 28% Burg	l Efrain Rivera	460.80					
01-0001	PS 05.	/01/15	24.00 hr + 28% Burg	l Reynaldo Martinez Triqueros	460.80					
02-0002	AP 05.	/01/15	Inv# 2974-0 04/10/15	Sherwin Williams Paint		541.18				
85-0001	PS 05/	/08/15	16.00 hr + 28% Burg	Jorge Vargas Cerpa	307.20					
85-0001	PS 05/	/08/15	16.00 hr + 28% Burd	Reynaldo Martinez Triqueros	245.76					
85-0001 I	PS 05/	/08/15	16.00 hr + 28% Burd	Efrain Rivera	245.76					
85-0001 H	PS 05/	′08/15	16.00 hr + 28% Burd	Gillermo Urbina	307.20					
35-0001 A	PS 05/	08/15	20.00 hr + 28% Burd	Rafael Chavez	448.00					
54-0010 A	NP 05/	13/15 I	inv# 2411401.0 02/16	REW Materials		257.71				
93-0001 F	PS 05/	15/15	28.00 hr + 28% Burd	Rafael Chavez	537.60					
93-0001 F	PS 057	15/15	20.00 hr + 28% Burd	Gillermo Urbina	486.40					
03-0001 F	PS 057	15/15	24.00 hr + 28% Burd	Efrain Rivera	491.52					
3-0001 P	PS 057	15/15	20.00 hr + 28% Burd	Reynaldo Martinez Triqueros	486.40					
3-0001 P	S 057	15/15	30.00 hr + 28% Burd	Jorge Vargas Cerpa	614.40					
2-0002 A	P 05/2	20/15 I	nv# 8508-7	Sherwin Williams Paint		58.24				
2-0017 A	P 05/2	21/15 I	nv# 6839-2	Sherwin Williams Paint		38.38				
5-0005 A	P 05/2	22/15 1	nv# 7765-4 0505/15	Sherwin Williams Paint		453.90				
5-0006 A	P 05/2	22/15 In	nv# 7766-2 05/05/15	Sherwin Williams Paint		10.80				
2-0014 A	P 05/2	26/15 In	nv# 8818-0	Sherwin Williams Paint		1607.56				
2-0016 A	P 05/2	26/15 Ir	nv# 5247-8	Sherwin Williams Paint		209.34				
2-0011 AF	05/2	28/15 Ir	nv# 5313-8	Sherwin Williams Paint		65.72				
5-0001 PS	5 05/2	9/15 2	20.00 hr + 28% Burd	Jorge Vargas Cerpa	486,40					
5-0001 PS	5 05/2	9/15 2	24.00 hr + 28% Burd	Reynaldo Martinez Triqueros	368.64					
5-0001 PS	6 05/2	9/15 2	24.00 hr + 28% Burd	Efrain Rivera	368.64					
5-0001 PS	6 05/2	9/15 2	24.00 hr + 28% Burd	Gillermo Urbina	368.64					
6-0001 PS	6 05/2	9/15 2	20.00 hr + 28% Burd	Rafael Chavez	486.40					
-0010 AP	05/2	9/15 In	w# 5379-9	Sherwin Williams Paint		183.25				
			eck# 14360	Renee Marquez		49.97				
-0002 CA	06/0	2/15 Ch	eck# 14361	Rodolfo Rubio		105.16				
			eck# 14362	Juan Plancarte		61.84				
			v# 9244-8 ···	Sherwin Williams Paint		234.14				
			v# 9330-5A	Sherwin Williams Paint		102.05				
			4.00 hr ÷ 28% Burd	Leonel Archila	614.40					
			5.00 hr + 28% Burd	Pedro Vargas	614.40					
			2.00 hr + 28% Burd	Gillermo Urbina	563.20					
			5.00 hr + 28% Burd	Efrain Rivera	640.00					
				Reynaldo Martinez Trigueros	614.40					
				Jorge Vargas Cerpa	768.00					
				Sergio Reyes	614.40					
				Rafael Chavez	768.00					
					491.52					
-0001 P2	00/12	/10 20).00 hr + 28% Burd	Leonel Archila	· · · · · · · ·				*	

SUPP000050

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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

Page 4 04/25/17

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JOB: A19CTC CTC & MAT- INOSE

538-0001 PS 06/12/15 20.00 hr + 288 Burd 611 lermo Linbina 491.52 538-0001 PS 06/12/15 20.00 hr + 288 Burd Reynaldo Martinez Triquesa 491.52 538-0001 PS 06/12/15 20.00 hr + 288 Burd Reynaldo Martinez Triquesa 491.52 538-0001 PS 06/12/15 20.00 hr + 288 Burd Reynaldo Martinez Triquesa 491.52 538-0001 PS 06/12/15 Steerin Millians Paint 73.36 634-0027 PS 06/12/15 Steerin Millians Paint 73.36 634-0021 PS 06/30/15 Int# 0010-3 Steerin Millians Paint 915.61 742-0001 PS 06/30/15 Int# 0010-3 Steerin Millians Paint 915.61 742-0001 PS 07/10/15 10.00 hr + 288 Burd Aere Marquez 120.66 742-0001 PS 07/10/15 12.00 hr + 288 Burd Rere Marquez 120.60 742-0001 PS 07/10/15 12.00 hr + 288 Burd Rere Marquez 120.60 742-0001 PS 07/15 12.00 hr + 288 Burd Rere Marquez 120.60 742-0001 PS 07/21/15 12.00 hr + 288 Burd Rere Marquez 120.60 742-	BILLIN
538-001 F5 06/12/15 20.00 hr + 28 Burd Frain Rivers 491.52 538-001 F5 06/12/15 25.00 hr + 28 Burd Granaldo Martinez Trigueros 481.52 538-001 F5 06/12/15 25.00 hr + 28 Burd Snervin Millians Paint 73.66 570-001 F5 06/12/15 25.00 hr + 28 Burd Snervin Millians Paint 73.66 570-001 F5 06/21/15 25.00 hr + 28 Burd Snervin Millians Paint 91.67 634-0021 AP 06/21/15 21.00 hr + 28 Burd Paralel Thewaz 57.00 634-0021 AP 06/31/15 11.00 hr + 28 Burd Paralel Thewaz 191.97 647-0001 P5 07/10/15 12.00 hr + 28 Burd Ferrein Rirugaz 133.60 636-001 P5 07/10/15 12.00 hr + 28 Burd Ferrein Rirugaz 128.06 64001 P5 07/10/15 12.00 hr + 28 Burd Ferrein Rirugaz 141.39 64001 P5 07/10/15 12.00 hr + 28 Burd Ferrein Rirugaz 141.39 640010 P5 07/10/15 12.00 hr + 28 Burd Snervira Snrvices 141.39 6500011	
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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

Page 5 04/25/17

JOB: A19CTC CTC & MAT- INOSE

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	JR	DATE	DOCUMENT	DESCRIPTION	LABOR	MATERIAL	SUBC	ON EQUIP	OTHER	BILLI
			Inv# 8572-3	Sherwin Williams Paint		317.31				
972-0004	CA 1	1/24/15	cc/nov/000463	Lowes Commercial Services		91.40				
012-0013	AP 1	1/24/15	Inv# 4147-2	Sherwin Williams Paint		77.19				
675-0341	CA 1	1/24/15	cc/nov/000 Reversed	Lowes Commercial Services		-91.40				
012-0038	AP 1	2/01/15	Inv# 9027-7	Sherwin Williams Paint		279.87				
			22.50 hr + 28% Bur		460.80					
			22.50 hr + 28% Bur		460.80					
888-0001	PS 12	2/04/15	17.50 hr + 28% Bur	d Rafael Chavez	448.00				•	
			Inv# 9345-3	Sherwin Williams Paint		122.21				
			20.00 hr + 28% Burg		614.40					
937-0001 H	PS 12	/11/15	12.50 hr + 28% Burg	j Jorge A. Lugo	384.00					
037-0001 A	PS 12	/11/15	13.71 hr + 28% Burg	1 Rafael Chavez	307.11					
037-0001 F	PS 12	/11/15	25.00 hr + 28% Burg	I Gillermo Urbina	512.00					
937-0001 F	PS 12	/11/15	10.00 hr + 28% Burd	Pedro Vargas	307.20					
937-0001 P	PS 12	/11/15	15.00 hr + 28% Burd	Reynaldo Martînez Triqueros	36B.64			44083.5	31	
37-0001 P	S 12	11/15	25.00 hr + 28% Burd		768.00	21	۱.	4408 S		
84-0001 P	S 12/	18/15	20.00 hr + 28% Burd		35B.40	Oudge	1	•		
84-0001 P	S 12/	18/15	20.00 hr + 28% Burd		491.52	~				
84-0001 P	S 12/	18/15	24.00 hr + 28% Burd	Pedro Vargas	614.40					
54-0001 PS	S 12/	18/15	24.00 hr + 28% Burd	-	614.40					
34-0001 PS	S 12/		24.00 hr + 28% Burd	Jorge Vargas Cerpa	460.80					
24-0001 PS	5 12/	24/15	15.00 hr + 28% Burd	Jorge A. Lugo	460.80					
DE 01	тот,	ALS: L/	NBOR HOURS: 2935.71	COST TOTALS: 100425.76	73030.28	12126.48	15269.00			
				and the second se	- 42731.00	0.00	15269.00	0.00 0.00	0.00	-0.0
				REMAINING: -42425.76		-12126.48	0.00	0.00	0.00	0.0
DE: 02	Dry	wall			/ 00009.20	12120.40	0.00	0.00	0.00	0.0
				4 4 N [−]						
7-0007 AP	01/0	7/14 In	v# 010714 e⊓ose	Lowes Commercial Services		20.81				
			v# 082614cc	The Home Depot		190.17				
D-0001 AP	08/2	7/14 Im	<i>r#</i> 082714	American Express - Lowes		57.83				
3-0006 AP	09/1	9/14 Inv	r# 091914 enosedry	Lowes Commercial Services		128.02				
8-0009 AP	09/2	2/14 Inv	и# 092214 inosedry	Lowes Commercial Services		111.66				
8-0013 CA	09/2	3/14 Che	ck# 092314	Lowes Commercial Services		100.92				
-0011 AP	09/29	9/14 Inv	# 092914	Lowes Commercial Services		61.36				
-0001 PS	11/28	8/14 5	.00 hr + 28% Burd	Paul Adkisson	121.60					
-0001 PS	11/28	/14 8	.00 hr + 28% Burd	Nemesio Mendoza	153.60					
-0001 PS	11/28	/14 15		Jose Luis Marquez	460.86					
-0001 PS (01/16	/15 4		Jose Guadalupe Delgado	153.60					
-0003 AP (01/21	/15 Inv		REW Materials		74.93				
				REW Materials		183.12				
-0004 AP (REW Materials		196.53				
				Ismael Bautista	384.10			+		
-0005 AP (153.60					
-0005 AP 0 -0001 PS 0	01/30		00 hr + 28% Burd (Cristian Gonzales						
0005 AP 0 0001 PS 0 0001 PS 0)1/30)1/30	/15 8.		Crístian Gonzales REW Materials	100.00	212.74				
0005 AP 0 0001 PS 0 0001 PS 0 0001 AP 0)1/30)1/30)2/02	/15 8. /15 Inv#	2410870.0 F	REW Materials	•	212.74				
-0005 AP 0 -0001 PS 0 -0001 PS 0 -0001 AP 0 -0001 AP 0)1/30)1/30)2/02)2/06	/15 8. /15 Inv⋕ /15 4.	2410870.0 F 36 hr + 28% Burd - M	REW Materials Nemesio Mendoza	153.47	212.74				
-0005 AP 0 -0001 PS 0 -0001 PS 0 -0001 AP 0 -0001 PS 0 -0001 PS 0)1/30)1/30)2/02)2/06)2/06	/15 8. /15 Inv# /15 4. /15 5.	[!] 2410870.0	REW Materials Wemesio Mendoza Ismael Bautista	•					
0005 AP C 0001 PS 0 0001 PS 0 0001 AP 0 0001 AP 0 0001 AP 0 0001 AP 0 0001 PS 0 0001 PS 0 0001 PS 0 00001 AP 0	01/30 01/30 02/02 02/06 02/16 2/16	/15 8. /15 Inv# /15 4. /15 5. /15 Inv#	4 2410870.0 F 36 hr + 28% Burd M 30 hr + 28% Burd J 2410321.0 F	REW Materials Nemesio Mendoza Ismael Bautista REW Materials	153.47 179.10	212.74 123.02				
-0005 AP 0 -0001 PS 0 -0001 PS 0 -0001 AP 0 -0001 PS 0 -0001 PS 0 -0006 AP 0 -0001 PS 0)1/30)1/30)2/02)2/06)2/16)2/16 2/16 2/20/	/15 8. /15 Inv# /15 4. /15 5. /15 Inv# 15 5.	2410870.0 F 36 hr + 28% Burd N 30 hr + 28% Burd J 2410321.0 F 00 hr + 28% Burd E	REW Materials Nemesio Mendoza Ismael Bautista REW Materials Iliazer Ambrocio	153.47 179.10 122.8B					
0005 AP 0 0001 PS 0 0001 PS 0 0001 AP 0 0001 AP 0 0001 PS 0)1/30)1/30)2/02)2/06)2/13)2/16 2/20/ 2/20/	/15 8. /15 Inv# /15 4. /15 5. /15 Inv# /15 5. 15 5.	2410870.0 36 hr + 28% Burd M 30 hr + 28% Burd J 2410321.0 hr + 28% Burd E 00 hr + 28% Burd N	REW Materials Nemesio Mendoza Esmael Bautista REW Materials Eliazer Ambrocio Nemesio Mendoza	153.47 179.10 122.8B 179.17					
0005 AP 0 0001 PS 0 0001 PS 0 0001 AP 0 0001 PS 0)1/30)1/30)2/02)2/06)2/13 ,2/16 ,2/20 ,2/20 ,2/20/ 2/20/	 715 8. 715 1nv# 715 5. 715 1nv# 715 5. 715 5. 715 5. 715 5. 715 5. 	2410870.0 F 36 hr + 28% Burd N 30 hr + 28% Burd I 2410321.0 F 00 hr + 28% Burd E 09 hr + 28% Burd N 45 hr + 28% Burd I	REW Materials Nemesio Mendoza Ismael Bautista REW Materials Iliazer Ambrocio	153.47 179.10 122.8B					

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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: AI9CTC CTC & MAT- INOSE

REF #	JR	DATE	DOCUMENT	DESCRIPTION	LABO	R MATERI	AL SUBCON	EQUIP	OTHER	BILLI
675-0009				d Lowes Commercial Services		-29.	68			
765-0005	CA 0;	2/27/15	Check# 022715	Lowes Commercial Services	:	112.	95			
675-0015				i Lowes Commercial Services		-112.	95			
			Inv# 041115	The Home Depot		169.0	05			
389-0007	CA 05	/05/15	Check# 050515	The Home Depot		118.9	97			
665-0002	CA 05	/05/15	050515 Reversed	i The Home Depot		-118.9	97			
695-0025	AP 05	/05/15	Inv# 050515	The Home Depot		118.9	97			
254-0003	AP 05	/13/15	Inv# 2412299.0 03/0	5 REW Materials		131.1	.8			
254-0007	AP 05	/13/15	Inv# 2411238.0 02/1	0 REW Materials		73.3	34			
254-0013	AP 05	/13/15	Inv# 2410612.0 02/2	0 REW Materials		55.0	0			
254-0016	AP 05.	/13/15	Inv# 2412248.0 03/0	4 REW Materials		131.1				
254-0017	AP 05,	/13/15	Inv# 2412174.0 03/0	3 REW Materials		349.8	1			
293-0001	PS 05/	15/15	16.80 hr + 28% Bur	d Nemesio Mendoza	537.60					
642-0001 (CA 067	12/15 (Check# 14407	Juan Plancarte		45.6	1			
98-0001 A	PS 08/	14/15	9.60 hr + 28% Burg	i Juan plancarte	307.20					
98-0001 F	PS 08/	14/15	10.00 hr + 28% Burg	Jorge A. Lugo	256.00					
98-0001 F	'S 08/	14/15	5.00 hr + 28% Burc		153.60					
44-0005 C	A 08/	17/15 0	heck# 081715	The Home Depot		158 67	7	. (1	
55-0049 C	A 08/	17/15 0	81715 Reversed	The Home Depot		-158 67	7	~ 7.1ª	J.	
			nv# 081715	The Home Depot		158 67	,	Que	•	
30-0001 P			6.25 hr + 28% Burd		192.00	100.0		14.		
0-0001 P	S 08/2	21/15	25.00 hr + 28% Burd		640.00		, wh	6 0		
0-0001 P	S 08/2	21/15	10.00 hr + 28% Burd		307.20		hu	VAIN (.		
0-0001 P	5 08/2		6.67 hr + 28% Burd	Nemesio Mendoza	179.29	\cap	1,15 (-	11.		
2-0001 PS	5 08/2	8/15	25.00 hr + 28% Burd	Miguel Rubio	768.00	N	Dore In	r		
2-0001 PS			25.00 hr + 28% Burd	Ismael Bautista	768.00		bus haven			
2-0001 PS			24.00 hr + 28% Burd	Noe Pineda	614.40		Ň			
2-0001 PS			6.80 hr + 28% Burd	Nemesio Mendoza	537.60					
2-0001 PS			10.00 hr + 28% Burd	Jose Luis Marquez	614.40					
2-0001 PS			5.00 hr + 28% Burd	Juan plancarte						
2-0001 PS			9.20 hr + 28% Burd	Jose Luis Marquez	153.60					
2-0001 PS			4.14 hr + 28% Burd	Juan plancarte	614.40					
			4.14 hr + 28% Burd	Juan plancarte	499.55 400.55					
			9.20 hr + 28% Burd		-499.55					
			9.20 hr + 28% Burd	Jose Luis Marquez	-614.40					
-0001 PS				Jose Luis Marquez	614.40					
-0001 PS			4.13 hr + 28% Burd	Juan plancarte	499.20					
			5.00 hr + 28% Burd	Ismael Bautista	153.60					
-0001 PS			9.63 hr + 28% Burd	Jose Guadalupe Delgado	332.81					
-0001 PS			5.60 hr + 28% Burd	Noe Pineda	179.20					
-0001 PS			1.00 hr + 28% Burd	Jose Luis Marquez	537.60					
-0001 PS			.00 hr + 28% Burd	Noe Pineda	166.40					
-0001 PS			.67 hr + 28% Burd	Juan plancarte	179.33					
-0001 PS	12/11	/15 6	.19 hr + 28% Burd	Noe Pineda	166.39					
E 02	TOTALS	S: LAB	OR HOURS: 378.80	COST TOTALS: 0 13767.19	11073.27	2693.92	0.00	0.00	0.00	0.00
				BUDGET: 0 3629.00	3629.00	0.00	0.00	0.00	0.00	-0.00
				REMAINING: -10138.19		-2693.92	0.00	0.00	0.00	0.00
: 04	Lawsu	nt add	tional Extra		id not	Pay			0.05	0.00
0001 CA (17/22/	15				• •	. –			
				Ferguson Eterprise Inc		1800.00				
0002 CA 0 0002 CA 0				ProSource of Las Vegas		67.11				
	เส/บ5/	15 50 0	.a. 0	The Home Depot		2799.39				

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DESERT VALLEY CONTRACTING, INC.

** JOB COST & BILLING DETAIL ** For Codes: All For Oates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

REF # JR DATE DOCUMENT	DESCRIPTION	LABOR	MATERIAL	- SUBCON	EQUIP	OTHER	BILLING
652-0002 CA 09/21/15 sw card 508-0003 AP 12/04/15 Inv# 5283710207 in 280-0001 AP 12/04/15 5283710207 Reverse 983-0001 AP 01/01/16 Inv# 5283710208 IN 984-0001 CA 01/01/16 Check# 010116 Inv# 5283710208 IN 984-0001 CA 01/01/16 Check# 010116 Session Inv Session Inv 915-0009 CA 01/01/16 O10116 Reverse Session Session Inv Session Session	d MSE Environmental OS Sunbelt Rentals Sunbelt Rentals d Sunbelt Rentals d Sunbelt Rentals Sunbelt Rentals MSE Environmental		713.50	338.53 -338.53 338.53 -338.53	338.66 338.66 -338.66 -338.66 338.66 338.66		
CODE 04 TOTALS:		B. 66 0.00 0.00 0.00 3. 66 0.00	5380.00 0.00 -5380.00	0.00 0.00 0.00	338.66 0.00 -338.66	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 05 Doors 076-0001 CA 10/17/14 Check# 101714 578-0001 CA 01/22/15 various s/w charges 237-0006 AP 07/30/15 Inv# 413663	Lowes Commercial Service Misc - Credit Card Valley's Best Garage Doo		24.45 340.08	250.00			
CODE 05 TOTALS: CODE: 09 Job Walk	COST TOTALS: 614 BUDGET: 650 REMAINING: 35		364.53 0.00 -364.53	250.00 0.00 -250.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
801-0001 AP 10/04/14 Inv# 100214 168-0001 GJ 10/04/14 Document# 100414	Arx Engineering Move all per RE			350.00 -350.00			
CODE 09 TOTALS:	BUDGET: 0.	00 0.00 00 0.00 00 0.00 00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 10 Baseboard							
884-0001 PS 07/31/15 5.00 hr + 28% Burd 108-0001 CA 08/12/15 Check# 14659	Cristian Gonzales Juan Plancarte	128.00	160.50				
ODE 10 TOTALS: LABOR HOURS: 5.00 ODE: 12 "Cabinets-«Effcient"	COST TOTALS: 288. BUDGET: 0.1 REMAINING: -288.	0.00	160.50 0.00 ~160.50	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
ODE: 12 _Cabinets-*Effcient*** 36-0002 AP 11/25/14 Inv# 112514 23-0001 PS 01/16/15 5.00 hr + 28% Burd 35-0001 PS 05/08/15 15.00 hr + 28% Burd	Efficient Space Planning Ismael Bautista Nemesio Nendoza	153.60 537.60		22846.00			
DDE 12 TOTALS: LABOR HOURS: 20.00	COST TOTALS: 23537.2 BUDGET: 37246.0 REMAINING: 13708.8	0 0.00	0.00	22846.00 37246.00 14400.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
DE: 13 Clean up		0 002.00	0.00	2,	0.00	0.00	0.00
	Lowes Commercial Services Lowes Commercial Services Lowes Commercial Services	a	61.36 313.60 66.54				
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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF #	JR DAT	e document	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
076-0003	CA 10/15	/14 Check# 101514	Lowes Commercial Services		6.14				
982-0001	PS 10/16	/14 24.00 hr + 28% Bu	rd Kevin Herrera	307.20					
982-0001	PS 10/16	/14 6.00 hr + 28% Bu	rd Juan Alfredo	153.60					
064-0001	AP 10/23/	′14 Inv# inose	The Home Depot		374.25				
051-0001	AP 10/28/	'14 Inv# inose	Chase Card Services/SW Air		129.58				
671-0014	AP 10/28/	14 Inv# HDEPOT	Chase Card Services/SW Air		129.58				
129-0001	PS 10/31/	14 10.00 hr + 28% Bu	rd Isai Delgado-Jimenez	153.60					
1,29-0001	PS 10/31/	14 10.00 hr + 28% Bur	rd Simon Figueroa	307.20		¢			
129-0001	PS 10/31/	14 10.00 hr + 28% Bur	d Noe Pineda	307.20					
29-0001	PS 10/31/	14 - 9.68 hr + 28% Bur	d Niguel Rubio	307.28					
29-0001	PS 10/31/	14 9.60 hr + 28% Bur	d Daniel Torres	307.20					
274-0001	PS 01/23/	15 9.00 hr + 28% Bur	d Cristian Gonzales	115.20					
24-0001 I	PS 01/30/3	l5 16.00 hr ÷ 28% Bur	d Cristian Gonzales	307.20					
65-0008 0	CA 02/26/3	15 Check# 022615	Lowes Commercial Services		74.64				
75-0012 (CA 02/26/3	.5 022615 Reversed	Lowes Commercial Services		-74.64				
26-0001 F	PS 03/06/1	5 12.00 hr + 28% Bur	d Maria Placido	153.60					
26-0001° P	PS 03/06/1	5 12.00 hr + 28% Burg	d Josefina Placido	153,60					
96-0001 P	S 03/13/1	5 5.22 hr + 28% Burg	d Gabino Delgado	192.10					
42-0001 P	S 03/20/1	5 20.00 hr + 28% Burd	i Cristian Gonzales	307.20					
42-0001 P	S 03/20/1	5 5.47 hr + 28% Burg	i Jose Luis Marquez	154.04					
12-0001 P	S 03/20/1	5 5.15 hr + 28% Burd	Miguel Rubio	179.30					
00-0001 P	S 04/10/1	5 – 8.56 hr + 28% Burd	l Jose Luis Marquez	333.08					
0-0001 P	S 04/10/1	5 4.11 hr + 28% Burd	Noe Pineda	166.25					
10-0001 PS	S 04/10/1	5 5.49 hr + 28% Burd	Miguel Rubio	192.05					
1-0001 PS	\$ 05/01/15	5 10.00 hr + 28% Burd	Nemesio Mendoza	358.40					
1-0001 PS	5 05/01/15	i 12.10 hr + 28% Burd	Juan Alfredo	384.10					
5-0001 PS	5 05/08/15	10.00 hr + 28% Burd	Laura Delgado	192.00		т.			
8-0003 CA	05/19/15	Check# 051915	The Home Depot		249.34				
5-0006 CA	05/19/15	051915 Reversed	The Home Depot		-249.34				
5-0029 AP	05/19/15	Iπv# 051915	The Home Depot		249.34				
7-0001 PS	06/05/15	4.00 hr + 28% Burd	Rene Marguez	153.60					
7-0001 PS	06/05/15	6.00 hr + 28% Burd	Jose Luis Marquez	153.60					
7-0001 PS	06/05/15	10.53 hr + 28% Burd	Laura Delgado	256.09					
-0001 PS	07/31/15	2.00 hr + 28% Burd	Jose A Salazar	51.20					
2-0001 PS	08/07/15	6.00 hr + 28% Burd	Juan plancarte	153.60					
-0001 PS	08/07/15	5.08 hr + 28% Burd	Ismael Bautista	166.46					
-0001 PS	09/11/15	5.00 hr + 28% Burd	Jose Luis Marquez	153.60					
-0001 PS	09/25/15	5.60 hr + 28% Burd	Jose Luis Marquez	179.20					
-0001 PS	09/25/15	5.00 hr + 28% Burd	Jorge A. Lugo	128.00					
-0001 PS	10/02/15	25.00 hr + 28% Burd	Jose Luis Marquez	896.00					
-0003 AP	10/17/15	Inv# 101715 A19CTC	Lowes Commercial Services		24.45				
-0002 AP	10/17/15	101715 Reversed	Lowes Commercial Services		-24.45				
-0019 AP	10/29/15	Inv# 102915 A19CTC	Lowes Commercial Services		143.99				
-0002 AP	10/29/15	102915 Reversed	Lowes Commercial Services		-143.99				
-0001 AP	11/15/15	Inv# 015772842	Republic Services				ž	20.00	
-0006 CA	11/24/15	cc/nov/000467	Lowes Commercial Services		95.79				
0342 CA	11/24/15	cc/nov/000 Reversed	Lowes Commercial Services		-95.79				
0001 PS	12/04/15	10.00 hr + 28% 8urd	Gillermo Urbina	128.00					
0001 PS :	12/04/15	10.00 hr + 28% Burd	Juan plancarte	179.20					
0001 PS			Ismael Bautista	179.20					
0001 PS 1			Juan plancarte	179.33					
0001 PS 1			Jose Luis Marquez	332.68					
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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF #	JR DAT	E DOC	UMENT	DESCRIPTION	1	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
444-0002 444-0003	AP 05/23 AP 05/23	/16 Inv# a- /16 Inv# a- /16 Inv# a- /16 Inv# a-	216497 217206	Las Vegas Toilet Las Vegas Toilet Las Vegas Toilet Las Vegas Toilet	Rentals. Rentals.					85.00 85.00 85.00 95.00	
CODE 13	TOTALS	: LABOR H	IOURS: 329.	30 COST TOTALS: BUDGET: REMAINING:	10221.55 7500.00 -2721.55	8321.16 7500.00 -821.16	1330.39 0.00 -1330.39	0.00 0.00 0.00	0.00 0.00 0.00	570.00 0.00 -570,00	0.00 0.00 0.00
CODE: 14	Stuce	o & Exterio	or					0.00	0.00		
/99-0001 /	AP 08/29/	14 Inv# 082	2914	The Home Depot			100.00				
64-0002 (CA 03/04/	15 Check# 1	14078	Red Star Foam			79.75				
74-0001 F			ır + 28% Bur			115.20	12.10				
28-0001 F			nr + 28% Bur			460.80					
28-0001 P			nr + 28% Bur			307.20					
28-0001 P			ır + 28% Bur	5 . 5		460.52					
28-0001 P			r + 28% Bur	1.		819.20					
00-0001 P			r + 28% 8ur			832.00			*		
00-0001 P			r + 28% Bur	· · · · · · ·		307.20					
00-0001 P			r + 28% Bur			255.90					
		5 Check# 14		Juan Plancarte		200.00		140.55			
52-0001 P			r + 28% Burd			768.00		140.00			
52-0001 PS			r + 28% Burd	-		460.80					
52-0001 PS			r + 28% Burg			883.20					
		5 Check# 14		Red Star Foam			79.75				
1-0001 PS			• + 28% Buro			460.80					
1-0001 PS			+ 28% Burd			883.20					
4-0001 CA			Reversed	Red Star Foam			-79.75				
		Check# 14		Rodolfo Rubio			142.22				
1-0001 PS			+ 28% Burd			768.00					
1-0001 PS			+ 28% Burd	-		486.40					
1-0001 PS			+ 28% Burd			1139.33					
5-0001 PS			+ 28% Burd			448.00					
5-0001 PS			+ 28% Burd			928.00					
8-0001 PS			+ 28% Burd	Juan plancarte		896.00					
3-0001 PS			+ 28% Burd	Cristian Gonzales		409.60					
2-0001 PS			+ 28% Burd			640.00					
-0001 PS			+ 28% Burd	Juan plancarte		896.00					
-0001 PS			+ 28% Burd	Gabino Delgado		768.00					
-0001 PS			+ 28% Burd	Cristian Gonzales		460.80					
-0001 PS			+ 28% Burd	Juan plancarte		896.00					
-0001 PS			+ 28% Burd	Jose Luis Marquez		767.86					
-0001 PS			+ 28% Burd	Ismael Bautista		793.75					
-0001 PS			+ 28% Burd	Cristian Gonzales		512.00					
-0001 PS			+ 28% Burd	Jose A Salazar		768.00					
-0001 PS			+ 28% Burd	Juan plancarte		768.00					
-0001 PS			+ 28% Burd	Ismael Bautista		768.00					
-0001 PS			+ 28% Burd	Juan plancarte		832.00					
-0001 PS (+ 28% Burd	Cristian Gonzales		409.50					
-0001 PS (+ 28% Burd	Jose A Salazar		768.00					
1001 F3 (+ 28% Burd	Jose Luis Marquez		307.20					
-0001 PS (

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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLINGS
CODE 14 TOTALS: LABOR HOURS: 759	.65 COST TOTALS: 23163.08 BUDGET: 10000.00 REMAINING: -13163.08	22700.56 10000.00 -12700.56	321.97 0.00 -321.97	140.55 0.00 -140.55	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 15 Diversified F.S.			TNERNO	nes pa	20 - 30	02.99.	
263-0001 AP 04/24/15 Inv# 042415 736-0011 AP 11/04/15 Inv# 108071	Diversified Protection Diversified Protection			215.00 420.60			
CODE 15 TOTALS:	COST TDTALS: 635.60 BUDGET: 635.00 REMAINING: -0.60	0.00 0.00 0.00	0.00 0.00 0.00	635.60, 635.00 ~0.60	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 17 D.H.Electric Low V.							
019-0001 AP 09/20/14 Inv# 1606 63-0001 GJ 09/20/14 Document# 092014 76-0005 CA 10/10/14 Check# 101014	Firehouse Electric Inv. 1605 Firehouse Elec Lowes Commercial Services		48.18	5000.00 -5000.00	·		
56-0001 AP 10/21/14 Inv# 13957 63-0007 AP 12/05/14 Inv# 14079 28-0001 AP 12/11/14 Inv# 14103 62-0017 AP 01/21/15 Inv# 14214	Desert Home Electric. Inc. Desert Home Electric. Inc. Desert Home Electric. Inc. Desert Home Electric. Inc.			7950.00 6B75.00 6875.00 2605.00			
DDE 17 TOTALS:	COST TOTALS: 24353.18 BUDGET: 19755.00 REMAINING: -4598.18	0.00 0.00 0.00	48.18 0.00 -48.18	24305.00 19755.00 -4550.00	0.00 0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
DDE: 18 Framing							
49-0022 AP 08/26/14 Inv# 082614 19-0024 AP 08/27/14 Inv# 082714 inose	Lowes Commercial Services Lowes Commercial Services		57.42 119.04				
9-0037 AP 08/29/14 Inv# 082914 inose 9-0045 AP 09/03/14 Inv# 090314 inose	Lowes Commercial Services Lowes Commercial Services		29.19 253.02				
9-0032 AP 09/04/14 Inv# 090414 inose	Lowes Commercial Services		47.16				
1-0016 AP 09/04/14 Inv# 606126	Desert Lumber		4035.74				
9-0031 AP 09/05/14 Inv# 090514 inose	Lowes Commercial Services		133.94				
9-0051 AP 09/08/14 Inv# 090814	Lowes Commercial Services		233.53				
9-0052 AP 09/08/14 Inv# 090814	Lowes Commercial Services		73.11				
1-0017 AP 09/08/14 Inv# 836216	Desert Lumber		-949.55				
9-0033 AP 09/10/14 Inv# 091014	Lowes Commercial Services		153.91 96.08				
9-0025 AP 09/11/14 Inv# 091114 D-0001 AP 09/11/14 Inv# 1015666	Lowes Commercial Services Desert Fasteners		418.82				
3-0004 AP 09/24/14 Inv# 607827	Desert Lumber		246.04				
4-0005 AP 09/24/14 Inv# 1016498	Desert Fasteners		341.36				
5-0001 PS 09/26/14 16.92 hr + 28% Burd		506.78					
-0005 AP 10/02/14 Inv# 608257	Desert Lumber		41.74				
7-0001 PS 10/10/14 25.00 hr + 28% Burd		512.00					
2-0001 PS 10/10/14 25.00 hr + 28% Burd	Juan Alfredo	768.00					
-0001 PS 10/10/14 10.00 hr + 28% Burd	Eliazer Ambrocio	204.80					
-0001 PS 10/10/14 10.00 hr + 28% Burd	Nemesio Mendoza	307.20					
-0001 PS 10/10/14 14.40 hr + 28% Burd	Jonatan Ambrocio	368.64					
-0002 CA 10/14/14 Check# 101414	Lowes Commercial Services		102.48				
		700.00					
-0001 PS 10/16/14 25.00 hr + 28% Burd	Isai Delgado-Jimenez	768.00					<u>۲</u>

** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF # JR DA	TE DOCUMENT	DESCRIPTION		LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLI
067-0001 PS 10/2	4/14 24.00 hr + 28%	Burd Isai Delgado-Jime	nez	614.40					
129-0001 PS 10/3	1/14 10.16 hr + 28%	Burd Ismael Bautista		306.92					
204-0002 AP 10/3	/14 Inv# 103114	Desert Lumber			3844.45				
817-0005 AP 12/0	3/14 Inv# 612380	Desert Lumber			37.85		÷		
760-0001 PS 12/12	2/14 8.00 hr + 28% 8	urd Paul Adkisson		194.56					
055-0007 AP 12/18	/14 Inv# 613425	Desert Lumber			214.85				
421-0017 AP 12/18		The Home Depot			75.91				
986-0001 PS 12/24	/14 6.67 hr + 28% B	urd Nemesio Mendoza		153.68				*	
986-0001 PS 12/24	/14 16.00 hr + 28% B	urd Paul Adkisson		389.12			·		
067-0001 PS 12/31		urd Rene Marquez		192.19					
067-0001 PS 12/31	/14 6.26 hr + 28% B	urd Cristian Gonzales		115.23					
140-0001 PS 01/09	/15 2.94 hr + 28% B	urd Rene Marquez		127.95					
40-0001 PS 01/09		urd Gabino Delgado		153.60					
274-0001 PS 01/23	'15 3.77 hr + 28% Bi	urd Eliazer Ambrocio		102.30					
74-0001 PS 01/23	15 4.94 hr + 28% Bi	ird Gabino Delgado		191.97					
74-0001 PS 01/23/			jado	191.83					
74-0001 PS 01/23/	15 5.29 hr + 28% Bu	rd Arturo Mendoza		191.83				• •	
67-0001 PS 02/06/	15 4.80 hr + 28% 8u	rd Eliazer Ambrocio		122.88			*		
89-0005 CA 04/27/	15 Check# 042715	The Home Depot			31.28				
54-0066 CA 04/27/	15 042715 Reverse	d The Home Depot			~31,28				
5-0018 AP 04/27/	15 Inv# 042715	The Home Depot			31.28				
5-0001 PS 05/08/	15 5.00 hr + 28% Bu	rd Nemesio Mendoza		179.20					
3-0001 PS 05/15/	15 15.00 hr + 28% Bu	rd Eliazer Ambrocio		384.00					
6-0001 PS 07/24/	.5 10.00 hr + 28% Bu	d Jose Luis Marquez		307.20					
0-0001 PS 08/21/2	5 6.67 hr + 28% Bu	d Nemesio Mendoza		179.29					
DE 18 TOTALS:	LABOR HOURS: 288.4	O COST TOTALS:	17631.74	7994,37	9637.37	0.00	0.00	0.00	0.0
×		BUDGET: 2	23000.00	23000.00	0.00	0.00	0.00	0.00	0.0
		REMAINING:	5368.26	15005.63	-9637.37	0.00	0.00	0.00	0.0
DE: 20 Equipm	ent Rental Mis								
2-0026 AP 07/08/1	4 Inv# 070814	American Express - L	.owes		533,43				
-0004 AP 09/15/1	4 Inv# 013152207	Republic Services						320.00	
8-0011 CA 09/26/1	4 Check# 092614	The Home Depot			666.07			020100	
-0010 AP 09/26/14		The Home Depot			566.07				
-0006 AP 09/30/14		Las Vegas Toilet Ren	tals.					102.00	
-0007 AP 09/30/14		Republic Services	·					320,00	
-0001 AP 10/31/14		Las Vegas Toilet Ren	tals.					85.00	
-0001 AP 10/31/14	a-208092 Reversed	Las Vegas Toilet Ren						-85.00	
-0001 AP 10/31/14		Las Vegas Toilet Rent		•				85.00	
	Inv# 48784139-1 enos	-					805.73	00.00	
	Inv# 49036564-1 enos						1377.44		
0008 AP 11/15/14		Republic Services					10/ /	646.40	
0008 AP 11/30/14		Las Vegas Toilet Rent	als					85.00	
0010 AP 12/31/14		Las Vegas Toilet Rent						85.00 85.00	
0002 AP 01/31/15		Las Vegas Toilet Rent						170.00	
0004 AP 02/28/15		Las Vegas Torrec Kent					85.00		
0001 AP 02/28/15		Las Vegas Towel & Tis					-85.00		
0001 AP 02/28/15		Las Vegas Toilet Rent					- 03,00	85 00	
0012 AP 03/31/15		Republic Services	u13,					85.00	
00012 AP 03/31/13 0004 CA 04/29/15		•			21.59			101.69	
0004 LA 04/29/15		The Home Depot			-21.59				
0068 CA 04/29/15	042915 Reversed	The Home Depot							

SUPP000058

** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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	JR DA	TE	DOCUMENT	DESCRIPT	ION	LAB	DR MATERIA	AL SUBCON	EQUIP	OTHER	BILLINGS
695-0020	AP 04/29	/15	Inv# 042915	The Home Depot			21.5	59			
239-0006	AP 04/30	/15]	Inv# 014205568	Republic Servi	ces					222.03	
014-0003	AP 04/30	/15 1	[nv# A-211660	Las Vegas Toile	et Rentals.					85.00	
014-0004	AP 05/31	/15 I	[nv# A-212329	Las Vegas Toile	et Rentals,					85.00	
014~0005	AP 06/01	/15 I	nv# A-212898	Las Vegas Toile	et Rentals.					85.00	
613-0001	AP 06/15	/15 I	nv# 014562871	Republic Servio	es					220.00	
773-0010	AP 07/01	/15 I	nv# A-213613	Las Vegas Toile	t Rentals,					65.00	
967-0006 /	AP 08/01/	/15 I	nv# A-214340	Las Vegas Toile	t Rentals.					85.00	
351-0003 /	AP 08/15/	'15 I	nv# 014141595	Republic Servic	es			•		220.00	
)87-0005 A	AP 08/15/	'15 Iı	nv# 014353785	Republic Servic	es					220.00	
237-0001 A	AP 09/01/	15 Ir	nv# A-215008	Las Vegas Toile	t Rentals.					85.00	
			nv# 015355363	Republic Servic	es					220.00	
692-0003 A	AP 10/15/	15 Ir	ıv# 015565025	Republic Service	25					220.00	
81-0001 A	AP 12/04/	15 In	ıv# 5283710207	Sunbelt Rentals					338.53		
13-0009 A	AP 12/15/	15 In	ıv# 121515	Republic Service	25					220.00	
17-0002 A	NP 12/15/	15 12	1515 Reversed	Republic Service	es.					-220.00	
81-0002 A	P 12/23/	LS In	v# 5730858201	Sunbelt Rentals					90.00		
81-0003 A	P 02/25/3	l6 In	v# 5283710206	Sunbelt Rentals					338.53		
14-0027 C/	A 04/04/1	6 AM	XCCD - inose cred	Sumbelt Rentals					-338.66		
DDE 20	TOTALS:			COST TOTALS:	8230.85	0.00	1787.16	0.00	2611 67		
				BUDGET :	2300.00	2300.00	0.00	0.00 0.00	2611.57	3832.12	0.00
				REMAINING:	-5930.85	2300.00	-1787.16	0.00	0.00 -2611.57	0.00 -3832.12	0.00 0.00
DE: 22	Floor	. Til	0		0,00,00	2000.00	1,0,,10	0.00	-2011.57	-0002.12	0.00
			· · · · · · · · · · · · · · · · · · ·								
9-0047 AP	08/28/1	4 Inv	# 082814 inose	The Home Depot			30.95				
3-0001 AP	09/04/14	4 Inv	# 21	Robert Ramirez				12563.00			
2-0001 AP	09/04/14	\$ 21	Reversed	Robert Ramirez				-12563.00			
1-0001 PS	10/03/14	↓ 10	.00 hr + 28% Burd	Jose Luis Marquez	:	307.20					
1-0001 62	10/03/14		.00 hr + 28% Burd	Paul Adkisson		194.54					
		6									
1-0001 PS	10/03/14	6 20	.00 hr + 28% Burd	Paul Adkisson		194.54					
1-0001 PS 1-0001 PS	10/03/14 10/03/14	6 20 15	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio		194.54 409.60					
1-0001 PS 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14	6 20 15 15	.00 hr + 28% Burd .00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza		194.54 409.60 460.80 307.20					
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14	6 20 15 15 25	.00 hr + 28% Burd .00 hr + 28% Burd .00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon		194.54 409.60 460.80 307.20 512.00					
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14	6 20 15 15 25 25	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera	Services	194.54 409.60 460.80 307.20	23.14				
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14	6 20 15 15 25. 25. Chec	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial		194.54 409.60 460.80 307.20 512.00	23.14 67865.18				
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15	20 20 15. 25. 25. Chec Inv#	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Colled	ction. LLC	194.54 409.60 460.80 307.20 512.00	67865.18				
1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15	6 20 15. 25. 25. Chec Inv#	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00	67865.18 2825.84				
1-0001 PS 1-0005 AP	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15	6 20 15 25 25 Chec Inv# Inv#	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00	67865.18 2825.84 74018.92				
1-0001 PS 1-0005 AP 1-0002 AP 1-0001 AP	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 01/27/15	6 20 15 25 25 Chec Inv# Inv# 1nv#	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc Walker Zanger Inc	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00	67865.18 2825.84				
1-0001 PS 1-0005 AP 1-0002 AP 1-0001 AP	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 01/27/15 05/29/15	6 20 15 25 25 Chec Inv# Inv# 1544 25	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00	67865.18 2825.84 74018.92				
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0005 AP 1-0005 AP 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 01/27/15 05/29/15	6 20 15 25 25 Chec Inv# Inv# 1544 25	.00 hr + 28% Burd .00 hr + 28% Burd .0010775 .0010794 .1544210 210 Reversed .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial : The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00	67865.18 2825.84 74018.92				
1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0001 PS 1-0005 AP 1-0005 AP 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 01/27/15 05/29/15 05/29/15 05/29/15	6 20 15. 25. 25. Chec Inv# Inv# 1544 25. 25. 11.	.00 hr + 28% Burd .00 hr + 28% Burd .0010775 .0010794 .1544210 .210 Reversed .00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial : The Tuscany Collee The Tuscany Collee Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00 332.85	67865.18 2825.84 74018.92				
1-0001 PS 1-0005 AP 1-0002 AP 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 05/29/15 07/03/15	6 20 15 25 25 Chec Inv# Inv# 1544 25 11 4	.00 hr + 28% Burd .00 hr + 28% Burd .0010775 .0010794 .1544210 .210 Reversed .00 hr + 28% Burd .00 hr	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Coller The Tuscany Coller Walker Zanger Inc. Jose Luis Marquez Ismael Bautista Jose Luis Marquez	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00	67865.18 2825.84 74018.92				
1-0001 PS 1-0006 AP -0005 AP -0001 AP -0001 AP -0001 AP -0001 PS -0001 PS -0001 PS -0001 PS -0001 PS -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 07/03/15	6 6 20 15. 25. 25. Checc Inv# 1544 25. 11. 8 4.4 12.0	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc. Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00 332.85 166.32	67865.18 2825.84 74018.92				
1-0001 PS 1-0006 AP -0005 AP -0001 AP -0001 AP -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 07/03/15 09/11/15	6 6 200 15. 25. 25. Checc Inv# 1544 25. 1544 25. 11. 8 4.2 26.0 6.0	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Noe Pineda	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00 332.85 166.32 307.20	67865.18 2825.84 74018.92				
1-0001 PS 1-0006 AP -0005 AP -0001 AP -0001 AP -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 07/03/15 09/11/15 09/11/15	6 6 20. 15. 25. 25. Checc Inv# Inv# 1544 25. 11. 8 4.2 12.0 6.0 12.0	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Ismael Bautista	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00 332.85 166.32 307.20 153.60	67865.18 2825.84 74018.92				
1-0001 PS 1-0005 AP 1-0006 AP 1-0007 CA 1-0008 AP 1-0001 AP 1-0001 AP 1-0001 PS 1-0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 09/11/15 09/11/15 09/11/15	6 6 20. 15. 25. 25. Checc Inv# Inv# 1544 25. 11. 8 4.2 12.0 6.0 12.0 5.0	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial The Tuscany Collec The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Noe Pineda Ismael Bautista Efrain Rivera	ction. LLC ction. LLC	194.54 409.60 460.80 307.20 512.00 768.00 768.00 832.00 332.85 166.32 307.20 153.60 307.20	67865.18 2825.84 74018.92				
1-0001 PS 1-0007 CA 1-0006 AP -0007 CA -0001 PS -0001 AP -0001 PS -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 09/11/15 09/11/15 09/11/15	6 6 20. 15. 25. 25. Checc Inv# Inv# 1544 25. 11. 8 4.2 12.0 6.0 5.0 Check	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial : The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Ismael Bautista Efrain Rivera Jose Luis Marquez Daltile	tion. LLC	194.54 409.60 460.80 307.20 512.00 768.00 832.00 332.85 166.32 307.20 153.60 307.20 153.60	67865.18 2825.84 74018.92 -74018.92 810.48				
1-0001 PS 1-0007 CA 1-0006 AP -0007 CA -0001 PS -0001 AP -0001 PS -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 09/11/15 09/11/15 09/11/15	6 6 20. 15. 25. 25. Checc Inv# Inv# 1544 25. 11. 8 4.2 12.0 6.0 5.0 Check	.00 hr + 28% Burd .00 hr + 28% Burd	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial : The Tuscany Collec The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Use Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Ismael Bautista Efrain Rivera Jose Luis Marquez Daltile COST TOTALS:	rtion. LLC	194.54 409.60 460.80 307.20 512.00 768.00 832.00 332.85 166.32 307.20 153.60 307.20 153.60	67865.18 2825.84 74018.92 -74018.92 810.48 71555.59	0.00	0.00	0.00	0.00
1-0001 PS 1-0007 CA 1-0006 AP -0007 CA -0001 PS -0001 AP -0001 PS -0001 PS	10/03/14 10/03/14 10/03/14 10/03/14 12/05/14 01/09/15 01/14/15 01/27/15 05/29/15 05/29/15 07/03/15 09/11/15 09/11/15 09/11/15	6 6 20. 15. 25. 25. Checc Inv# Inv# 1544 25. 11. 8 4.2 12.0 6.0 5.0 Check	.00 hr + 28% Burd .00 hr + 28%	Paul Adkisson Eliazer Ambrocio Nemesio Mendoza Christian Deleon Kevin Herrera Juan Alfredo Lowes Commercial : The Tuscany Collec Walker Zanger Inc Walker Zanger Inc Walker Zanger Inc Jose Luis Marquez Ismael Bautista Jose Luis Marquez Noe Pineda Ismael Bautista Efrain Rivera Jose Luis Marquez Daltile	tion. LLC	194.54 409.60 460.80 307.20 512.00 768.00 832.00 332.85 166.32 307.20 153.60 307.20 153.60 	67865.18 2825.84 74018.92 -74018.92 810.48	0.00 67865.00 67865.00	0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00

** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

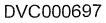
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JOB: A19CTC CTC & MAT- INOSE

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REF # JR DAT	E DOCUMENT	DESCRIPTION		LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
CODE: 24 Floo	r – Carpet								
101-0001 PS 05/01 009-0004 AP 08/06	/15 12.51 hr + 28% Bu /15 Inv# 080615	nd Eliazer Ambrocio Three Star Carpet		384.31		2400.00			
253-0001 PS 09/25	/15 5.60 hr + 28% Bu	rd Jose Luis Marquez		179.20					
CODE 24 TOTALS	: LABOR HOURS: 18.	11 COST TOTALS:	2963.51	563.51	0.00	2400.00	0.00	0.00	0.0
		BUDGET:	7000.00	7000.00	0.00	0.00	0.00	0.00	0.0
		REMAINING:	4036.49	6436.49	0.00	-2400.00	0.00	0.00	0.00
CODE: 28 Silve	r State Spec.								
637-0002 AP 01/09/		Silver State Spec	Comm LLC		7470.00				
972-0001 AP 01/14/		Central Valley Ins				650.00			
967-0003 AP 07/30/		Silver State Spec			165.00				
276-0006 AP 09/21/		Silver State Spec			2000.00				
418-0002 AP 09/21/3		- · · ·			-2000.00				
839-0001 AP 11/30/3	.5 INV# 51659	Silver State Spec (Comm LLC		2000.00				
CODE 28 TOTALS:		COST TOTALS:	10285.00	0.00	9635.00	650.00	0.00	0.00	0.00
		BUDGET:	7665.00	30.00	0.00	7635.00	0.00	0.00	0.00
		REMAINING:	-2620.00	30.00	-9635.00	6985.00	0.00	0.00	0.00
CODE: 31 Permit	s/Blueprints								
998-0002 CA 09/26/1	4 Check# 13410	City of Henderson B	us.					6771.00	
085-0005 CA 08/17/1	5 Check# 14688	City of Henderson	-					804.20	
85-0005 CA 08/17/1	5 Check# 14688	City of Henderson COST TOTALS:	7575.20	0.00	0.00	0.00	0.00	804.20 7575.20	0.00
85-0005 CA 08/17/1	5 Check# 14688	COST TOTALS: BUDGET:	6771.00	6771.00	0.00	0,00 0.00	0.00		0.00
85-0005 CA 08/17/1	5 Check# 14688	COST TOTALS:						7575.20	
085-0005 CA 08/17/1		COST TOTALS: BUDGET:	6771.00	6771.00	0.00	0.00	0.00	7575.20 0.00	0.00
085-0005 CA 08/17/1 CODE 31 TOTALS:	cion	COST TOTALS: BUDGET: REMAINING:	6771.00	6771.00	0.00	0.00	0.00	7575.20 0.00	0.00
085-0005 CA 08/17/1 CODE 31 TOTALS: ODE: 34 Demoli	∵ion 21.71 hr ÷ 28% Burd	COST TOTALS: BUDGET: REMAINING:	6771.00	6771.00 6771.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demoli 53-0001 PS 09/05/14 53-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson	6771.00	6771.00 6771.00 875.35	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolit 53-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda	6771.00	6771.00 6771.00 875.35 729.74	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolit 53-0001 PS 09/05/14	tion 21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolif 53-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolif 53-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd 20.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/05/14 9-0001 PS 09/12/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/05/14 <td>21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd</td> <td>COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez</td> <td>6771.00 -804.20</td> <td>6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>7575.20 0.00</td> <td>0.00</td>	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/12/14 9-0001 PS 09/12/14 9-0001 PS 09/12/14 9-0001 PS 09/12/14 <td>21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd</td> <td>COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza</td> <td>6771.00 -804.20</td> <td>6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>7575.20 0.00</td> <td>0.00</td>	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/12/14 9-0001 PS 09/12/14 <td>21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 30.00 hr + 28% Burd</td> <td>COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon</td> <td>6771.00 -804.20</td> <td>6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 768.00 512.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>7575.20 0.00</td> <td>0.00</td>	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 768.00 512.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolit 53-0001 PS 09/05/14 3-0001 PS 09/12/14 9-0001 PS 09/12/14 <td>21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd</td> <td>COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza</td> <td>6771.00 -804.20</td> <td>6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>7575.20 0.00</td> <td>0.00</td>	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 21.33 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: DDE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/12/14 9-0001 PS 09/12/14 <td>21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 24.79 hr + 28% Burd 21.33 hr + 28% Burd 21.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd</td> <td>COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon Eliazer Ambrocio</td> <td>6771.00 -804.20</td> <td>6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 768.00 512.00 512.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>7575.20 0.00</td> <td>0.00</td>	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 24.79 hr + 28% Burd 21.33 hr + 28% Burd 21.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon Eliazer Ambrocio	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 768.00 512.00 512.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: 0DE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/05/14 9-0001 PS 09/05/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 24.79 hr + 28% Burd 24.79 hr + 28% Burd 21.33 hr + 28% Burd 21.00 hr + 28% Burd 20.00 hr + 28% Burd 20.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon Eliazer Ambrocio Ismael Bautista	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 768.00 512.00 512.00 768.00	0.00	0.00	0.00	7575.20 0.00	0.00
85-0005 CA 08/17/1 ODE 31 TOTALS: ODE: 34 Demolif 53-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/05/14 3-0001 PS 09/12/14 9-0001 PS 09/12/14	21.71 hr + 28% Burd 19.83 hr + 28% Burd 24.79 hr + 28% Burd 24.79 hr + 28% Burd 16.44 hr + 28% Burd 21.33 hr + 28% Burd 12.00 hr + 28% Burd 22.00 hr + 28% Burd 22.00 hr + 28% Burd 14.00 hr + 28% Burd 16.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 30.00 hr + 28% Burd 25.00 hr + 28% Burd 25.00 hr + 28% Burd 30.00 hr + 28% Burd	COST TOTALS: BUDGET: REMAINING: Paul Adkisson Nemesio Mendoza Jose Luis Marquez Noe Pineda Ismael Bautista Isai Delgado-Jimenez Christian Deleon Juan Alfredo Kevin Maiden Eliazer Ambrocio Paul Adkisson Juan Alfredo Jose Luis Marquez Nemesio Mendoza Christian Deleon Eliazer Ambrocio Ismael Bautista Noe Pineda	6771.00 -804.20	6771.00 6771.00 875.35 729.74 729.82 614.46 614.31 153.60 512.00 422.40 179.20 486.40 921.60 768.00 768.00 512.00 512.00 512.00 768.00 768.00 768.00	0.00	0.00	0.00	7575.20 0.00	0.00

SUPP000060



** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF #	JR	DATE	DOCUMENT	DESCRIP	TION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLI
469-0001	PS 09	/12/14	20.00 hr + 28% Bu	rd Kevin Maiden		409.60					
469-0001	PS 09.	/12/14	25.00 hr + 28% Bu	rd Kevin Herrera		512.00					
639-0001	PS 09.	/19/14	30.00 hr + 28% Bu	rd Paul Adkisson		921.60					
639-0001	PS 09/	19/14	25.00 hr + 28% Bu	rd Christian Delu	eon	512.00					
639-0001	PS 09/	19/14	25.00 hr + 28% Bu	rd Kevin Herrera		512.00					
539-0001	PS 09/	19/14	25.00 hr + 28% Bur	d Eliazer Ambrod	cio	512.00					
539-0001	PS 09/	19/14	30.00 hr + 28% Bur	d Jose Luis Marc	quez	768.00					
539-0001	PS 09/	19/14	30.00 hr + 28% Bur	d Juan Alfredo		768.00					
539-0001	PS 09/	19/14	30.00 hr + 28% Bur	d Nemesio Mendoz	a	768.00					
39-0001	PS 09/	19/14	25.00 hr + 26% Bur	d Ismael Bautist	a	768.00					
39-0001	PS 09/	19/14	25.00 hr + 28% Bur	d Isai Delgado-J	imenez	768,00					
39-0001	PS 09/	19/14	25.00 hr + 28% Bur	d Noe Pineda		768.00					
39-0001	PS 09/	19/14	6.82 hr + 28% Bur	d Miguel Rubio		307.28					
70-0005	AP 09/:	9/14	Inv# 7707-6	Sherwin Willia	ms Paint		17.84				
45-0001	PS 09/2	26/14	17.78 hr + 28% Bur	d Christian Dele	on	409.65					
45-0001	PS 09/2	6/14	25.00 hr + 28% Burg	d Jose Luis Marg	uez	768.00					
45-0001 I			25.00 hr + 28% Bur	l Noe Pineda		768.00					
45-0001 H			25.00 hr + 28% Burg		imenez	614.40					
45-0001 F			25.00 hr + 28% Burg	-		768.00					
45-0001 F			20.00 hr + 28% Burg		-	409.60					
15-0001 F			25.00 hr + 28% Burg		io	512.00					
15-0001 F			25.00 hr + 28% Burd			768.00					
15-0001 P			30.00 hr + 28% Burd			806.40					
1-0001 P			25.00 hr + 28% Burd			768.00					
1-0001 P			25.00 hr + 28% Burd	•		768.00					
1-0001 P			25.00 hr + 28% Burd		•	768.00					
1-0001 P			30.00 hr + 28% Burd	Jonatan Ambroci	0	614.40					
			25.00 hr + 28% Burd 25.00 hr + 28% Burd	Ismael Bautista		768.00					
7-0001 P						768.00					
7-0001 P:			25.00 hr + 28% Burd	Isai Delgado-Ji	menez	768.00					
7-0001 PS			20.55 hr + 28% Burd	Noe Pineda							
7-0001 PS			24.00 hr + 28% Burd	Kevin Herrera		307.20					
D-0001 PS			27.90 hr + 28% Burd	Jose Luis Marqu	ez	767.81					
0-0001 PS			26.05 hr + 28% Burd	Paul Adkisson		972.98					
D-0001 PS			4.62 hr + 28% Burd	Nemesio Mendoza		153.75					
D-0001 PS			8.00 hr + 28% Burd	Jose Luis Marque	ez	153.60					
7-0001 PS			4.03 hr + 28% Burd			127.92					
-0001 PS	5 12/31		3.41 hr + 28% Burd)	76.39					
-0001 PS			7.50 hr + 28% Burd	Mauricio Torres		153.60					
I-0001 PS	01/16	/15	6.32 hr + 28% Burd	Cristian Gonzale	es	153.70					
-0001 PS	01/16		4.00 hr + 28% Burd	Arturo Mendoza		153.60					
-0001 PS	01/23	/15 1	5.50 hr + 28% Burd	David Alvarez		307.52					
-0001 PS	01/23/	15 14	4.00 hr + 28% Burd	Ada Torres		197.12					
-0001 PS	05/08/	15 20	0.00 hr + 28% Burd	Eliazer Ambrocio	i	512.00					
-0001 PS	07/24/	15	7.50 hr + 28% Burd	Cristian Gonzale	S	153.60					
E 34	TOTALS	: LA	BOR HOURS: 1352.85	COST TOTALS:	35984.50	35966.66	17.84	0.00	0.00	0.00	0.0
				BUDGET:	15000.00	15000.00	0.00	0.00	0.00	0.00	0.0
				REMAINING:	-20984.50	-20966.66	-17.84	0.00	0.00	0.00	0.0
E: 35	HVAC	Sunris	se Service								
			<i>4</i>		T			595.00			
-0004 AP	00/22/	14 Tree	J# A1A25A1	Sunrise Service	Inc						

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** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

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REF # JR DATE DOCUMENT	DESCRIPTIO	л.	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
921-0003 AP 09/26/14 Inv# A142549 112-0007 AP 12/23/14 Inv# P145286 766-0008 AP 01/07/15 Inv# P145299 156-0017 AP 08/06/15 Inv# P150663 850-0003 AP 08/25/15 Inv# A150529	Sunrise Service Sunrise Service Sunrise Service Sunrise Service Sunrise Service	Inc. Inc. Inc.	1300.00		1256.00 227.50 170.00 406.00			
CODE 35 TOTALS:	COST TOTALS: BUDGET:	4379.50 9916.00	1300.00 0.00	0.00	3079.50 9916.00	0.00	0.00	
	REMAINING:	5536.50	-1300.00	0.00	6836.50	0.00	0.00	0.0
CODE: 38 Plumbing S.S.Inc.								
552-0004 AP 08/04/14 Inv# 39739 649-0046 AP 08/28/14 Inv# 082814 inose 387-0025 AP 09/08/14 Inv# 090814 845-0001 AP 09/10/14 Inv# P142038 538-0010 AP 09/23/14 Inv# 092314 clubhse	Precision Plumbin The Home Depot Lowes Commercial Sunrise Service 1 Lowes Commercial	Services Inc.		14.27 118.10 33.33	478.95 1160.00			
758-0001 AP 09/29/14 Inv# 092914 760-0001 AP 09/29/14 092914 Reversed 333-0005 AP 10/07/14 Inv# C65492 498-0001 AP 10/07/14 C65492 Reversed 498-0001 AP 10/07/14 C65492 Reversed 276-0002 AP 09/25/15 Inv# 48978	Robert Ramirez Robert Ramirez SAN Plumbing Supp SAN Plumbing Supp Silver State Spec	n]y n}y	-291.94 291.94	2500.00	2500.00 -2500.00	•		
ODE 38 TOTALS:	COST TOTALS: BUDGET: REMAINING:	4304.65 8121.00 3816.35	0,00 3109.00 3109.00	2665.70 0.00 -2665.70	1638.95 5012.00 3373.05	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
ODE: 39 Arx Engineering 18-0001 AP 09/24/14 Inv# 0531 inose 68-0001 GJ 10/04/14 Document# 100414	Arx Engineering Move all per RE				1000.00	****		
DDE 39 TOTALS:	COST TOTALS: BUDGET: REMAINING:	1350.00 1350.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	1350.00 1350.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
DDE: 41 Punch List								
7-0001 AP 08/26/14 Inv# 082614 mcdonald 7-0001 PS 06/05/15 3.73 hr + 28% Burd	•		127.95	-35.59				
DE 41 TOTALS: LABOR HOURS: 3.73	COST TOTALS: BUDGET: REMAINING:	92.36 0.00 -92.36	127.95 0.00 -127.95	-35.59 0.00 35.59	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
DE: 50 CONTRACT AMOUNT								
6-0001 AR 09/04/15 Inv# 63717 7-0001 AR 09/04/15 63717 Reversed 3-0001 AR 09/04/15 Inv# 63718	Inose. Eugene Inose. Eugene Inose. Eugene	_						247596.40 -247596.40 247596.40
DE 50 TOTALS:	COST TOTALS: BUDGET: REMAINING:	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	247596.40 247596.40 0.00
E: 51 Completion to Date								

SUPP000062

** JOB COST & BILLING OETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

REF # JR DATE DOCUMENT	DESCRIPTI	ON	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
854-0001 AR 09/22/14 063029 Reversed 855-0001 AR 10/08/14 Inv# 063065 859-0001 AR 10/08/14 063065 Reversed 860-0001 AR 10/08/14 Inv# 063067	lnose. Eugene							-138262.80 87541.01 -87541.01 87541.01
CODE 51 TOTALS:	COST TOTALS: BUDGET: REMAINING:	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	87541.01 87541.01 0.00
CODE: 53 Ferguson Ent.		0.00	0.00	0.00	0.00		0.00	0.00
739-0010 CA 08/18/14 Check# 13251 546-0001 CA 08/18/14 13251 Reversed 866-0001 AP 08/25/14 Inv# COMPTAPPL INOSE 901-0014 AP 08/25/14 Inv# comftappl inose 640-0001 AP 11/26/14 Inv# 8540606 362-0001 AP 02/04/15 Inv# 2454152 099-0001 AP 03/27/15 Inv# 8562462 inose 821-0001 AP 07/22/15 Inv# 072215 FERGSON		tv repari ces/SW Air ces/SW Air se Inc ces/SW Air se Inc		89.00 89.00 5218.46 340.08 20012.35	605.00 -605.00 1800.00			
CODE 53 TOTALS:	COST TOTALS: BUDGET: REMAINING:	27548.89 30478.00 2929.11	0.00 0.00 0.00	25748.89 0.00 -25748.89	1800.00 30478.00 28678.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 54 Content Manipulation					200/0100	0.00	0.00	0.00
204-0001 PS 09/11/15 5.00 hr + 28% Burd 204-0001 PS 09/11/15 4.62 hr + 28% Burd 204-0001 PS 09/11/15 5.00 hr + 28% Burd 204-0001 PS 09/11/15 5.00 hr + 28% Burd	Jose Luis Marquez Miguel Rubio Juan plancarte		153.60 153.75 153.60					
ODE 54 TOTALS: LABOR HOURS: 14.62	COST TOTALS: BUDGET: REMAINING:	460.95 2000.00 1539.05	460.95 2000.00 1539.05	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
ODE: 61 Firehouse Electric								
53-0001 GJ 09/20/14 Document# 092014 97-0012 AP 10/28/14 Inv# 1642 97-0011 AP 10/30/14 Inv# 1645 97-0014 AP 11/03/14 Inv# 1647 97-0013 AP 11/11/14 Inv# 111114	Inv. 1605 Firehous Firehouse Electric Firehouse Electric Firehouse Electric Firehouse Electric				5000.00 435.00 1040.00 435.00 435.00			
DE 61 TOTALS:	COST TOTALS: BUDGET: REMAINING:		0.00 0.00 0.00	0.00 0.00 0.00	7345.00 13051.00 5706.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
DE: 62 Completion to Date								
6-0001 AR 09/24/14 Inv# 063039	Inose, Eugene							50000.00
DE 62 TOTALS:	COST TOTALS: BUDGET: REMAINING:	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00	50000.00 50000.00 0.00
DE: 63 Received Agreement								
	lnose, Eugene Inose, Eugene							88882.26

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DESERT VALLEY CONTRACTING, INC. ** JOB COST & BILLING DETAIL ** For Codes: All For Dates: Beginning - To Date

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JOB: A19CTC CTC & MAT- INOSE

REF # JR DATE DOCUMENT	DESCRIPTION	LABOR	MATERIAL	SUBCON	EQUIF	o other	BILLING
858-0001 AR 10/08/14 Inv# 063066	Inose. Eugene	*******				-	262232.2
CODE 63 TOTALS:	COST TOTALS: 0.0 BUDGET: 0.0 REMAINING: 0.0	0.00	0.00	0.00	0.00 0.00 0.00	0.00	262232.20 262232.20 0.00
CODE: 64 Artesia Kitchen Cabs						×	
119-0001 AP 10/14/14 Inv# 869 inose 432-0005 AP 04/27/15 Inv# 1052 677-0002 AP 04/27/15 1052 Reversed 746-0001 AP 07/07/15 Inv# 1134 677-0002 AP 07/07/15 I134 Reversed 678-0001 AP 07/07/15 Inv# 1052 Algorithmedia	Artesia Kitchen & Bath LLC Artesia Kitchen & Bath LLC		73930.00 73930.00 -73930.00 67712.00	7712.00			
CODE 64 TOTALS:	COST TOTALS: 141642.00 BUDGET: 163284.00 REMAINING: 21642.00	0.00	141642.00 0.00 -141642.00	0.00 163284.00 163284.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 65 Creative Closets							
744-0001 AP 07/07/15 Inv# 1134 744-0002 AP 07/07/15 Inv# 613 745-0001 AP 07/07/15 1134 Reversed	Creative Closets & Cabs LLC Creative Closets & Cabs LLC Creative Closets & Cabs LLC	:		7712.00 430.00 -7712.00			
CODE 65 TOTALS:	COST TOTALS: 430.00 BUDGET: 18150.00 REMAINING: 17720.00	0.00	0.00 0.00 0.00	430.00 18150.00 17720.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 66 Diva Interior Con.							
34-0001 AP 09/10/14 Inv# 1119 inose 250-0001 AP 01/05/15 Inv# 417 47-0001 AP 03/11/15 Inv# 1132 47-0003 AP 03/16/15 Inv# 1133 81-0001 AP 03/27/15 Inv# b562462 98-0001 AP 03/27/15 b562462 Reversed 84-0001 AP 04/14/15 Inv# 1137	Diva Interior Concepts LLC Diva Interior Concepts LLC			3880.00		9295.00 24253.08 9232.92 20012.35 -20012.35 18107.14	
10-0001 AP 04/24/15 Inv# 451 43-0015 AP 04/24/15 Inv# 4510 52-0001 AP 05/20/15 Inv# 14266 O/P 51-0001 AP 07/06/15 Inv# 485 78-0001 AP 07/15/15 Inv# 071515 37-0010 AP 08/20/15 Inv# 509	Diva Interior Concepts LLC Diva Interior Concepts LLC			-205.04 554.54		2203.94 205.04 619.84 96.91	
DDE 66 TOTALS:	COST TOTALS: 68243.37 BUDGET: 65535.00 REMAINING: -2708.37	0.00 0.00 0.00	0.00 0.00 0.00	4229.50 65535.00 61305.50	0.00 0.00 0.00	64013.87 0.00 -64013.87	0.00 0.00 0.00
DDE: 67 Eagle Sentry							
98-0001 AP 11/25/14 Inv# 112514 96-0001 AP 11/25/14 112514 Reversed 97-0001 AP 11/25/14 Inv# 112514 A19CTC	Eagle Sentry Eagle Sentry Eagle Sentry			41841.37 -41841.37 20920.96			
DE 67 TOTALS:	COST TOTALS: 20920.96 BUDGET: 57612.00 REMAINING: 36691.04	0.00 0.00 0.00		20920.96 57612.00 36691.04	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00

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DESERT VALLEY CONTRACTING. INC. ** JOB COST & BILLING DETAIL ** For Codes: All

For Dates: Beginning - To Date

04/25/17

JOB: A19CTC CTC & MAT- INOSE

REF # JR DATE	DOCUMENT	DESCRIPT	ION	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLIN
CODE: 69 Inose S	uperintenant								
063-0001 AP 09/10/14	Inv# 091014	Robert Ramirez						2500.00	
063-0002 AP 09/29/14	Inv# 092914	Robert Ramirez						2500.00	
067-0001 PS 10/24/14	160.00 hr + 28% Bur	d Robert Ramirez		11264.00					
067-0001 PS 10/24/14	160.00 hr + 28% Bur	d Robert Ramirez		2048.00					
129-0001 PS 10/31/14	40.00 hr + 28% Bur	d Robert Ramirez		3952.00					
220-0001 PS 11/07/14	40.00 hr + 28% Bure	d Robert Ramirez		4659.20					
241-0001 PS 11/14/14	34.00 hr + 28% Burg	1 Robert Ramirez		2828.80					
359-0001 PS 11/21/14	29.50 hr + 28% Burg	Robert Ramirez		2454.40					
450-0001 PS 11/26/14	36.00 hr + 28% Burg	I Robert Ramirez		3161.60					
556-0001 PS 11/28/14	23.00 hr + 28% Burc	I Robert Ramirez		1913.60					
760-0001 PS 12/12/14	39.00 hr + 28% Burc	I Robert Ramirez		3244.80					
904-0001 PS 12/19/14	43.50 hr + 28% Burd	Robert Ramirez		3619.20					
986-0001 PS 12/24/14	46.00 hr + 28% Burd	Robert Ramirez		3827.20					
067-0001 PS 12/31/14	34.00 hr + 28% Burd	Robert Ramirez		2828.80					
223-0001 PS 01/16/15	49.00 hr + 28% Burd	Robert Ramirez		4076.80					
274-0001 PS 01/23/15	55.00 hr + 28% Burd	Robert Ramirez		4576.00					
324-0001 PS 01/30/15	40.00 hr + 28% Burd	Robert Ramirez		3660.80					
67-0001 PS 02/06/15	40.00 hr + 28% Burd	Robert Ramirez		3993.60					
31-0001 PS 02/13/15	48.00 hr + 28% Burd	Robert Ramirez		3993.60					
52-0001 PS 02/27/15	32.00 hr + 28% Burd	Robert Ramirez		2662.40					
52-0001 PS 02/27/15	38,00 hr + 28% Burd	Robert Ramirez		3161.60					
26-0001 PS 03/06/15	45.00 hr + 28% Burd	Robert Ramirez		3744.00					
96-0001 PS 03/13/15	41.00 hr + 28% Burd	Robert Ramirez		3411.20					
42-0001 PS 03/20/15	40.00 hr + 28% Burd	Robert Ramirez		2560.00					
74-0001 PS 03/27/15	40.00 hr + 28% Burd	Robert Ramirez		2560.00					
62-0001 PS 04/17/15	40.00 hr + 28% Burd	Robert Ramirez		2560.00					
62-0001 PS 04/17/15	24.00 hr + 28% Burd	Robert Ramirez		1536.00					
01-0001 PS 05/01/15	40.00 hr + 28% Burd	Robert Ramirez		2560.00					
01-0001 PS 05/01/15	40.00 hr + 28% Burd	Robert Ramirez		2560.00					
DDE 69 TOTALS: I	ABOR HOURS: 1297.00	COST TOTALS:	98417.60	93417.60	0.00	0.00	0.00	5000.00	0.0
		BUDGET:	76038.00	0.00	0.00	76038.00	0.00	0.00	0.0
		REMAINING:	-22379.60	-93417.60	0.00	76038.00	0.00	-5000.00	0.0
DDE: 72 Summit Ti	le & Stone								
94-0001 AP 06/16/15 I	nv# 1247	Summit Tile & St	one, LLC			20971.75			
7-0001 AP 06/27/15 I		Summit Tile & St				19348.20			
8-0001 AP 07/07/15 I		Summit Tile & St				5176.50			
.8-0004 AP 07/07/15 1		Summit Tile & St	_			-5176.50			
8-0002 AP 07/28/15 I		Summit Tile & St				10013.55			
6-0002 AP 09/18/15 I		Summit Tile & St				9255.00			
8-0005 AP 09/18/15 1		Summit Tile & St				-9255.00			
			50333.50	0.00	0.00	50333.50	0.00	0.00	0.0
DE 72 TOTALS:		COST TOTALS:		982.00	0.00	71823.00	0.00	0.00	0.0
		BUDGET: REMAINING:	72805.00 22471.50	982.00 982.00	0.00	21489.50	0.00	0.00	0.0
DE: 74 Floor- Woo	d								
	w# ESE0246E	PS of Las Vegas I	10		24985.56				
1-0001 AP 05/14/15 Ir		-				13249.25			
5-0001 AP 07/31/15 Ir	10# 2922	Flooring Encounte	., .,						

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DESERT VALLEY CONTRACTING. INC. ** JOB COST & BILLING DETAIL **

For Codes: All

For Dates: Beginning - To Date

JOB: A19CTC CTC & MAT- INOSE

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REF # JR DATE DOCUMENT	DESCRIPTIO)N	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLINGS
278-0001 AP 07/31/15 Inv# 3354	Flooring Encount	ers			158.00			
CODE 74 TOTALS:	COST TOTALS: BUDGET: REMAINING:	38392.81 30000.00 -8392.81	0.00 30000.00 30000.00	0.00	13407.25 0.00 -13407.25	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 80 Walker Zanger Inc								
060-0001 AP 08/24/15 Inv# 1594017	Walker Zanger In	c.		7343.73				4
CODE 80 TOTALS:	COST TOTALS: BUDGET: REMAINING:	7343.73 7343.00 -0.73	0.00 0.00 0.00	7343.73 0.00 -7343.73	0.00 7343.00 7343.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 81 Latin Glass								
009-0005 AP 07/27/15 Inv# 072715 156-0006 AP 07/27/15 Inv# 2 379-0022 AP 07/27/15 2 Reversed	Latin's Glass & M Latin's Glass & M Latin's Glass & M	irrors		1900.00 1900.00 -1900.00				
CODE 81 TOTALS:	COST TOTALS: BUDGET: REMAINING:	1900.00 1900.00 0.00	0.00 0.00 0.00	1900.00 0.00 -1900.00	0.00 1900.00 1900.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
CODE: 82 Sunrise HVAC Insp.								
766-0007 AP 12/30/14 Inv# P145291 372-0002 AP 01/20/15 Inv# P145477 132-0002 AP 04/24/15 Inv# A142540 172-0001 AP 05/26/15 Inv# P148248 267-0008 AP 07/31/15 Inv# P149540	Sunrise Service I Sunrise Service I Sunrise Service I Sunrise Service I Sunrise Service I	nc. nc. nc.			255.00 379.00 510.00 1900.00 525.00			
CODE 82 TOTALS:	COST TOTALS: BUDGET: REMAINING:	3569.00 510.00 -3059.00	0.00 0.00 0.00	0.00 0.00 0.00	3569.00 510.00 -3059.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
ODE: 83 Trendy Surfaces								
/ 76-0001 AP 06/03/15 Inv# 2169	Trendy Services In	îC.		19250.00	, 			
ODE 83 TOTALS:	COST TOTALS: BUDGET: REMAINING:	- 19250.00 19250.00 0.00	0.00 0.00 0.00	19250.00 0.00 -19250.00	0.00 19250.00 19250.00	0.00 0.00 0.00	0.00 0.00 0.00	0.00 0.00 0.00
ODE: 84 Hy-Bar Windows								/
36-0001 AP 11/17/14 Inv# 5559 47-0002 AP 02/25/15 Inv# 5978 93-0001 AP 02/25/15 Inv# 5977 76-0001 AP 03/30/15 Inv# 6130 46-0003 AP 04/01/15 Inv# 6328 39-0005 AP 04/22/15 Inv# 14-106431 42-0001 AP 06/24/15 Inv# 6677 47-0001 AP 06/24/15 6677 Reversed 47-0001 PS 08/07/15 6.00 hr + 28% Burd	Hy-bar Las Vegas Hy-bar Las Vegas Jose A Salazar		153.60	7123.00 23021.00 12050.00 605.00 8176.00 5021.00 -5021.00	46042.00			
54-0001 AP 09/23/15 Inv# 6870 8-0006 AP 09/23/15 6870 Reversed	Hy-bar Las Vegas Hy-bar Las Vegas			10000.00 -10000.00				

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For Codes: All

For Dates: Beginning - To Date

04/25/17

JOB: A19CTC CTC & MAT- INOSE

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REF # JR DATE DOCUMENT	DESCRIPTI	ON	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLING
CODE 84 TOTALS: LABOR HOURS:	6.00 COST TOTALS: BUDGET: REMAINING:	97170.60 110657.00 13486.40	153.60 0.00 -153.60	50975.00 0.00 -50975.00	46042.00 110657.00 64615.00	0.00 0.00 0.00	0.00 0.00 0.00	.0.0 0.0 0.0
CODE: 85 D.H.Electric High V								
462-0016 AP 12/16/14 Inv# 121614 462-0015 AP 01/19/15 Inv# 14208 537-0004 AP 05/26/15 Inv# 14616 753-0001 AP 06/12/15 Inv# 51216B 754-0001 AP 06/12/15 Inv# 51216C 755-0001 AP 06/12/15 Inv# 51216A	Desert Home Elec Desert Home Elec Desert Home Elec Desert Home Elec Desert Home Elec Desert Home Elec	stric. Inc. stric. Inc. stric. Inc. stric. Inc.	v		1250.00 6748.20 6748.20 1050.00 900.00 3280.00			
CODE 85 TOTALS:	COST TOTALS:	19976.40	0.00	0.00	19976.40	0.00	0.00	0.00
	BUDGET: REMAINING:	32344.00 12367.60	0.00 0.00	0.00 0.00	32344.00 12367.60	0.00 0.00	0.00 0.00	0.00 0.00
CODE: 87 Picture Perfect TV		1007.00	0.00	0.00				
	nonfact Disture	T1/					605.00	
544-0001 AP 08/18/14 1nv# INOSE	Perfect Picture	ιv - -						
CODE 87 TOTALS:	COST TOTALS:	605.00	0.00	0.00	0.00 0.00	0.00 0.00	605.00 0.00	0.00 0.00
	BUDGET: REMAINING:	605.00 0.00	605.00 605.00	0.00 0.00	0.00	0.00	-605.00	0.00
CODE: 89 Comfort Home Electr								
571-0025 AP 09/02/14 Inv# INOSEAPPL		ces/SW Air		89.00				
CODE B9 TOTALS:	COST TOTALS:	- 89.00	0.00	89.00	0.00	0,00	0.00	0.00
	BUDGET:	89.00	0.00	0.00	89.00	0.00	0.00	0,00
	REMAINING:	0.00	0.00	-89.00	89.00	0.00	0.00	0.00
ODE: 90 Completion To Date	-	د						
73-0001 AR 01/22/15 Inv# 063255	Inose, Eugene							300000.00
ODE 90 TOTALS:	COST TOTALS:	0.00	0.00	0.00	0.00	0.00	0.00	300000.00
	BUDGET:	0.00	0.00	0.00	0.00	0.00	0.00	300000.00
	REMAINING:	0.00	0.00	0.00	0.00	0.00	0.00	0.00
DDE: 91 H.D. Landscape	_		ł.					
27-0001 AP 01/22/15 Inv# 0215023	High Desert Lands	cape &			2094.00			
DDE 91 TOTALS:	COST TOTALS:	2094.00	0.00	0.00	2094.00	0.00	0.00	0.00
	BUDGET:	2094.00	0.00	0.00	2094.00	0.00	0.00	0.00
	REMAINING:	0.00	0.00	0.00	0.00	0.00	0.00	0.00
DDE: 92 LEE HVAC	_							
N3-0002 AP 03/12/15 Inv# 031215	Lee's Heating and	Cooling			6685.00		······	
DE 92 TOTALS:	COST TOTALS:	6685.00	0.00	0.00	6685.00	0.00	0.00	0.00
	BUDGET:	6685.00	0.00	0.00	6685.00	0.00	0.00	0.00
	REMAINING:	0.00	0.00	0.00	0.00	0.00	0.00	0.00

West Coast Concrete :ODE: 94

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DESERT VALLEY CONTRACTING, INC. For Codes: All

For Dates: Beginning - To Date

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04/25/17

JOB: A19CTC CTC & MAT- INOSE

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REF # JR DATE DOCUMENT	DESCRIPT	FION	LABO	R MATERIAL	SUBCON	EQUIP	OTHER	BILLING
067-0003 AP 04/23/15 Inv# 7171	West Coast Cor	Icrete			1850.00			
395-0001 AP 05/21/15 Inv# 7188	West Coast Cor	icrete			8117.00			
775-0006 AP 07/06/15 Inv# 7216	West Coast Cor	icrete			4288.00			
049-0001 AP 07/06/15 7216 Reversed	i West Coast Con	icrete			-4288.00			
050-0001 AP 07/06/15 Inv# 7216	West Coast Con				3288.00			
156-0002 AP 08/21/15 Inv# 7259	West Coast Con				15188.00			
418-0001 AP 08/21/15 7259 Reversed					-15188.00			
CODE 94 TOTALS:	COST TOTALS:	13255.00	0.00	0.00	13255.00	0.00	0.00	0.00
	BUDGET:	29443.00	0.00	0.00	29443.00	0.00	0.00	0.00
	REMAINING:	16188.00	0.00	0.00	16188.00	0.00	0.00	0,00
CODE: 95 Billing 7/1/2015								
691-0001 AR 07/01/15 Inv# 63608	Inose, Eugene							350000.00
CODE 95 TOTALS:	COST TOTALS:	0.00	0.00	0.00	0.00	0.00	0.00	350000.00
	BUDGET:	0.00	0.00	0.00	0.00	0.00	0.00	350000.00
•	REMAINING:	0.00	0.00	0.00	0.00	0.00	0.00	0.00
CODE: 97 Easy Lift Elevators								
37-0002 AP 06/08/15 Inv# 162940	Eazyliît Elevat	ors			882.40			
ODE 97 TOTALS:	COST TOTALS:	882.40	0.00	0.00	882.40	0.00	0.00	0.00
	BUDGET:	882.00	0.00	0.00	882.00	0.00	0.00	0.00
	REMAINING:	-0.40	0.00	0.00	-0.40	0.00	0.00	0.00
ODE: 98 Custom Landau								
32-0001 AP 04/08/15 Inv# 5799	Custom Landau			<u></u>	3250.00			
ODE 98 TOTALS:	COST TOTALS:	3250.00	0.00	0.00	3250.00	0.00	0.00	0.00
	BUDGET:	3250.00	J.00	0.00	3250.00	0.00	0.00	0.00
	REMAINING:	0,00	0.00	0.00	0.00	0.00	0.00	0.00
DDE: 99 VENETIAN								
57-0001 AP 06/04/15 Inv# 2310	Ventetian Tile &	Stone			3825.00			
50-0004 CA 09/04/15 sw card	Misc - Credit Ca	ard		713.50				
DE 99 TOTALS:	COST TOTALS:	4538.50	0.00	713.50	3825.00	0.00	0.00	0.00
	BUDGET:	3825.00	0.00	0.00	3825.00	0.00	0.00	0.00
	REMAINING:	-713.50	0.00	-713.50	0.00	0.00	0.00	0.00
SE BUDGET TOTALS: LABOR HOURS: 7626.44	COST TOTALS:	1009123.08	261909.22	391057.83	270609.61	2950.23	82596.19	1297369.67
CHANGE ORDER COOl Robs Supplement ** DE: 00 Robs Supplement								
6-0001 AR 01/08/15 Inv# 063225 0-0001 PS 01/09/15 40.00 hr + 28% Burd	Inose, Eugene Robert Ramirez		3328.00					23961.60
DE 00 TOTALS: LABOR HOURS: 40.00	COST TOTALS:	3328.00	3328.00	0.00	0.00	0.00	0.00	23961.60
UE 00 (01763, EADUN 10003, 40.00	BUDGET:	19000.00	19000.00	0.00	0.00	0.00	0.00	23961.60
	REMAINING:	15672.00	15672.00	0.00	0.00	0.00	0.00	0.00

DESERT	VALLEY	CONTRACTING. INC	ан талаан ил талаан алаан алаан алаан алаан алаан алаан <mark>8888 888 888 88</mark> 88 88 89 89 89 89 80 80 80 80 80 80 80 80 80 80 80 80 80
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;	10	For Dates: Beginning - To Date	

JOB: A19CTC CTC & MAT- INOSE

REF # JR	DATE	DOCUMENT	DESCRIPTI	ON	LABOR	MATERIAL	SUBCON	EQUIP	OTHER	BILLINGS
C/O COO1	TOTALS :	LABOR HOURS: 40.00	COST TOTALS:	3328.00	3328.00	0.00	0.00	0.00	0.00	23961.60
SUBJOB CTC T	OTALS:	LABOR HOURS: 7666.44	COST TOTALS:	1012451.08	265237.22	391057.83	270609.61	2950.23	82596.19	1321331.27
JOB A19	TOTALS:	LABOR HOURS: 7666.44	COST TOTALS:	1012451.08	265237.22	391057.83	270609.61	2950.23	82596.19	1321331.27

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1	RSPN CARRIE E. HURTIK, ESQ.	
2	Nevada Bar No. 7028	
3	JONATHON R. PATTERSON, ESQ. Nevada Bar No. 009644	
4	HURTIK LAW & ASSOCIATES 7866 W. Sahara Avenue	
5	Las Vegas, Nevada 89117	
6	(702) 966-5200 Telephone (702) 966-5206 Facsimile	
7	churtik@hurtiklaw.com	
	jpatterson@hurttiklaw.com	
8	Attorneys for Plaintiff/Counter-defendant, DESERT VALLEY CONTRACTING, INC.	
9	EIGHTH JUDIC	IAL DISTRICT COURT
10	COUNTY OF	F CLARK, NEVADA
11		CASE NO.: A-16-734351-C
12	DESERT VALLEY CONTRACTING, INC. a Nevada corporation,	DEPT NO.: XXX
13	Plaintiff,	DEPT NO.: AAA
14	vs.	
15	IN-LO PROPERTIES, a Nevada limited	
16	liability company; EUGENE INOSE, an individual; JEFFREY LOUIE, an individual;	
17	DOES 1 through 10; and ROE ENTITIES 1 through 10,	
18	Defendants.	
19	EUGENE INOSE, an individual;	PLAINTIFF, DESERT VALLEY
20	Counterclaimant,	CONTRACTING, INC RESPONSES TO DEFENDANT EUGENE INOSE'S FIRST
21	vs.	SET OF INTERROGATORIES
22	DESERT VALLEY CONTRACTING, INC., a	
23	Nevada corporation; DOES I through X, inclusive, and ROE CORPORATIONS I	
24	through X, inclusive,	
25	TO: EUGENE INOSE, Plaintiff;	
26	TO: BRIAN W. BOSCHEE, ESQ and	WILLIAM N. MILLER, 400 South Fourth Street,
27	Third Floor, Las Vegas Nevada 8	9101.
28	Plaintiff Desert Valley Contracting	g Responses to Defendant's Interrogatories Page 1 SUPP000070
1		

COMES NOW, Plaintiff, DESERT VALLEY CONTRACTING, INC. (hereinafter "PLAINTIFF"), by and through their attorneys of record, CARRIE E. HURTIK, ESQ., of the law firm of HURTIK LAW & ASSOCIATES, and hereby provides the following Responses to Defendant, EUGENE INOSE'S First Set of Interrogatories.

PRELIMINARY STATEMENT

These responses are made solely for the purpose of this action. Each response is subject to all appropriate objections (including, but not necessarily limited to, objections concerning competency, relevancy, propriety and admissibility) which require the exclusion of any statement contained herein if the requests were asked of, or any statement made herein was made by, a witness present and testifying in court. All such objections and grounds are reserved and may be interposed at the time of trial. The responding party further reserves the right to raise contentions and to argue new legal theories subject only to such rules of civil procedure and evidence which may require an amendment of the pleadings.

The responding party does not treat the requests as continuing and does not assume the burden of supplementing these responses for the purpose of supplying information and/or writing discovered subsequent to the date of these responses. Without in any way assuming any obligation to do so, responding party reserves the right to alter, supplement, amend or otherwise modify these responses in any way, at any time, including at trial, in the light of facts determined to be relevant or revealed to such responding party through discovery, further investigation or further legal analysis. Responding party also reserves the right to apply for relief to permit the insertion into these responses of any information that been inadvertently or unintentionally omitted or to introduce such information into evidence at the time of trial.

No attorney/client or work product or other privileged information will be identified, supplied or produced. All evidentiary objections shall be reserved to the time of trial and no waiver of any Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

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objection is to be implied from any response contained herein. It is not intended by these responses to make any fact otherwise objectionable at the time of trial admissible by these responses. Any response supplied to any part of any response is not a waiver of any objection to any other part of the request which is objectionable.

The responding party has not fully completed its investigation of the facts relating to this case, has not completed discovery in this action, and has not completed its preparation for trial. All of the responses contained herein are based only upon such information and documents which are presently available to and specifically known to the responding party. Further discovery, independent of investigation, research and analysis may supply or lead to additional facts and/or documents, add new meaning to the presently know facts, as well as establish entirely new factual conclusions and legal contentions, all of which may lead to substantial, and/or changes in and/or variations from, these responses. Moreover, responding party has not yet completed its review and analysis of documents and expected testimony of witnesses. Accordingly, nothing contained in these responses shall be construed or considered to be a final or exhaustible list of documents in responding party's possession, custody or control at the time of trial.

Except for explicit facts admitted herein, no admissions of any nature whatsoever are implied or should be inferred. The fact that any response herein has been responded to should not be taken as an admissions or acceptance of the existence of any facts set forth or assumed by such request, or that such response constitutes admissible evidence. The responding party objects to the instructions and definitions to the extent, if any, they go beyond the scope and requirements of the Nevada Rules of Civil Procedure.

GENERAL OBJECTIONS

The following general objections are incorporated into each of the Plaintiff's Responses to Defendant's First Request for Interrogatories.

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

Page 3

Wherever Plaintiff objects to a request on the grounds that said Request is unduly burdensome and oppressive, Defendant's attention is directed to the following cases: <u>Redland Soccer Club v.</u> <u>Department of the Army</u>, 55 F.3d 827 (3rd Cir. 1995) (overly broad requests); <u>Schaap v. Executive</u> <u>Industries</u>, 130 F.R.D. 384 (N.D.III 1990) (burdensomeness of the request); privilege <u>Riss & Co. v.</u> <u>Association of American Railroads</u>, 23 F.R.D. 211 (D.D.C. 1959); <u>United States v. Lowe's, Inc.</u>, 23 F.R.D. 178 (S.D.N.Y. 1959); <u>Green v. Raymond</u>, 41 F.R.D. 11 (D. Colo. 1966); and <u>Flour Mills of</u> <u>America, Inc. v. Pace</u>, 75 F.R.D. 676 (D. Okla. 1977).

Further, wherever Plaintiff objects to a request on the grounds of vagueness and overbreadth, attention is direction to the following cases: Jewish Hospital Ass'n of Louisville v. Struck Construction Co., 77 F.R.D. 59 (C.D. Ky. 1978); Flour Mills of America, Inc. v. Pace, 75 F.R.D. 676 (D. Okla. 1977); and Stovall v. Gulf & So. Am. S.S. Co., 30 F.R.D. 152 (D. Tex. 1961). Further, wherever Plaintiff objects to a request on the grounds that the request is irrelevant and not calculated to lead to admissible evidence, attention is directed to the following cases: Green v. Raymond, 41 F.R.D. 11 (D. Colo. 1966); and Burroughs v. Warner Bros. Pictures, 14 F.R.D. 165, 166 (D. Mass. 1963).

Further, wherever Plaintiff objects to a request regarding trial preparation materials on the grounds that propounding party has failed to show "good cause" under N.R.C.P. 26(b)(33), attention is directed to the following cases: <u>United States v. Chatham City Corp.</u>, 72 F.R.D. 640 at 6420643 (S.D. Ga. 1976); and <u>First Wisconsin Mtg. First Wisconsin Corp.</u>, 86 F.D.R. 160 at 165, 167 (E.D. Wisc. 1980).

Further, wherever Plaintiff objects to a request on the grounds of attorney client privilege, attention is directed to the following cases: <u>Burns v. Imagine Films Entertainment</u>, 164 F.R.D. 589 (W.D.N.Y. 1996) (privilege); <u>Sperry Rand Corp. v. IBM</u>, 45 F.R.D. 287 (D. Del. 1969); <u>Jewish Hospital Ass'n of Louisville v. Struck Construction Co.</u>, 77 F.R.D. 59 (C.D. Ky. 1978).

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 4

Further, wherever Plaintiff lacks necessary information to make a full, fair and specific answer to a request, Plaintiff will so state and set forth in detail the effort made to obtain the information. <u>Miller v. Doctor's General Hospital</u>, 76 F.R.D. 136 (W.D. Okla. 1997); <u>Zanowic v. Reno</u>, 2000 U.S. Dist. Lexis 13845 (S.D.N.Y. 2000).

Finally, Plaintiff reserves the right to supplement a response pursuant to <u>Rocker v. KPMG</u>, <u>LLP</u>, 148 P.3d 703, 709 (Nev. 2006), abrogated on other grounds by <u>Buzz Stew, LLC v. City of N.</u> <u>Las Vegas</u>, 124 Nev. 224, 228 n.6, 181 P.3d 670, 672 n.6 (2008).

DEFINITIONS OF SPECIFIC OBJECTIONS

As used in the specific response below, the following terms include objections based upon their respective definitions:

- A. "Vague" is defined to mean: Plaintiff objects on the basis that the request is indefinite, uncertain and not susceptible of being understood.
- B. "Ambiguous" is defined to mean: Plaintiff objects on the basis that the request is ambiguous because a reasonable person can find different meanings in a statute or document.
- C. "Argumentative" is defined to mean: Plaintiff objects on the basis that the request requires the adoption of an assumption, which is improper. Reasoning or arguments upon those facts and their relation to the matter in dispute, such as should be reserved for presentation at trial.
- D. "Repetitive discovery, previously propounded" is defined to mean: Plaintiff objects on the basis that the request, substantively, has been previously propounded by Plaintiff.
- E. "Privilege" is defined to mean: Plaintiff objects on the basis that the request seeks information that is (1) made for the purpose of facilitating the rendition of professional legal services to the Plaintiff; (2) protected by the work-product doctrine; 3) protected because it consists, in whole or in part, of trial preparation materials and/or documents containing mental impressions,

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

Page 5

conclusions, opinions, or legal theories of counsel; (4) otherwise protected under Rule 26(b) of the Nevada Rules of Civil Procedures; and/or (5) protected under any other valid privilege.

- F. "Burdensome" is defined to mean: Plaintiff objects on the basis that the request is so broad and uncertain that it creates an unreasonable and undue burden. "Burdensome" is also defined to mean that Plaintiff objects to the request because the information sought is more readily through some other, more convenient, less burdensome, and less expensive source or discovery procedure. *See* Rule 26(b)(1) of the Nevada Rules of Civil Procedure.
- G. "Equally available" is defined to mean: Plaintiff objects on the basis that the request seeks information that is equally available to Defendant.
- H. "Irrelevant" is defined to mean: Plaintiff objects on the basis that the request concerning information irrelevant to the subject matter of this action and not reasonably calculated to lead to the discovery of admissible evidence.
- I. "Overbroad" is defined to mean: Plaintiff objects on the basis that the request is overbroad and calls for an expansive potential breadth of information that is unreasonable in scope and parameter.
- J. The phrase "without waiving the foregoing objection," or words have similar effect are defined to mean: while Plaintiff will produce a response to the request, the information sought by the request that is covered by either a specific or general objection will not include a response.

INTERROGATORY NO. 1:

Please identify each person, by name, address, telephone number, and title (if applicable) who assisted You in the preparation of the answers to these interrogatories and identify the specific interrogatory (ies) for which each person assisted.

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 6

RESPONSE NO. 1:

Jonathon R. Patterson, Esq., 7866 West Sahara Ave., Las Vegas, NV, 89117. 702-966-5200, 1 through 21.

INTERROGATORY NO. 2:

Please specify in detail Your calculation of damages in this Action against Inose.

RESPONSE NO. 2:

Please see PLT000685-706, Job Billing and Cost Detail. Plaintiff was paid approximately One Million, Two Hundred, Thirty-Eight Thousand, Six Hundred, Fifty-Five Dollars and Thirty-Five cents, (\$1,238.635.35). Plaintiff is entitled to One Million, Three Hundred, Twenty-One Thousand, Three Hundred Thirty One Dollars and Twenty-Seven Cents (\$1,321,331.27). Therefore, Plaintiff has been damaged in the amount of approximately Eighty-Two Thousand, Six Hundred, Ninety-Two Dollars and Twenty-Seven cents (\$82,692.27). Discovery is continuing. Responding party reserved the right to supplement this response.

INTERROGATORY NO. 3:

Please identify each person or entity, by name, address, telephone number, and title (if applicable) who You believe has knowledge of the facts supporting Your claims and allegations in Your Complaint.

RESPONSE NO. 3:

 Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc. c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson,

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

Nevada 8901 2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by DVC during the course of litigation.
 2. Dennis Zachary c/o Hurtik Law & Associates 7866 Wart Schere August

c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

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Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

 Eugene Inose
 c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308

Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

 Jeffrey Louie
 c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

 Person Most Knowledgeable and/or Custodian of Records for IN-LO Properties, LLC
 c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308

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Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation.

6. The Person(s) Most Knowledgeable and/or Custodian of Records Sunrise Service, Inc.
7380 Commercial Way Henderson, Nevada 89011

The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of

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1	Records is expected to testify regarding the authenticity of documents produced by Sunrise Service,
2	Inc. during the course of litigation.
3	7. The Person(s) Most Knowledgeable and/or Custodian of Records
4	Summit Tile & Stone c/o FELDMAN GRAF, P.C.
5	8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147
6	Telephone: (702) 949-5096
7	The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts
8 9	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint,
10	and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit
11	Tile & Stone is expected to testify as pertains to any subcontracts to the scope of work and any
12	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
13	Records is expected to testify regarding the authenticity of documents produced by Summit Tile &
14	Stone during the course of litigation.
15	8. The Person(s) Most Knowledgeable and/or Custodian of Records
16 17	Hy-Bar Windows and Doors 6210 South Annie Oakley Las Vegas, Nevada 89120
18	The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the
19	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
21	at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of
22 23	work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The
24	Custodian of Records is expected to testify regarding the authenticity of documents produced by Hy-
25	Bar Windows and Doors during the course of litigation.
26	9. The Person(s) Most Knowledgeable and/or Custodian of Records
27	Easy Lift Elevators 2326 Caserta Court
28	Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 10 SUPP000079

Henderson, Nevada 89074

2	The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to the facts and	
3	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
4	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy Lift	
5	Elevators is expected to testify as pertains to any subcontracts to the scope of work and any materials	
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7	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is	
8	expected to testify regarding the authenticity of documents produced by Easy Lift Elevators during the	
9	course of litigation.	
10	10. The Person(s) Most Knowledgeable and/or Custodian of Records	
11	Eagle Sentry 3595 East Patrick Lane, #1200	
12	Las Vegas, Nevada 89120	
13	The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the facts and	
14	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
15	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eagle Sentry	
16	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied	
17	for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to	
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19	testify regarding the authenticity of documents produced by Eagle Sentry during the course of	
20	litigation.	
21	11. The Person(s) Most Knowledgeable and/or Custodian of Records	
22	Desert Home Electric, Inc. 8625 West Sahara Avenue, #441	
23	Las Vegas, Nevada 89117	
24	The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the	
25	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
26	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
27	at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work	
28	Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 11 SUPP000080	

1	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
2	Records is expected to testify regarding the authenticity of documents produced by Desert Home
3	Electric, Inc. during the course of litigation.
4	12. The Person(s) Most Knowledgeable and/or Custodian of Records
5 6	Artesia Kitchen & Bath 2972 South Rainbow, Suite B Las Vegas, Nevada 89146
7	The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts
8	
9	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint,
10	and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia
11	Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any
12	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
13	Records is expected to testify regarding the authenticity of documents produced by Artesia Kitchen &
14	Bath during the course of litigation.
15 16 17	 13. The Person(s) Most Knowledgeable and/or Custodian of Records Efficient Space Planning 6045 Harrison Drive, #4 Las Vegas, Nevada 89120
18	The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts
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20	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint,
21	and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient
22	Space Planning is expected to testify as pertains to any subcontracts to the scope of work and any
23	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
24	Records is expected to testify regarding the authenticity of documents produced by Efficient Space
25	Planning during the course of litigation.
26	14. The Person(s) Most Knowledgeable and/or Custodian of Records
27	Diversified Protection Systems, Inc. 4435 Wagon Trail Avenue
28	Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 12 SUPP000081

Las Vegas, Nevada 89118

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The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to
testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-
defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most
Knowledgeable at Diversified Protection Systems, Inc. is expected to testify as pertains to any
subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the
Subject Property. The Custodian of Records is expected to testify regarding the authenticity of
documents produced by Diversified Protection Systems, Inc. during the course of litigation.
15. The Person(s) Most Knowledgeable and/or Custodian of Records
Custom Landau P.O. Box 753476
Las Vegas, Nevada 89136
The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and
circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom
Landau is expected to testify as pertains to any subcontracts to the scope of work and any materials
supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is
expected to testify regarding the authenticity of documents produced by Custom Landau during the
course of litigation.
16. The Person(s) Most Knowledgeable and/or Custodian of Records
Arx Engineering 3413 Carolina Moon Avenue
North Las Vegas, Nevada 89081
The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and
circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx
Engineering is expected to testify as pertains to any subcontracts to the scope of work and any
Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 13 SUPP000082

2 Records is expected to testify regarding the authenticity of documents produced by Arx Engineering 3 during the course of litigation. 4 17. The Person(s) Most Knowledgeable and/or Custodian of Records 5 Central Valley Insulation P.O. Box 534451 6 Atlanta, GA 30353-4451 1401 Trade Drive 7 North Las Vegas, Nevada 89030 8 The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the 9 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify as pertains to any subcontracts to the scope of work 12 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Central Valley Insulation during the course of litigation. 18. The Person(s) Most Knowledgeable and/or Custodian of Records Burnham Painting & Drywall Corp. 668 Middlegate Road Henderson, Nevada 89011 The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counterdefendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Burnham Painting & Drywall Corp. during the course of litigation. The Person(s) Most Knowledgeable and/or Custodian of Records 19. Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of

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Page 14

Comfort Home Appliance 6672 Boulder Hwy, Suite 6 Las Vegas, Nevada 89122

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The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Comfort Home Appliance during the course of litigation.

20. The Person(s) Most Knowledgeable and/or Custodian of Records Diva Interior Concepts, LLC 10040 West Chevenne, Suite 170-115 Las Vegas, Nevada 89129

The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Diva Interior Concepts, LLC during the course of litigation.

21. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Lumber 4950 North Berg North Las Vegas, Nevada 89081

The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 15

Lumber is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Desert Lumber during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Firehouse Electric
 6955 North Durango Ste. # 1115 Las Vegas, Nevada 89149

The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.

 23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing
 7500 West Lake Mead Blvd., Suite 9-483 Las Vegas, Nevada 89128

The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Precision Plumbing during the course of litigation.

24. The Person(s) Most Knowledgeable and/or Custodian of Records Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 16

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Picture Perfect TV 3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121

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The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.

25. The Person(s) Most Knowledgeable and/or Custodian of Records West Coast Concrete, Inc. 3904 Raymert Las Vegas, Nevada 89121

The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by West Coast Concrete, Inc. during the course of litigation.

26. The Person(s) Most Knowledgeable and/or Custodian of Records Silver State Specialties, LLC 4030 Industrial Center Dr. Ste. 501 North Las Vegas, Nevada 89030

The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of 1 2 work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The 3 Custodian of Records is expected to testify regarding the authenticity of documents produced by Silver 4 State Specialties, LLC during the course of litigation. 5 27. The Person(s) Most Knowledgeable and/or Custodian of Records 6 Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303 7 Las Vegas, Nevada 89139 8 The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the 9 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 11 at Prosource of Las Vegas is expected to testify as pertains to any subcontracts to the scope of work 12 13 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 14 Records is expected to testify regarding the authenticity of documents produced by Prosource of Las 15 Vegas during the course of litigation. 16 The Person(s) Most Knowledgeable and/or Custodian of Records 28. 17 Wilshire Refrigeration & Appliance, Inc. 9177 Kelvin Avenue 18 Chatsworth, California 91311 19 The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to 20 testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-21 defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most 22 Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any 23 subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the 24 25 Subject Property. The Custodian of Records is expected to testify regarding the authenticity of 26 documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation. 27 29. Daniel Merritt 28 Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories SUPP000087 Page 18

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29. Daniel Merritt
 c/o Hurtik Law & Associates
 7866 West Sahara Avenue
 Las Vegas, Nevada 89117
 Telephone: (702) 966-5200

Mr. Daniel Merritt is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

Discovery is continuing. Responding party reserved the right to supplement this response.

INTERROGATORY NO. 4:

Please identify each and every "upgrades in materials and work" that You are referring to in the Complaint at pg.5, ¶23, pg.8, ¶46, and pg.13, ¶88.

RESPONSE NO. 4:

Please see, Plaintiff's Disclosures in the Joint Case Conference Report DVC000001-684, specifically, DVC000191, DVC000193-4, DVC000201-208, DVC000232, DVC00240, DVC000243, DVC000267, DVC000269, and DVC000408. Also, please see IN-LO000041-43, IN-LO000046-49, and IN-LO000068-70. Discovery is continuing. Responding party reserves the right to supplement these responses.

INTERROGATORY NO. 5:

How did Inose "dictate [] who the superintendent would be for the jobsite", as alleged in the Complaint at pg.5, ¶25, pg.8, ¶48, and pg. 13, ¶90.

RESPONSE NO. 5:

Defendant insisted that Robert Ramirez be the onsite supervisor for the Project. Desert Valley Contracting did not select him.

> Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 19

INTERROGATORY NO. 6:

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Please identify each and every change order You submitted relating to the Property and/or Contract, and with each change order You identify, please state: (1) what the change order was for: (2) the amount of the change order; (3) when was the change order presented to Inose; (4) whether Inose approved of the change order in writing; (5) how much of the change order Inose approved; and (6) when Inose approved of the change order in writing.

RESPONSE NO. 6:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 7:

Please identify each and every fact or basis supporting Your contention that Inose "is responsible for the upgrades and change orders that he caused to happen on this Subject Property, due to his choices and changing his mind in several instances as to what products were to be installed" as alleged in the Complaint at pgs. 5-6, ¶31, pg. 8, ¶53 and pg. 14, ¶96.

RESPONSE NO. 7:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 8:

Please identify each and every instance or way that Inose has breached the Contract, as stated in the Complaint at pg. 6, ¶33 and pg. 9, ¶55.

RESPONSE NO. 8:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

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Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 20

INTERROGATORY NO. 9:

Please identify, in detail, how Inose "enjoyed substantial discretionary power affecting the rights of Plaintiff, DVC, during the events alleged in the Complaint", as alleged in the Complaint at pg. 10. ¶63.

RESPONSE NO. 9:

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Inose selected the project supervisor, Robert Ramirez, who was in contact with the subcontractors and influenced the change orders.

INTERROGATORY NO. 10:

9 Regarding the "valid and enforceable contract[s]" with the subcontractors identified in the Complaint at pg. 15, ¶101, please state: (1) when Inose knew about these alleged contracts; (2) who told Inose about these alleged contracts; and (3) how Inose interfered with these contracts.

RESPONSE NO. 10:

Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with subcontractors.

INTERROGATORY NO. 11

Please identify each and every fact or basis supporting Your contention that Inose "precluded plaintiff, DVC from gaining access to the Subject Property to complete the contractual and subcontractual work", as alleged in the Complaint at pg. 15, ¶104.

RESPONSE NO. 11:

On December 7, 2015, Inose contacted the Plaintiff and terminated their services.

INTERROGATORY NO. 12

Please identify each and every "disparaging remark" that Inose allegedly made to the subcontractors listed in the Complaint at pg. 15, ¶105, and for each disparaging remark You identify, please state: (1) what the disparaging remark was; (2) when the disparaging remark was made; (3) who the disparaging remark was made to; and (4) the reaction of the person whom allegedly Inose made the disparaging remark to.

Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories

RESPONSE NO. 12:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 13

Please identify, in detail, how Inose "tortuously interfered" with Your rights, as alleged in the Complaint at pg. 16, ¶106.

RESPONSE NO. 13:

On December 7, 2015, Inose contacted the Plaintiff and terminated their services. Inose then communicated directly with the subcontractors and encouraged them to breach their contractual obligation with the Plaintiff. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 14

Please identify, in detail, how Inose intentionally interfered with You regarding any alleged subcontractual relationships of Yours, as alleged in the Complaint at pg. 17, ¶111.

RESPONSE NO. 14:

Objection, repetitive. Without waiving said objection the responding party replies thusly. On December 7, 2015, Inose contacted the Plaintiff and terminated their services. Inose then communicated directly with the subcontractors and encouraged them to breach their contractual obligation with the Plaintiff. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 15

Please identify, in detail, how Inose had knowledge of any alleged subcontractual relationships of Yours, as alleged in Your Fourth Cause of Action for Intentional Interference with Contract, alleged in the Complaint on pgs. 15-17.

RESPONSE NO. 15:

Objection, repetitive. Without waiving the foregoing objection, Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories SUPP000091

subcontractors. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 16

Please identify what knowledge that Inose allegedly had regarding any alleged subcontractual relationships of Yours, as alleged in Your Fourth Cause of Action for Intentional Interference with Contract, alleged in the Complaint on pgs. 15-17.

RESPONSE NO. 16:

Objection, repetitive. Without waiving the foregoing objection, Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with subcontractors. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 17

Please identify each and every fact basis supporting Your contention that "Counterclaimants are guilty of unclean hands" as alleged in the Answer to Counterclaim at pg. 14, Eighth Affirmative Defense.

RESPONSE NO. 17:

Defendants interfered by requesting upgrades, contacting the subcontractors directly, and terminating work on the project. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 18

Please identify each and every fact or basis supporting Your contention that [t]he conduct of the Answering Counter-defendant alleged to be wrongful was induced by Counterclaimant's own conduct" as alleged in the Answer to Counterclaim at pg. 14, Thirteenth Affirmative Defense.

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RESPONSE NO. 18:

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Defendant interfered by requesting upgrades, contacting the subcontractors directly, and terminating work on the project. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 19

Please identify how much You have been paid, from the Insurance Proceeds or otherwise, relating to the Contract.

RESPONSE NO. 19:

Plaintiff has been paid approximately One Million, Two Hundred, Thirty-Eight Thousand, Six Hundred, Fifty-Five Dollars and Thirty-Five cents, (\$1,238.635.35) to date.

INTERROGATORY NO. 20

Please identify how much You have been paid, from the Insurance Proceeds or otherwise, relating to Your work on the Property.

RESPONSE NO. 20:

Objection. Repetitive. See Response to Interrogatory 19.

INTERROGATORY NO. 21

If You deny any of the Requests for Admissions in the FRA from Inose issued contemporaneous herewith, explain in detail the basis of Your denial and all facts known to You that support Your denial.

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RESPONSE NO. 21:

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Objection Overbroad, burdensome. See responses to Request for Production of Documents.

DATED this day of May, 2017.

HURTIK LAW & ASSOCIATES

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CARRIE E. HURTIK, ESQ. Nevada Bar No. 7028 **JONATHON R. PATTERSON, ESQ.** Nevada Bar No. 009644 **HURTIK LAW & ASSOCIATES** 7866 W. Sahara Avenue Las Vegas, Nevada 89117 (702) 966-5200 Telephone (702) 966-5200 Telephone (702) 966-5206 Facsimile churtik@hurtiklaw.com jpatterson@hurttiklaw.com Attorneys for Plaintiff/Counter-defendant, DESERT VALLEY CONTRACTING, INC.

1	CERTIFICATE OF SERVICE
2	STATE OF NEVADA
3) ss. COUNTY OF CLARK)
4	I, NANCY RAMIREZ, declare:
5 6	I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)
7	years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las
8	Vegas, Nevada 89117.
9	On May <u>19</u> , 2017, I served the document described as <u>PLAINTIFF, DESERT VALLEY</u>
10	CONTRACTING, INC RESPONSES TO DEFENDANT EUGENE INOSE'S FIRST SET OF
11	INTERROGATORIES on the party(ies) listed below:
12	BRAIN W. BOSCHEE, ESQ. (NBN 7612)
13	WILLIAM N. MILLER, ESQ. (NBN 11658) HOLLEY, DRIGGS, WALCH,
14	FINE, WRAY, PUZEY & THOMPSON
15	400 South Fourth Street, Third Floor Las Vegas, Nevada 89101
16 17	VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's
18	practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. postal service on that same day with postage fully prepaid at Las Vegas,
19	Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of
20	deposit for mailing an affidavit.
21	VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the electronic mail address as last given by that person on any document which he/she has filed in the
22	action and served on the party making the service. The copy of the document served by electronic service bears a notation of the date and time of transmission. A confirmation of the transmission
23	containing the electronic mail address(es) to which the document(s) was/were transmitted will be maintained with the document(s) served.
24	I declare under penalty of perjury that the foregoing is true and correct.
25	Executed at Las Vegas, Nevada on May $\underline{19}$, 2017.
26	MANCY RAMIREZ, an employee Of
27	NANCY RAMIREZ, an employee Of HURTIK LAW & ASSOCIATES
28	Plaintiff Desert Valley Contracting Responses to Defendant's Interrogatories Page 26 SUPP000095
1	

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1	SUPP	
2	CARRIE E. HURTIK, ESQ.	
2	Nevada Bar No. 7028	
3	JONATHON R. PATTERSON, ESQ.	
4	Nevada Bar No. 9644	
4	HURTIK LAW & ASSOCIATES 7866 W. Sahara Avenue	
5	Las Vegas, Nevada 89117	
6	(702) 966-5200 Telephone	
0	(702) 966-5206 Facsimile	
7	churtik@hurtiklaw.com	
8	jpatterson@hurtiklaw.com Attorneys for Plaintiff/Counter-defendant,	
0	DESERT VALLEY CONTRACTING, INC.	
9		
10	EIGHTH JUDICI	AL DISTRICT COURT
11	CLARK CO	UNTY, NEVADA
12	DESERT VALLEY CONTRACTING, INC. a Nevada corporation,	Case No.: A-16-734351-C Dept. No.: XV
13	Plaintiff,	
14	i iantini,	
	VS.	
15	IN-LO PROPERTIES, a Nevada limited	
16	liability company; EUGENE INOSE, an	
17	individual; JÉFFREY LOUIE, an individual;	
17	DOES 1 through 10; and ROE ENTITIES 1 through 10,	<u>PLAINTIFF/COUNTER-DEFENDANT,</u> DESERT VALLEY CONTRACTING, INC.'S
18		SECOND SUPPLEMENT TO INITIAL
10	Defendants.	DISCLOSURES OF WITNESSES AND
19	EUGENE INOSE, an individual;	EXHIBITS PURSUANT TO N.R.C.P. 16.1
20		
21	Counterclaimant,	
21	vs.	
22		
23	DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X,	
25	inclusive, and ROE CORPORATIONS I	
24	through X, inclusive,	
25	Counter-defendants,	
26		
27	COMES NOW, Plaintiff/Counter-defend	ant, Desert Valley Contracting, Inc.'s (hereinafter
	collectively "Plaintiff/Counter-defendant" or "DV	C") by and through its attorneys of record, HURTIK
28	· · · · · · · ·	SUPP000096
	Second Supplement to Initial Disclosures of	Witnesses and Exhibits Pursuant To NRCP 16.1-3
	Case Number:	A-16-734351-C

1	LAW & ASSOCIATES, and hereby submits DVC'S Second Supplement to Initial Disclosure of
2	Documents and Witnesses pursuant to Rule 16.1 of the Nevada Rules of Civil Procedure as follows:
3	I.
4	PLAINTIFF/COUNTER-DEFENDANT'S LIST OF WITNESSES
5	Pursuant to Rule 16.1(a)(1)(A) of the Nevada Rules of Civil Procedure, Plaintiff/Counter-
6	defendant hereby discloses the name, the address and telephone number, if known, of each individual
7	or entity likely to have discoverable information – along with the subjects of that information – that the
8	Plaintiff/Counter-defendant may use to support its claims and defenses:
9	
10	1. Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc.
11	c/o Hurtik Law & Associates 7866 West Sahara Avenue
12	Las Vegas, Nevada 89117
13	Telephone: (702) 966-5200
14	Person Most Knowledgeable is expected to testify concerning the following, without limitation:
15	the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson, Nevada 8901
16	2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and
17	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
18	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
19 20	alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of
21	documents produced by DVC during the course of litigation.
22	2. Dennis Zachary
23	c/o Hurtik Law & Associates 7866 West Sahara Avenue
24	Las Vegas, Nevada 89117 Telephone: (702) 966-5200
25	Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair
26	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
27	
28	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the SUPP000097
	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 2

1	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
2	alleged in this matter.
3	3. Eugene Inose c/o Holley Driggs Walch Fine Wray Puzey & Thompson
4	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101
5	Telephone: (702) 791-0308
6	Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair
7	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
8	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
9	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
10 11	alleged in this matter.
12	4. Jeffrey Louie
13	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101
14	Telephone: (702) 791-0308
15	Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair
16	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
17	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
18	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
19	alleged in this matter.
20	5. Person Most Knowledgeable and/or Custodian of Records for
21 22	IN-LO Properties, LLC c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor
22	Las Vegas, Nevada 89101 Telephone: (702) 791-0308
24	Person Most Knowledgeable is expected to testify concerning the following, without limitation:
25	the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014,
26	repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors
27	
28.	at the Subject Property, and other facts and circumstances that may arise concerning the claims and SUPP000098
	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-3
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1	defenses alleged in this matter. The Custodian of Records is expected to testify regarding the
2	authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation.
3	6. The Person(s) Most Knowledgeable and/or Custodian of Records
4 5	Sunrise Service, Inc. 7380 Commercial Way Henderson, Nevada 89011
6	The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and
7	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
8	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service,
9	Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied
10 11	for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to
11	testify regarding the authenticity of documents produced by Sunrise Service, Inc. during the course of
13	litigation.
14	7. The Person(s) Most Knowledgeable and/or Custodian of Records
15	Summit Tile & Stone c/o FELDMAN GRAF, P.C.
16	8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147
17	Telephone: (702) 949-5096
18	The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts
19	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
20	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit Tile
21 22	& Stone is expected to testify as pertains to any subcontracts to the scope of work and any materials
22	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
24	to testify regarding the authenticity of documents produced by Summit Tile & Stone during the course
25	of litigation.
26	8. The Person(s) Most Knowledgeable and/or Custodian of Records
27	Hy-Bar Windows and Doors 6210 South Annie Oakley
28	Las Vegas, Nevada 89120 SUPP000099
	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 4

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1	The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the
2	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
3	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
4	at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of work
6	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
7	Records is expected to testify regarding the authenticity of documents produced by Hy-Bar Windows
8	and Doors during the course of litigation.
9	9. The Person(s) Most Knowledgeable and/or Custodian of Records Easy Lift Elevators
10	2326 Caserta Court
11	Henderson, Nevada 89074
12	The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to the facts and
13	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
14	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy Lift Elevators
15	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
16	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
17	regarding the authenticity of documents produced by Easy Lift Elevators during the course of litigation.
18	
19	10. The Person(s) Most Knowledgeable and/or Custodian of Records Eagle Sentry
20	3595 East Patrick Lane, #1200 Las Vegas, Nevada 89120
21	
22	The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the facts and
23	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
24	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eagle Sentry is
25	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
26	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
27 28	regarding the authenticity of documents produced by Eagle Sentry during the course of litigation. SUPP000100
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Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-5

1	 11. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Home Electric, Inc. 8625 West Sahara Avenue, #441 	
2	Las Vegas, Nevada 89117	
3	The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the	
5	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
6	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
7	at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work	
8	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
9	Records is expected to testify regarding the authenticity of documents produced by Desert Home	
10	Electric, Inc. during the course of litigation.	
11 12	12. The Person(s) Most Knowledgeable and/or Custodian of Records	
12	Artesia Kitchen & Bath 2972 South Rainbow, Suite B	
14	Las Vegas, Nevada 89146	
15	The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts	
16	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
17	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia	
18	Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any	
19	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records	
20	is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & Bath	
21	during the course of litigation.	
22	13. The Person(s) Most Knowledgeable and/or Custodian of Records	
23	Efficient Space Planning 6045 Harrison Drive, #4	
24	Las Vegas, Nevada 89120	
25	The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts	
26	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
27 28	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient Space	
20	SUPP000101 Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-6	
	Second Supplement to mittar Disclosures of witnesses and Exhibits I distant To Prece Ported	line in the second s

Planning is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Efficient Space Planning during the course of litigation.

14. The Person(s) Most Knowledgeable and/or Custodian of Records Diversified Protection Systems, Inc.
4435 Wagon Trail Avenue Las Vegas, Nevada 89118

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The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Diversified Protection Systems, Inc. during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Custom Landau
 P.O. Box 753476
 Las Vegas, Nevada 89136

The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom Landau is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Custom Landau during the course of litigation. 16. The Person(s) Most Knowledgeable and/or Custodian of Records Arx Engineering 3413 Carolina Moon Avenue North Las Vegas, Nevada 89081

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Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-7

1	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and	
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
3	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx Engineering	
4 5	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
6	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
7	regarding the authenticity of documents produced by Arx Engineering during the course of litigation.	
8	17. The Person(s) Most Knowledgeable and/or Custodian of Records	
9	Central Valley Insulation P.O. Box 534451	
10	Atlanta, GA 30353-4451	
11	1401 Trade Drive	
12	North Las Vegas, Nevada 89030	
13	The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the facts	
14 15	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
16	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Central Valley	
17	Insulation is expected to testify as pertains to any subcontracts to the scope of work and any materials	
18	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	
19	to testify regarding the authenticity of documents produced by Central Valley Insulation during the	
20	course of litigation.	
21	18. The Person(s) Most Knowledgeable and/or Custodian of Records	
22	Burnham Painting & Drywall Corp. 668 Middlegate Road	
23	Henderson, Nevada 89011	
24	The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify	
25 26	to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
28	at Burnham Painting & Drywall Corp. is expected to testify as pertains to any subcontracts to the scope SUPP000103	
	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-38	ł

1	of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The
2	Custodian of Records is expected to testify regarding the authenticity of documents produced by
3	Burnham Painting & Drywall Corp. during the course of litigation.
4	19. The Person(s) Most Knowledgeable and/or Custodian of Records
5	Comfort Home Appliance 6672 Boulder Hwy, Suite 6
6	Las Vegas, Nevada 89122
7	The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the
8	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
9	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
10	at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work
11	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
12	Records is expected to testify regarding the authenticity of documents produced by Comfort Home
14	Appliance during the course of litigation.
15	20. The Person(s) Most Knowledgeable and/or Custodian of Records
16	Diva Interior Concepts, LLC 10040 West Cheyenne, Suite 170-115
17	Las Vegas, Nevada 89129
18	The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the
19	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
21	at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of work
22	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
23	Records is expected to testify regarding the authenticity of documents produced by Diva Interior
24 25	Concepts, LLC during the course of litigation.
25	21. The Person(s) Most Knowledgeable and/or Custodian of Records
20	Desert Lumber 4950 North Berg
28	North Las Vegas, Nevada 89081 SUPP000104
	SUPPO00104 Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-9

1	The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
3 4	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Lumber is
5	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
6	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
7	regarding the authenticity of documents produced by Desert Lumber during the course of litigation.
8	22. The Person(s) Most Knowledgeable and/or Custodian of Records
9	Firehouse Electric 6955 North Durango Ste. # 1115
10	Las Vegas, Nevada 89149
11	The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and
12	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
13	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric
14	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
15 16	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
17	regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.
18	23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing
19	7500 West Lake Mead Blvd., Suite 9-483
20	Las Vegas, Nevada 89128
21	The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and
22	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
23	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision
24	Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials
25	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
26	to testify regarding the authenticity of documents produced by Precision Plumbing during the course of
27 28	litigation.
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1	24. The Person(s) Most Knowledgeable and/or Custodian of Records Picture Perfect TV
2	3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121
3	The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and
5	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
6	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV
7	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
8	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
9	regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.
10	25. The Person(s) Most Knowledgeable and/or Custodian of Records
11 12	West Coast Concrete, Inc. 3904 Raymert Las Vegas, Nevada 89121
13	The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the
14	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
15	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
16 17	at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work
17	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
19	Records is expected to testify regarding the authenticity of documents produced by West Coast
20	Concrete, Inc. during the course of litigation.
21	26. The Person(s) Most Knowledgeable and/or Custodian of Records
22	Silver State Specialties, LLC 4030 Industrial Center Dr. Ste. 501
23	North Las Vegas, Nevada 89030
24	The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the
25	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
26 27	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
28	at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of work SUPP000106
.*	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 11

1	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
2	Records is expected to testify regarding the authenticity of documents produced by Silver State
3	Specialties, LLC during the course of litigation.
4	27. The Person(s) Most Knowledgeable and/or Custodian of Records
5	Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303
6	Las Vegas, Nevada 89139
7	The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the facts
8	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
9	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Prosource of
10	Las Vegas is expected to testify as pertains to any subcontracts to the scope of work and any materials
11	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
12 13	to testify regarding the authenticity of documents produced by Prosource of Las Vegas during the course
13	of litigation.
15	28. The Person(s) Most Knowledgeable and/or Custodian of Records
16	Wilshire Refrigeration & Appliance, Inc. 9177 Kelvin Avenue
17	Chatsworth, California 91311
18	The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to
19	testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-
20	defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most
21	Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any
22	subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the
23	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of
24 25	documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation.
25	Plaintiff/Counter-defendant hereby reserves the right to supplement this list of witnesses as
27	discovery is continuing. Plaintiff/Counter-defendant hereby reserves the right to rely on and/or call to
- 28	
	SUPP000107 Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1-42

testify any and all witnesses produced and/or listed by any other party to this action at the time of trial of this matter.

П.

PLAINTIFFS' LIST OF DOCUMENTS

Pursuant to Rule 16.1(a)(1)(B) of the Nevada Rules of Civil Procedure, Plaintiff/Counter-

defendant hereby disclosure and describes by category all documents, electronically stored information,

and/or tangible things that Plaintiff/Counter-defendant have in their possession, custody, or control and

may be used to support its claims and/or defenses:

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10	Description	Bates Number
11	Artesia Kitchen & Bath, Invoice No.: 869, dated October 14, 2014	DVC000001
12	Artesia Kitchen & Bath, Unconditional Waiver and Release on Progress Payment, dated October 31, 2014	DVC000002
13	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated April 27, 2015	DVC000003
14	Artesia Kitchen & Bath, Labor Payment Affidavit, dated April 27, 2015	DVC000004
15 16	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000005
10	Creative Closets & Cabinets, Check Receipt No.: 14507	DVC000006
17	Email from Janelle Conrady to Rachelle Elliston, Re: Inose Residence, dated July 7, 2015	DVC000007-DVC000009
18	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000010
19 20	Notice to Owner and Contractor of Right to Lien, dated October 14, 2014	DVC000011
20	Approved Proposal, dated September 12, 2014	DVC000012-DVC000015
21	Artesia Kitchen & Bath, Invoice No.: 1052, dated April 27, 2015	DVC000016
~~	Artesia Kitchen & Bath, Out of Stock Certificate, dated April 27, 2015	DVC000017
22 23	Artesia Kitchen & Bath, Invoice No.: 1134, dated July 7, 2015, Re: Change Order	DVC000018
25	DVC Receipt Artesia Kitchen & Bath, dated October 16, 2014	DVC000019
24	Arx LLC, Unconditional Waiver and Release on Final Payment, dated October 16, 2014	DVC000020
25	Arx LLC, Conditional Waiver and Release on Final Payment, dated September 24, 2014	DVC000021
26	DVC Receipt Arx, LLC, dated October 16, 2014	DVC000022
27	Arx LLC, Invoice No.: 0531, dated September 24, 2014	DVC000023
	Arx LLC, Invoice No.: 0535, dated October 1, 2014	DVC000024
28	¢	SUPP000108

11		
1	Arx, LLC, Structural Engineering Memorandum, dated September 23,	DVC000025-DVC000028
	2014	DYLCOOL DYLCOOL
2	Arx, LLC, Professional Services Agreement, dated September 18, 2014	DVC000029-DVC000030
3	DVC Receipt for Burnham Painting & Drywall Corp., dated	DVC000031
	September 23, 2014	
1	Burnham Painting & Drywall Corp. Proposal, dated September 23,	DVC000032
5	2014	
5	Burnham Painting & Drywall Corp., Unconditional Waiver and	DVC000033
	Release Upon Final Payment, dated May 22, 2015	
	DVC Receipt for Burnham Painting & Drywall, Final Check, dated April 22, 2015	DVC000034
	Email Chain between Gordon Lapointe and Rachelle Elliston, Re:	DVC000035-DVC000037
	Payment, dated April 24, 2015	
	Letter from State Contractors Board, dated April 27, 2015	DVC000038
	Letter from State Contractors Board, dated April 6, 2015	DVC000039
	Consumer Complaint Form, dated March 30, 2015	DVC000040-DVC000041
	Letter from State Contractors Board, dated March 30, 2015	DVC000042-DVC000051
	Email Chain between Toni Burnham and Rachel Elliston, Re: Invoice 19477, dated April 3, 2015	DVC000052
	DVC Receipt for Central Valley Insulation, dated April 16, 2015	DVC000053
	Comfort Home Appliance, Invoice No.: 07335, dated August 25, 2015	DVC000054
	Email from Bank of America to Diana Cerda, Re: Receipt for Comfort Home Appliance, dated September 2, 2014	DVC000055
	West Coast Concrete, Inc., BID Proposal and Contract Agreement,	DVC000056-DVC000057
	dated April 23, 2015	
	Desert Home Electric, Inc., Conditional Waiver and Release upon	DVC000058
	Progress Payment, dated October 21, 2014	
	Desert Home Electric, Inc., Labor/Material from Stock Release	DVC000059
	DVC Receipt for Custom Landau, June 8, 2015	DVC000060
	Custom Landau, Approved Invoice 5799, dated April 8, 2015	DVC000061
	Custom Landau, Invoice 5179, dated February 25, 2015	DVC000062
	Custom Landau, Paid Out of Stock Material Certificated, dated April	DVC000063
	8, 2015	
	Custom Landau, Conditional Waiver and Release Upon Final	DVC000064
	Payment, dated April 8, 2015	
	DVC Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000065
	Desert Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000066
	DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000067
	Desert Home Electric, Inc., Invoice No.: 14103, dated December 11, 2014	DVC000068
	Desert Home Electric, Inc., Labor/Material Stock Release, dated	DVC000069
	December 11, 2014	
	DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000070
	DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000071

Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 14

· · · · · · · · · · · · · · · · · · ·	
Crescent Electric Supply Company, Conditional Waiver and Rele	ease DVC000073
Upon Progress Payment, dated May 26, 2015	
DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000074
DVC Receipt for Desert Home Electric, Inc., dated March 18, 20	
Desert Home Electric, Inc., Invoice No.: 14119, dated December	
2014	
Desert Home Electric, Inc., Conditional Waiver and Release Upo	on DVC000077
Final Payment, dated December 16, 2014	
Desert Home Electric, Inc., Labor/Material Stock Release, dated	DVC000078
December 16, 2014	DVC000070
Desert Home Electric, Inc., Approved Quote and Purchase Order Request, dated December 3, 2014	DVC000079
DVC Receipt for Desert Home Electric, Inc., dated November 12	2, DVC000080
2014	
Desert Home Electric, Inc., Letter Re: Phase 1 – Scope of Work f	for DVC000081
Wire Certification, dated September 24, 2014	
Desert Home Electric, Inc., Invoice No.: 13957, dated October 21	1, DVC000082
2014	
Desert Home Electric, Inc., Labor/Material Stock Release, dated	DVC000083
October 21, 2014	
DVC Receipt for Desert Home Electric, Inc., dated December 19,	, DVC000084
2014	
Desert Home Electric, Inc., Invoice No.: 14079 dated December 5	5, DVC000085
Desert Home Electric, Inc., Labor/Material Stock Release, dated	DVC000086
December 5, 2014	DVC000087
Desert Home Electric, Inc., Breakdown – Master Form, dated December 24, 2014	DVC000087
Desert Home Electric, Inc., Conditional Waiver and Release Upor	n DVC000088
Progress Payment, dated January 23, 2015	
Desert Home Electric, Inc., Labor Release, dated January 21, 201	5 DVC000089
DVC Receipt for Desert Home Electric, Inc., dated January 30, 20	
DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	
DVC Receipt for Desert Home Electric, Inc., dated July 24, 2015	
DVC Receipt for Desert Home Electric, Inc., dated July 24, 2015 DVC Receipt for Desert Home Electric, Inc., dated November 12,	
2014	
DVC Receipt for Desert Home Electric, Inc., dated December 19,	, DVC000094
2014	
DVC Check History for Desert Home Electric, Inc., dated Februa	ury DVC000095
18, 2015	-
Desert Home Electric, Inc., Invoice No.: 14616 dated May 26, 20	15 DVC000096
Desert Home Electric, Inc., Conditional Waiver and Release Upon	
Progress Payment, dated May 26, 2015	
Desert Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000098
Desert Home Electric, Inc., Invoice No.: 14079, dated December	5, DVC000099
2014	1

2 2 7

Desert Home Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated December 5, 2014	DVC000100
Desert Home Electric, Inc., Invoice No., 14103, dated December 11, 2014	DVC000101
Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 11, 2014	DVC000102
DVC Check History for Desert Home Electric, Inc., dated March 18, 2015	DVC000103
Desert Home Electric, Inc., Quote No.: 51216B, dated June 12, 2015	DVC000104
Desert Home Electric, Inc., Quote No.: 51216C, dated June 12, 2015	DVC000105
Desert Home Electric, Inc., Approved Quote, dated August 12, 2015	DVC000106
City of Henderson, Subcontractor Registration for Desert Home Electric, Inc.	DVC000107
DVC's Subcontract with Desert Home Electric, Inc.	DVC000108-DVC000113
Desert Home Electric, Inc., Put House Back Together – High Voltage, dated November 18, 2014	DVC000114-DVC000115
Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000116
Desert Home Electric, Inc., Dielectric Test, dated October 21, 2014	DVC000117-DVC000119
Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000120
Notice of Right to Lien (Private Work), Crescent Electric Supply Co. Inc.	DVC000121-DVC000122
Email chain between Steve Raleigh and Diana Cerda, dated October 20, 2014	DVC000123
Notice of Right to Lien and Request for Receipt of Notice of Completion, Desert Lumber, dated September 19, 2014	DVC000124
DVC Receipt for Desert Lumber, dated January 30, 2015	DVC000125
Desert Lumber, Invoice No. 612380, dated December 3, 2014	DVC000126
Desert Lumber, Invoice No. 613425, dated December 18, 2014	DVC000127
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated July 17, 2015	DVC000128
Las Vegas Toilet Rentals, Inc., Invoice No.: A-213613, dated July 1, 2015	DVC000129
Las Vegas Toilet Rentals, Inc., Invoice No.: A-213864, dated July 1, 2015	DVC000130
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated January 1, 2015	DVC000131
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209189, dated December 31, 2014	DVC000132
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated February 12, 2015	DVC000133
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209739, dated January 31, 2015	DVC000134
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated March 16, 2015	DVC000135
Las Vegas Toilet Rentals, Inc., Invoice No.: A-210302 dated February 28, 2015	DVC000136
DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000137
DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000138

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Diva Interior Concepts, LLC, Estimate No.: 1132, dated March 11,	DVC000139
	DVC000140
2 Diva Interior Concepts, LLC, Estimate No.: 1133, dated March 16, 2015	DvC000140
3 DVC Letter to Diva Interior Concepts, LLC, dated October 31, 2014, not signed	DVC000141
4 Diva Interior Concepts, LLC, Unconditional Waiver and Release on	DVC000142
5 Progress Payment	
DVC's Subcontract with Diva Interior Concepts, LLC	DVC000143-DVC000146
6 DVC Receipt for Diva Interior Concepts, LLC, dated April 20, 2015	DVC000147
DVC Receipt for Diva Interior Concepts, LLC, dated October 31, 2014	DVC000148
Diva Interior Concepts IIC Proposal dated September 10, 2014	DVC000149-DVC000150
⁸ Diva Interior Concepts, LLC, Unconditional Waiver and Release on	DVC000151
Progress Payment, Signed	
Diva Interior Concepts, LLC, Estimate No.: 1137, dated April 14,	DVC000152
2015 DVC Receipt for Diva Interior Concepts, LLC, dated May 1, 2014	DVC000153
Diva Interior Concepts, LLC, Invoice No.: 451, dated April 24, 2015	DVC000155
	DVC000159; DVC000160
Diva Interior Concepts, LLC, Invoice No.: 450, dated April 21, 2015	DVC000155-DVC000156
B Diva Interior Concepts, LLC, Estimate No.: 1136, dated April 13,	DVC000157
U 2015 DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000159
DVC Descript for Dive Interior Concerts LLC dated hely 0, 2015	DVC000161
Diva Interior Concepts, LLC, Invoice No.: 417, dated January 5, 2015	DVC000162; DVC000163
Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015	DVC000164
Diva Interior Concepts, LLC, Statement, dated June 15, 2015	DVC000165
DVC Receipt for Diva Interior Concepts, LLC, dated July 17, 2015	DVC000166
Diva Interior Concepts, LLC, Statement, dated July 15, 2015	DVC000167
DVC Receipt for Diversified Protection Systems, Inc., dated May 13, 2015	DVC000168
Diversified Protection Systems, Inc., Invoice No.: 104476, dated	DVC000169; DVC000170
Diversified Protection Systems Inc. Estimate No : 3666 dated	DVC000171
September 25, 2014	
Email chain between Diana Cerda and Diversified Protection Systems, Inc., Re: Inose -587 St Croix, dated November 11, 2014	DVC000172-DVC000173
DVC's Subcontract with Diversified Protection Systems, Inc., dated	DVC000174-DVC000184
October 21, 2014Email chain between Roy Heaton and Diana Cerda, Re: Inose Request	DVC000185
(Change Orders), dated January 8, 2015	
Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000186-DVC000199
Eagle Sentry, Proposal 8076-00, dated December 17, 2014	DVC000200-DVC000201
Eagle Sentry, Proposal 8076-00 Change Order 5, dated January 5, 2015	DVC000202
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1	Eagle Sentry, Proposal 8076-00 Change Order 2, dated November 13, 2014	DVC000203
2	Eagle Sentry, Proposal 8076-00 Change Order 1, dated October 16, 2014	DVC000204-DVC000206
3	Eagle Sentry, Proposal 8076-00 Change Order 7, dated July 28, 2015	DVC000207
	Eagle Sentry, Proposal 8076-00 Change Order 8, dated July 28, 2015	DVC000208
4	Eagle Sentry, Proposal 8076-00, dated August 27, 2014	DVC000209-DVC000212
5	Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000213-DVC000214
5	DVC's Subcontract with Eagle Sentry, dated October 3, 2014	DVC000215-DVC000225
6	DVC Receipt for Eagle Sentry, dated November 19, 2014	DVC000226
7	Eagle Sentry Material Release, Invoice 159141, dated November 25, 2014	DVC000227
8	DVC Receipt for Eazylift Elevators, dated July 2, 2015	DVC000228;
0	Eazylift Elevators, Labor Payment Affidavit, dated June 1, 2015	DVC000229
9	Eazylift Elevators, Out of Stock Material Certification, dated June 1, 2015	DVC000230
0	Eazylift Elevators, Invoice No.: INV-162940, dated June 8, 2015	DVC000231
. 1	Efficient Space Planning, Change Order 1, dated April 29, 2015	DVC000232
1	Efficient Space Planning, Invoice No.: 112514, dated August 28, 2014	DVC000233
12	Efficient Space Planning Drawings	DVC000234-DVC000236
	DVC Receipt for Efficient Space Planning, dated November 19, 2014	DVC000237
3	Efficient Space Planning Material Suppliers	DVC000238
	Firehouse Electric, Invoice No.: 1606, dated September 10, 2014	DVC000239
.4	HY-Bar, Change Order, dated December 18, 2014	DVC000240
5	HY-Bar, Proposal, dated November 5, 2014	DVC000241-DVC000242
	HY-Bar, Change Order, dated January 5, 2015	DVC000243
6	HY-Bar, Proposal, dated August 28, 2014	DVC000244-DVC000249
_	DVC Receipt for HY-Bar, dated March 17, 2015	DVC000250; DVC000254
7	HY-Bar, Proposal, Invoice No.: 5978, dated February 25, 2015	DVC000251
8	HY-Bar, Materials from Paid Stock, dated March 3, 2015	DVC000252; DVC000255
9	HY-Bar, Conditional Waiver and Release Upon Progress Payment, dated March 3, 2015	DVC000253
	DVC Receipt for HY-Bar, dated March 26, 2015	DVC000256
0	HY-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000257
1	Hy-Bar, Conditional Waiver and Release Upon Progress Payment, dated April 17, 2015	DVC000258
2	Hy-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000259
	DVC Receipt for Hy-Bar, dated April 16, 2015	DVC000260
3	Hy-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000261
4	Hy-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000262
4	DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000263
5	Hy-Bar, Invoice No.: 6328, dated April 1, 2015	DVC000264
	Hy-Bar, Job No.: 106404, dated August 8, 2014	DVC000265
6	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000266
-	HY-Bar, Change Order, dated April 22, 2015	DVC000267
7	DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000268
8	HY-Bar, Change Order, dated April 22, 2015	DVC000269

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Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 18

1	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000270
1	Unknown Invoice, dated November 17, 2014	DVC000271
2	HY-Bar, Materials from Stock Paid, dated November 25, 2014	DVC000272;
		DVC000273;
3		DVC000275
4	DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000274
4	HY-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000276
5	HY-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000277
U	HY-Bar, Invoice 5977, dated February 25, 2015	DVC000278
6	DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000279
-	DVC Receipt for Hy-Bar, dated August 7, 2015	DVC000280
7	DVC Receipt for Hy-Bar, dated November 19, 2015	DVC000281; DVC000282
8	Macrotec Consulting, LLC, Microbial Investigation Report	DVC000283-DVC000305
0	Efficient Space Planning, Invoice No. 2081, dated November 24, 2014	DVC000306
9	Efficient Space Planning, Conditional Waiver and Release Upon	DVC000307
	Progress Payment, dated November 25, 2014	
10	Efficient Space Planning Material Supplies	DVC000308
1.1	DVC's Subcontract with Efficient Space Planning	DVC000309-DVC000319
11	Eagle Sentry, Service Invoice No.: 159141, dated October 21, 2014	DVC000320
12	Eagle Sentry, Materials Release, dated November 25, 2014	DVC000321
	Eagle Sentry, Conditional Waiver and Release Upon Progress	DVC000322
13	Payment, dated November 25, 2014	
	Summit Tile & Stone, Invoice No.: 1314, dated July 28, 2015	DVC000323
14	Summit Tile & Stone, Approved Proposal, dated April 29, 2015	DVC000324-DVC000326
15	DVC Receipt for Perfect Picture TV Repair, dated August 18, 2014	DVC000327
15	Perfect Picture TV Repair, Lead Tech Worksheet, dated August 18,	DVC000328
16	2014	
1.7	Perfect Picture TV Repair, Invoice, dated August 18, 2014	DVC000329-DVC000340
17	Precision Plumbing, Invoice No.: 39739, dated August 4, 2014	DVC000341
18	DVC A/R History Report, dated August 8, 2015	DVC000342
	DVC Receipt for PS of Las Vegas, LLC, dated July 2, 2015	DVC000343
19	ProSource of Las Vegas, Estimate, dated May 14, 2015	DVC000344
	Silver State Insulation, Proposal No.: I3854, dated August 15, 2014	DVC000345
20	Email from Dustin Dreier to Diana Cerda, Re: Proposal, dated August	DVC000346
21	25, 2014	D110000017
	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000347
22	Sunrise Service, Inc., Invoice No.: A142549, dated September 26, 2014	DVC000348
23	Sunrise Service, Inc., Invoice No.: A142541, dated September 23,	DVC000349
	2014	
24	Sunrise Service, Inc., Invoice No.: A142545, dated September 24,	DVC000350
25	2014	
	Sunrise Mechanical, Inc., Proposal, dated August 21, 2014	DVC000351
26	Letter from Sunrise Mechanical, Inc., dated November 25, 2014	DVC000352
ا ہے.	City of Henderson, Sunrise Mechanical, Inc.	DVC000353
27	City of Henderson, Sunrise Services, Inc.	DVC000354
	DVC's Subcontract with Sunrise Service, Inc.	DVC000355-DVC000365

1	Sunrise Service, Inc., Billed Jobs and Estimates	DVC000366-DVC000374
- L		DVC000376-DVC000378
	DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000375
	DVC's Subcontract with Eazylift Elevators	DVC000379-DVC000387
	DVC's Subcontract with Hy-Bar Windows and Doors	DVC000388-DVC000396
4 11 1	DVC's Subcontract with Summit Tile & Stone, LLC	DVC000397-DVC000407
4 - 5 _	Email from Daniel Merrit to Rachelle Elliston and Tina Dyba, Re: Countertops, dated May 13, 2015	DVC000408
	Silver State Specialties, LLC, Proposal, dated July 22, 2015	DVC000409
5 [West Coast Concrete, Inc., Bid Proposal and Contract, dated March 25, 2015	DVC000410
	West Coast Concrete, Inc., Conditional Waiver and Release Upon Progress Payment, dated August 27, 2015	DVC000411
	Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014	DVC000412-DVC000416
	DVC Work Order Report, 2014-10-22-1809	DVC000417-DVC000484
	DVC Inose Construction Schedule	DVC000485-DVC000486
	Email from Daniel Merritt to Rachel Elliston and Diana Cerda, Re: Follow Up, dated December 4, 2014	DVC000487
	ServePro File	DVC000488-DVC000490
	Notice of Right to Lien	DVC000491-DVC000492
11	Fed Receipt	DVC000493
	DVC Receipt, dated December 15, 2014	DVC000494
	DVC Receipt for Perfect Picture TV Repair	DVC000495
II 6	Letter from SCA Design, LLC	DVC000496
	City of Henderson, Request for Copies of Copyrighted Records, dated	DVC00497
	September 16, 2014	
	DVC Work Order Report, ROB'S-NEW	DVC000499-DVC000500
· · · · · · · · · · · · · · · · · · ·	DVC Receipt for City of Henderson, dated September 26, 2014	DVC000501
	DVC Work Order Report, INOSE-ROBSUPP	DVC000502-DVC000507
	City of Henderson, Residential Building Incident Repair Permit	DVC000508-DVC000515
	City of Henderson, Permit Inspection History	DVC000516-DVC000518
		DVC000519-DVC000521
11 1	City of Henderson, Building and Fire Safety	
	City of Henderson, Permit	DVC000522
11	DVC Employment Payroll and Timesheets for Robert Ramirez	DVC000523-DVC000572
11	DVC A/P Check History, dated October 29, 2014	DVC000573
	DVC Receipts on Account, dated September 11, 2014	DVC000574
11	DVC Invoice No.: 63718, dated October 4, 2015	DVC000575
	Check from IN-LO Properties, LLC, dated September 10, 2015	DVC000576
11	DVC Receipts on Account, dated July 8, 2015	DVC000577
11	DVC Invoice No.: 63444, dated October 16, 2015	DVC000578-DVC000579
	DVC A/R Check History, dated March 18, 2015	DVC000580
11	DVC Invoice No.: 63066, dated November 7, 2014	DVC000581
	DVC Invoice No.: 63067, dated October 8, 2014	DVC000582
	Check from IN-LO Properties, LLC, dated October 22, 2014	DVC000583
	DVC Receipts on Account, dated March 17, 2015	DVC000584
	DVC Receipts off Account, uated March 17, 2015	DVC000384

1	DVC Receipts on Account, dated January 20, 2015	DVC000586
1	DVC Invoice No.: 63255, dated January 8, 2015	DVC000587
2	DVC Receipts on Account, dated September 25, 2014	DVC000588
-	Check from IN-LO Properties, LLC, dated September 24, 2014	DVC000589
3	DVC Invoice No.: 63039, dated September 24, 2014	DVC000590
	Preliminary Notice, dated May 21, 2015	DVC000591
4	DVC Employee Payroll Report	DVC000592
5	Letter from DVC to Unknown, dated October 14, 2015	DVC000593-DVC000594
5	DVC Invoice No.: 63052, dated October 2, 2014	DVC000595
6	DVC Work Order Report, INOSE-FULL-BID3	DVC000596-DVC000673
_	Email from Brian Lynch to Diana Cerda, dated September 5, 2014	DVC000674-DVC000675
7	Email from Diana Cerda to Brian Lynch, dated August 20, 2014	DVC000676
8	Email from Daniel Merritt and Nelida Morey, Re: Additional Help	DVC000677
0	with Inose, dated August 15, 2014	
9	Email from Diana Cerda to Daniel Merritt, Re: Inose – Claim #	DVC000678
	00514151370, dated October 2, 2014	
10	Email from Daniel Merritt to Diana Cerda, Re: Site Inspection, dated	DVC000679
11	September 16, 2014	
11	Email chain between Robert Ramirez and Tina Dyba, Re: Hit List,	DVC000680-DVC000683
12	dated May 12, 2015	
-	Email from Tina Dyba to Daniel Merritt, Re: Slab Selection, dated	DVC000684
3	June 4, 2015	
	Job Detail and Billing	DVC000685-706
14	Job Update for Inose Project 9.18.2014	DVC000707-DVC000709
15	Job Update for Inose Project 9.19.2014 with subcontractor Matrix	DVC000709-DVC000713
	Job Update for Inose Project 9.22.2014 with subcontractor Matrix	DVC000714-DVC000719
6	Job Update for Inose Project 9.26.2014 with subcontractor Matrix	DVC000720-DVC000728
	Job Update for Inose Project 10.30.2014 with subcontractor Matrix	DVC000729-DVC000738
7	Job Update for Inose Project 10.01.2014	DVC000739-DVC000747
8	Job Update for Inose Project 10.02.2014	DVC000748-DVC000756
. 0	Job Update for Inose Project 10.03.2014	DVC000757-DVC000766
9	Job Update for Inose Project 10.06.2014	DVC000767-DVC000777
	Job Update for Inose Project 10.08.2014	DVC000778-DVC000789
20	Job Update for Inose Project 10.14.2014	DVC000790- DVC000803
1	Job Update for Inose Project 10.15.2014	DVC000804-DVC000817
·1	Email from Daniel Merritt to Diana Cerda regarding forwarding	DVC000818-DVC000819
2	updates to Brian Lynch	
	Job Update for Inose Project 10.16.2014	DVC000820- DVC000834
3	Job Update for Inose Project 10.20.2014	DVC000835-DVC000852
4	Job Update for Inose Project 10.21.2014	DVC000853-DVC000869
.4	Job Update for Inose Project 10.22.2014	DVC000870- DVC000886
5	Job Update for Inose Project 10.27.2014	DVC000887-DVC000888
	Job Update for Inose Project 10.30.2014	DVC000889-DVC000890
c 1	Job Update for Inose Project 11.06.2014	DVC000891-DVC000892
0		
	Job Undate for Inose Project 11.05.2014	DVC000893-DVC000894
26 27	Job Update for Inose Project 11.05.2014 Inose Residence Action Item Schedule 11.07.2014	DVC000893-DVC000894 DVC000895-DVC000900

Job Update for Inose Project 11.11.2014	DVC000903-DVC000904
Email to Robert Ramirez from Will Roberts regarding Action Item	DVC000905
List.	
Inose Residence Action Item Schedule 11.12.2014	DVC000906-DVC00091.
Job Update for Inose Project 11.17.2014	DVC000914- DVC000915
Inose Residence Action Item Schedule 11.18.2014	DVC000916- DVC000920
Inose Residence Action Item Schedule 11.18.2014 with Job Update for 11.18.2014	DVC000927-DVC000939
Job Update for Inose Project 11.19.2014	DVC000940- DVC000941
Job Update for Inose Project 11.21.2014	DVC000942-DVC00094
Job Update for Inose Project 11. 25.2014	DVC000944- DVC00094
Job Update for Inose Project 12.01.2014	DVC000946-DVC00094
Inose Residence-Action Item Schedule 12.01.2014	DVC000948-DVC00095
Job Update for Inose Project 12.03.2014	DVC000958-DVC000959
Job Update for Inose Project 12.03.2014	DVC000960-DVC000961
Job Update for Inose Project 12.04.2014	<i>DVC000962-DVC00096</i> .
Job Update for Inose Project 12.05.2014	DVC000964-DVC000963
Job Update for Inose Project 12.10.2014	DVC000966-DVC00096
Job Update for Inose Project 12.11.2014	DVC000968-DVC000969
Email From Mass Tile to DVC with Invoice 9.17.2014	DVC000970- DVC00097
<i>Email from Luz Cruz of Republic Glass to DVC with waiver attached 11.10.2015</i>	DVC000972-DVC000973
Email from Walker & Zanger, Inc to DVC regarding W-9 and business license with attachments 1.27.2015	DVC000974- DVC000978
<i>Email Chain from Walker & Zanger, Inc. to DVC regarding glass samples. 9.21.2015</i>	DVC000979- DVC000982
<i>Email Chain between DVC and DSPI, Inc. with estimate attached.</i> 09.19.2015	DVC000983-DVC000986
Fax From DVC to DSPI with contract documents	DVC000987-DVC001004
Facsimile from Wilshire Refrigeration and Appliance, regarding 9.26.2015 service report on condition of appliances.	DVC001005-DVC001007
Email from Lee's Heating and Cooling to DVC regarding refrigeration in Wine Cellar with estimate. 12.23.2014	DVC001008-DVC001010
Email from Will Robert to Daniel Merritt regarding cost of Refrigeration Unit with attachment 12.23.2014	DVC001011-DVC001014
Follow-up email from Will Robert to Daniel Merritt regarding Cost of Wine Cellar refrigeration 12.29.2014	DVC001015-DVC001018
Email from High Desert Landscaping with estimate 12.29.2014	DVC001019- DVC001020
<i>Email Chain between Silver State Specialists and DVC regarding</i> <i>Mirror Installation 9.11.2015</i>	DVC001021- DVC001023
Email from Silver State Specialists to DVC regarding fireplace service with attachment	DVC001024- DVC001025
Email from DVC to John Machin with invoice from Firehouse Electric 5.25.2015	DVC001026- DVC001027
Email DVC regarding Desert Oasis Pool 7.22.2015	DVC001028
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<i>Email Chain regarding Paint Samples from Sherwin-Williams</i> 03.05.2015	DVC001029-DVC00103
Email from Sherwin-Williams regarding paint order 3.25.2015	DVC001031-DVC0010.
<i>Email from Custom Landau regarding proposal for glass rail with attachment 2.25.2015</i>	DVC001034-DVC00103
<i>Email from Robert Ramirez to DVC regarding bill from Central</i> <i>Valley Insulation 2.18.2015</i>	DVC001036-DVC00103
Email from West Coast Concrete with Bid attached 02.18.2015	DVC001038-DVC00104
Email from West Coast Concrete to DVC regarding bid 2.26.2015	DVC001043-DVC00104
<i>Email from Robert Ramirez to DVC regarding bill from Central</i> <i>Valley Insulation 2.18.2015</i>	DVC001049-DVC00105
<i>Email from Sunrise Service to DVC with proposal for Inose</i> <i>residence attached 09.18.2014</i>	DVC001051-DVC00105
<i>Email from DVC with contract documents sent to Sunrise Service</i> <i>Inc. 10.23.2014</i>	DVC001057-DVC00107
<i>Email Chain between DVC and Sunrise Services regarding approval</i> <i>to close up walls.</i> 12.22.2014	DVC001071-DVC00107.
<i>Email from Will Roberts to Daniel Merritt regarding plumbing</i> <i>extras</i> 12.24.2014	DVC001073-DVC00107-
<i>Email from Sunrise Service to DVC regarding Plumbing Fixture.</i> 2.03.2015	DVC001075-DVC00107
<i>Email from Sunrise Services to DVC regarding change in scope of</i> <i>work with attachment 10.08.2015</i>	DVC001077-DVC00107
<i>Email from Sunrise Services to DVC regarding payment for</i> 10.08.2015 proposal 10.13.2015	DVC001079-DVC00108
<i>Email from Eagle Sentry to DVC regarding Contract Documents</i> 10.09.2014	DVC001081-DVC00109
Email from Eagle Sentry to DVC regarding attached invoice, and business license, 11,25,2014	DVC001100-DVC00110.
<i>Email from DVC to Eagle Sentry regarding Approval of proposal</i> 11.25.2014	DVC001106-DVC001115
<i>Email from Eagle Sentry to DVC regarding installing TV's</i> 09.10.2015	DVC001116
 Email from Eagle Sentry to DVC regarding Change Orders 10.21.2015	DVC001117-DVC00112
Emails from Daniel Merritt to Diana Cerda regarding Electrical Plans and DHE. 09.16.2014	DVC001122-DVC00112
Email from DVC to Desert Home Electric (DHE) regarding approved Proposal 10.09.2014	DVC001128-DVC001129
 Email from DVC to DHE regarding Change Order 10.16.2014	DVC001130
<i>Email from DVC to Robert Ramirez regarding Low Voltage testing</i> <i>completion 12.11.2014</i>	DVC001131-1132
 Email from DVC to DHE regarding Electrical for Wine Cellar 12.30.2014	DVC001133-DVC001139

Email Chain between DHE and DVC regarding payment 1.23.2015	DVC001140-DVC00114
Email Chain between DHE and DVC regarding payment, with attachments 2.12.2015	DVC001142-DVC001143
<i>Email Chain between DHE and DVC regarding payment with invoice 2.18.2015</i>	DVC001144-DVC001149
<i>Email Chain between DHE and DVC regarding payment with invoice 2.18.2015</i>	DVC001150-DVC001154
<i>Email Chain between DHE and DVC regarding payment with invoice 2.18.2015</i>	DVC001155-DVC001160
<i>Email from DVC to DHE regarding payment for Change Order,</i> <i>with attachment 7.09.2015</i>	DVC001161-DVC001162
<i>Email Change from DHE to DVC regarding Job Site Meeting</i> 07.17.2015	DVC001163
<i>Email Chain between DHE and DVC regarding Change Order requested by Rob. 10.06.2015</i>	DVC001164
<i>Email Chain between DHE and DVC with attachment regarding</i> <i>Change Order requested by Rob. 10.06.2015</i>	DVC001165-1167
<i>Email Chain between DHC and DVC regarding Change Orders and payment 10.20.2015</i>	DVC001168-DVC001172
<i>Email from DHE to DVC regarding Three Purchase Order requests 10.13.2015.</i>	DVC001173-DVC001178
<i>Email from DHE to DVC regarding Open Change Orders</i> 10,21,2015	DVC001179-DVC001190
<i>Email from DHE to DVC regarding payment with Change Orders</i> <i>attached 11.04.2015</i>	<i>DVC001191-DVC001203</i>
<i>Email from Robert Ramirez to DVC regarding Elevator repairs with invoice attached.</i> 10.05.2015	DVC001204-DVC1207
Email from Hybar to DVC regarding Inose Change Order 4.22.2015	DVC001208-DVC001209
Email from Hybar to DVC regarding Invoice for Change Order 5.06.2015	DVC001210-DVC001211
Email from Hybar to DVC regarding signed Change Order 7.09.2015	DVC001212-DVC001213
<i>Email from Eugene Inose to DVC regarding Driveway repair</i> 3.27.2015	DVC001214
<i>Email from Eugene Inose to DVC regarding damages and invoice</i> 5.04.2015	DVC001215-DVC001217
Email follow up regarding damages and invoice 5.04.2015	DVC001218-DVC001219
Email chain between DVC and Eugene Inose regarding material order 05.04.2015	DVC001220-DVC001221
Email from Eugene Inose to DVC regarding update from DCV re Atresia Cabinets, ESP Planning, and Tuscany 05.07.2015	DVC001222-DVC001224
<i>Email from Eugene Inose to Robert Ramirez regarding perceived</i> <i>issues 05.09.2015</i>	DVC001225-DVC001226
Email from Eugene Inose to DVC; Tina Dyba regarding slab	

Email from Eugene Inose to DVC; Summerlin tile and stone	DVC001229-DVC001237
	DVC001238-DVC001240
Email Chain between Eugene Inose and DVC items to be completed	DVC001241-DVC001243
Email from Eugene Inose to Desert Home Electric Punchlist items	DVC001244
Email from Eugene Inose to DVC regarding damaged faucet.	DVC001245
Email from Eugene Inose to DVC regarding Electric Steamer	DVC001246
Email from Eugene Inose to DVC regarding faucet quote, Electric	DVC001247-DVC001249
Email change between DVC and Eugene Inose regarding status of	DVC001250-DVC001252
Email Chain between DVC and Eugene Inose regarding	DVC001253-DVC001254
Email from Eugene Inose to DVC regarding appliances 10.14.2015	DVC001255
<i>Email from Daniel Merritt to DVC; Rob Ramirez, regarding</i> 12.11.2015 correspondence with Eugene Inose. 12.12.2014	DVC001256-DVC01258
Email From Daniel Merritt to Diane Cerda regarding chandeliers	DVC001259-DVC1261
Email from Daniel Merritt to Brian Lynch regarding voltage testing	DVC001262-DVC001263
<i>Email from Daniel Merritt to DVC regarding invoice corrections</i> 01.15.2015	DVC001264
Email from Daniel Merritt to DVC regarding change in Project Manager 02.10.2015	DVC001265
Email from Daniel Merritt to Eugene Inose regarding driveway	DVC001266-DVC001267
Email from Daniel Merritt to Eugene Inose regarding follow-up to driveway repair. 03.27.2015	DVC001268-DVC001269
<i>Email from Daniel Merritt to Robert Ramirez regarding flooring</i> 05.06.2015	DVC001270
Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert Ramirez's time and change order from Diva.	DVC001271
Email from Daniel Merritt to Dennis Zachary regarding follow-up	DVC001272
Email from Daniel Merritt to Rachelle Elliston regarding to do's at	DVC001273
Email from Daniel Merritt to Eugene Inose regarding grout	DVC001274-DVC001276
Email from Daniel Merritt to various subcontractors regarding Job	DVC001277
	regarding slab placement with attachment 7.29.2015 Email from Eugene Inose to Summerlin Tile and Stone; DVC; and Tina Dyba regarding slabs. 7.30.2015 Email Chain between Eugene Inose and DVC items to be completed 09.03.2015 Email from Eugene Inose to Desert Home Electric Punchlist items 09.10.2015 Email from Eugene Inose to DVC regarding damaged faucet. 10.09.2015 Email from Eugene Inose to DVC regarding Electric Steamer 10.09.2015 Email from Eugene Inose to DVC regarding faucet quote, Electric Steamer and Microwave. 10.12.2015 Email change between DVC and Eugene Inose regarding status of project 10.13.2015 Email Chain between DVC and Eugene Inose regarding outstanding contracts 10.13.2015 Email from Eugene Inose to DVC regarding appliances 10.14.2015 Email from Daniel Merritt to DVC; Rob Ramirez, regarding 12.11.2015 correspondence with Eugene Inose. 12.12.2014 Email from Daniel Merritt to Diane Cerda regarding chandeliers with photo attached. 12.17.2014 Email from Daniel Merritt to DVC regarding invoice corrections 01.15.2015 Email from Daniel Merritt to DVC regarding change in Project Manager 02.10.2015 Email from Daniel Merritt to Eugene Inose regarding follow-up to driveway repair. 03.27.2015 Email from Daniel Merritt to Eugene Inose regarding folow-up to driveway repair. 03.27.2015 Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert Ramirez's time and change order from Diva. 05.12.2015 Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert Ramirez's time and change order from Diva. 05.12.2015 Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert Ramirez's time and change order from Diva. 05.12.2015 Email from Daniel Merritt to Dennis Zachary regarding follow-up of to do items. 05.15.2015

Email from Daniel Merritt to Eugene Inose regarding change	DVC001278-DVC00128
orders, upgrades, limits of insurance, with attachments. 08.25.2015	
Chain email between Daniel Merritt; Eagle Sentry; Robert Ramirez,	DVC001291-DVC00129
regarding change orders. 10.05.2015	
Email from Daniel Merritt to Rachelle Eliston regarding wallpaper.	DVC001296
10.13.2015	D7 C001270
Email from Daniel Merritt to Dennis Zachary regarding unpaid	DVC001297-DVC00129
upgrades and opinion of future of project. 10.13.2015	DVC001297-DVC00129
Email from Daniel Merritt to Rob Ramirez; Eugene Inose and	DUCOOLOG DUCOOLOG
various subcontractors. 10.13.2015	DVC001300-DVC00130
Email from Diana Cerda to Various Subcontractors regarding	DUCCOLLOG DUCCOLLOG
Document requests 10.20.2014	DVC001303-DVC001304
Email from Will Robert to Robert Ramirez; DVC regarding light	
switches. 11.17.2014	DVC001305-DVC001318
<i>Email from Will Robert to Robert Ramirez; DVC regarding action</i>	
items 11.18.2014	DVC001319
Email chain between DVC and Robert Ramirez regarding damage	DVC001320-DVC001322
caused by Sunrise 11.20.2014	
Email from Will Robert to DVC regarding Light Fixtures 12.01.2014	DVC001323-DVC001325
Email from Will Robert to Rob Ramirez; DVC regarding Insulation	
and low voltage testing. 12.12.2014	<i>DVC001326</i>
Email from Will Robert to Robert Ramirez regarding Bathroom	DVC001327-DVC001329
Policy 12.18.2014	
Email from Will Robert to Jill Weiner; DVC regarding status of	DVC001330
Inose residence. 12.18.2014	27 2001550
Home Depot Email Confirmation 7.29.2015	DVC001331-DVC001333
Email from Rachelle Elliston to self re job notes 08.26.2015	DVC001334
Email from Robert Ramirez to DVC regarding updates 9.19.2014	
Linua ji oni Kobert Kunare, io 1990 reguruing upumes 9.19.2014	DVC001335
Email from Robert Ramirez to DVC regarding Inose update	DUCOOLOG
9.22.2014	DVC001336
Email from Robert Ramirez to DVC regarding checks 10.02.2014	
	DVC001337
Email from Robert Ramirez to DVC regarding Inose Update	DVC001229
10.10.2014	DVC001338
Email from Robert Ramirez to DVC regarding DVC Application	DUCAALADA DUCAALA
10.21.2014	DVC001339-DVC001343
Email from Robert Ramirez to DVC regarding corrected time cards.	
10.22.2014	DVC001344-DVC001354
Email from Robert Ramirez to DVC regarding hours. 10.23.2014	
Zinan ji oni kobert Kunured to Dr C regurung nours. 10.23.2014	DVC001355-DVC001356
Email to Robert Ramirez to DVC regarding time card issues	
10.29.2014.	DVC001357-DVC001370
Email from Robert Ramirez to DVC regarding signed subcontractor	
agreements. 11.05.2014	DVC001371-DVC001372
1651 UUIIUUIIIDI IIIUUIAUIT	
Email to Robert Ramirez to DVC regarding subcontracts 11.23.2014	

<i>Email from Robert Ramirez to DVC regarding Plumbing Fixture</i> 01.26.2015	DVC001374-DVC00137
Email from Robert Ramirez to DVC regarding timesheets 3.04.2015	DVC001376-DVC00137
Email from Robert Ramirez to DVC regarding timesheets 2.26.2015	DVC001378-DVC00137
<i>Email from Robert Ramirez to DVC regarding On-Site Meeting</i> 03.05.2015	DVC001380
Email from Robert Ramirez to DVC regarding timesheets 3.19.2015	DVC001381-DVC001382
<i>Email from Robert Ramirez to DVC regarding Paint selection</i> 03.27.2015	DVC001383
<i>Email from Robert Ramirez to DVC regarding Specifications for Electric Mirrors 04.21.2015</i>	DVC001384-DVC00138
<i>Email Chain between Robert Ramirez; DVC; Tina Dyba regarding insurance and mirror bathrooms. 04.29.2015</i>	DVC001387-DVC00139.
<i>Email from Robert Ramirez to Tina Dyba regarding mirror</i> <i>measurements 4.29.2015</i>	DVC001394-DVC001396
<i>Email from Robert Ramirez to Tina Dyba; DVC regarding painters.</i> 05.05.2015	DVC001397
<i>Email from Robert Ramirez to DVC re Flooring Encounters</i> <i>estimate 05.06.2015</i>	DVC001398-DVC001399
Email from Robert Ramirez to DVC re Time Card 05.13.2015	DVC001400-DVC00140
<i>Email Chain between Robert Ramirez; DVC; Tina Dyba regarding gym colors. 05.19.2015</i>	DVC001402-DVC00140.
Email from Robert Ramirez to DVC re Time Card 05.28.2015	DVC001404-DVC001405
<i>Email Chain between Eugene Inose; DVC; Robert Ramirez regarding elevator and other items at Inose Residence 09.03.2015</i>	DVC001406-DVC001407
<i>Email from Robert Ramirez to DVC; Eugene Inose regarding remaining to do's at Inose Residence 10.09.2015</i>	DVC001408-DVC001410
<i>Email from Diana DVC; Michael Darling re LWG Consulting</i> 9.22.2014	DVC001411
Email from Diana Cerda to John Machin of JS Held regarding Inose Bids. 9.26.2014	DVC001412-DVC001439
Email from Diana Cerda to Brian Lynch; John Machin; and Robert Ramirez regarding Invoice. 10.02.2014	DVC001440-DVC001441
Email Chain between Diana Cerda; Nick Jannetto; Brian Lynch; regarding revised proposal 10.30.2014	DVC001442-DVC001444
Email from Diana Cerda; DVC; Nick Jannetto; Brian Lynch; regarding revising bids 11.11.2014	DVC001445-DVC001447
Email from Will Robert to Nick Jannetto regarding review of Bids. 11.17.2014	DVC001448-DVC001449
Email from Diana Cerda to Nick Jannetto regarding Sunrise 11.25.2014	DVC001450-DVC001452
Email from Diana Cerda to Brian Lynch regarding Sunrise with correspondence 11.25.2014	DVC001453-DVC001455

	Email from Diana Cerda to Brian Lynch regarding revised bids. 11.25.2014	DVC001456-DVC001457
	Email from Daniel Merritt to John Machin; Brian Lynch regarding salary for Robert Ramirez with attachment 11.25.2014	DVC001457-DVC001465
	Email from Daniel Merritt to John Machin; Brian Lynch regarding supplement for Robert Ramirez. 11.25.2014	DVC001466-DVC001467
	Email from Diana Cerda to Nick Jannetto; Brian Lynch; DVC regarding Chandeliers. 12.01.2014	DVC001468-DVC001473
	<i>Email Chain between DVC; Brian Lynch; regarding supplemental time for Robert Ramirez with invoice.</i>	DVC001474-DVC001477
	<i>Email from Daniel Merritt to Brian Lynch; John Machin; regarding Final Bid 01.12.2015</i>	DVC001478-DVC001556
	Email from John Machin to Daniel Merritt regarding bid. 01.19.2015	DVC001557-DVC001559
	<i>Email from Diana Cerda to Rachelle Eliston regarding site meeting</i> 02.26.2015	DVC001560
	<i>Email from Brian Lynch to Rachelle Eliston regarding site meeting.</i> 03.04.2015	DVC001561
	<i>Email from John Machin to Rachelle Elison regarding site meeting</i> 03.04.2015	DVC001562-DVC001563
	<i>Email from Brian Lynch to Rachelle Eliston regarding site meeting</i> 03.05.2015	DVC001564-DVC001565
11 1	<i>Email from Daniel Merritt to Brian Lynch regarding Driveway Bid</i> 03.26.2015	DVC001566-DVC001567
	Email from Daniel Merritt to Brian Lynch regarding Driveway Bid 03.26.2015	DVC001568-DVC001569
11 3	Email from Daniel Merritt to John Machin; Brian Lynch regarding revised bid. 04.15.2015	DVC001570-DVC001571
	<i>Email from Daniel Merritt to Brian Lynch regarding Driveway</i> 04.15.2015	DVC001572
	<i>Email from Brian Lynch to Daniel Merritt regarding Driveway</i> 04.15.2015	DVC001573-DVC001574
	Email from Daniel Merritt to Brian Lynch regarding Tile Bid 04.30.2015	DVC001575-DVC001580
	04.27.2015 Bid.	DVC001581-DVC001648
	Email from Daniel Merritt to Monica Vaugh(Tuscany Collection) regarding flooring 02.09.2015	DVC001649
	<i>Email from Lori Barnett (Tuscany Collection) to DVC regarding</i> <i>Business License; W-9; Insurance; Sales Order. 2.10.2015</i>	DVC001650-DVC001654
	Email from DVC to Tuscany collection regarding follow-up on insurance information. 2.10.2015	DVC001655-DVC001657
	<i>Email from DVC to Tuscany collection regarding follow-up on insurance information. 2.10.2015</i>	DVC001658-DVC001660
	Email from Robert Ramirez to DVC regarding flooring. 2.25.2015	DVC001661
	Email from Daniel Merritt to Eugene Inose; Robert Ramirez regarding tile change order. 04.30.2015	DVC001662

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Email chain between Eugene Inose; DVC; and Tuscany Collection	DVC001663-DVC001664
regarding changing tile order. 05.05.2015	
Email chain between Tuscany Collection; DVC; Southgreen	DVC001665-DVC001690
Transportation Inc.; Yvette Aguirre; regarding shipment of tiles and	
issues with U.S. Customs. 05.28.2015	
Email from John Bowden with latest information regarding	DVC001691-DVC001694
shipment.	
Email from Daniel Merritt to Tuscany Collection requesting	DVC001695-DVC001696
compensation as a result of delay. 05.29.2015	2, 00010,0 2, 00010,0
Email from Daniel Merritt to Tuscany Collection requesting update.	DVC001697-DVC001698
06.01.2015	
Email from Tuscany Collection to Daniel Merritt with update.	DVC001699-DVC00170
06.01.2015	
Email from Tuscany Collection to Daniel Merritt regarding second	DVC001702-DVC001704
container; request for payment 06.02.2015	Dr coorroz Dr coorro-
Email chain between Tuscany Collection and DVC regarding	DVC001705-DVC1709
payment and additional slabs on order. 06.02.2015	<i>DV C001703-DV C1709</i>
Email from Tuscany Collection with revised invoice attached.	DVC001710-DVC001715
06.02.2015	<i>DVC001/10-DVC001/1</i> .
Email from Tuscany Collection to DVC regarding payment.	DVC001716-DVC001721
06.08.2015	DVC001/10-DVC001/21
Email from Tuscany Collection to DVC regarding full payment for	DVC001722-DVC1724
invoice 10775B 09.17.2015	<i>DV</i> C001/22- <i>DV</i> C1/24
Email from Troy Williams (Artesia) to DVC regarding meeting with	DVC001725-DVC001726
Tina Dyba and Eugene Inose. 11.26.2014	<i>DVC001723-DVC001720</i>
Email from Artesia to DVC regarding invoice with attachment.	DUC001727 DUC00172
05.12.2015	DVC001727-DVC001732
Email from Daniel Merritt to Artesia regarding change orders and	DVC001733-DVC001734
increase in cost. 05.17.2015	DVC001733-DVC001734
Email from Daniel Merritt to Artesia regarding approval for change	DUC001725
order and payment. 06.12.2016	DVC001735
Email from Daniel Merritt to DVC regarding Artesia and	DUCONIZI
coordination with DHE. 06.22.2015	DVC001736
Email from Artesia to DVC regarding updated invoices. 07.07.2015	DIVGODITATE DIVGODITE
	DVC001737-DVC001744
Email from Artesia to DVC regarding updated Invoices follow-up.	DVC001745-DVC001746
07.07.2016	
Email Chain betwee DVC: Eugene Inose; Artesia regarding	DVC001747-DVC001752
proposal for theater cabinets; pool bath shelves, with invoice	
attached. 10.16.2015	
Email from DVC to Artesia requesting all open change orders	DVC001753-DVC001754
10.20.2015	
Email from Nick Jannetto to DVC regarding Efficient Space	DVC001755-DVC001757
Planning's Invoice. 11.13.2014	
Email from Efficient Space Planning regarding change order	DVC001758-DVC001759
07.09.2015	
Email from Summit Tile to Eugene Inose regarding slab selections.	DVC001760-DVC001768

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Email from Summit Tile to DVC with invoice attached. 09.21.2015	DVC001769-DVC00177
Email from Summit Tile to DVC with invoice included 06.16.2015	DVC001771-DVC001772
Email from Summit Tile to DVC with invoice 07.07.2015	DVC001773-DVC001774
Fax from Summit Tile to DVC with Invoice 09.21.2015	DVC001775-DVC00177
Email from Summit Tile to DVC with Invoice attached 11.20.2015	DVC001778-DVC001781
<i>Email from Ryan Briggs (Arx) to DVC with repair recommendations for review. 09.23.2014</i>	DVC001782-DVC001780
<i>Email from Ryan Briggs to DVC with revision to repair</i> <i>recommendation. 09.24.2014</i>	DVC001787-DVC001793
<i>Email from DVC to John Machin regarding Arx Report; Electrical Plans. 09.26.2014.</i>	DVC001794-DVC001808
Email from Arx to DVC regarding invoice. 10.02.2014	DVC001809-DVC001812
Email from Arx to DVC regarding invoice and bid. 10.02.2014	DVC001813-DVC001815
<i>Email follow-up from Arx to DVC regarding invoice and bid. 10.02.2014</i>	DVC001816-DVC001815
<i>Email from Arx to DVC regarding final payment waiver and release. 10.16.2014.</i>	DVC001820-DVC001824
Email Chain between Diva Concepts; DVC; Eugene Inose; Robert Ramirez regarding subcontractor agreements. 11.05.2014	DVC001825
Email from Will Roberts to Tina Dyba (Diva Concepts) regarding budget. 11.17.2014	DVC001826
<i>Email from Milene Koblasa at Ferguson regarding Price Quote.</i> 02.23.2015	DVC001827-DVC001832
<i>Email from Daniel Merritt to Tina Dyba regarding Inose meeting.</i> 03.05.2015	DVC001833-DVC001834
Email from Milene Koblasa with revised Price Quote. 03.05.2015	DVC001835-DVC001837
Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez; Milene Koblasa; regarding quote for plumbing fixtures. 03.09.2015	DVC001838-DVC001840
<i>Email from Tina Dyba to Eugene Inose regarding correction to</i> <i>Price Quote. 03.09.2015</i>	DVC001841-DVC001843
<i>Email from Milene Koblasa to DVC regarding updated Price Quote</i> 03.09.20.15	DVC001844-DVC001845
Email from Tina Dyba to Robert Ramirez regarding ordering valves 03.09.2015	DVC001846-DVC001847
Email from Tina Dyba to DVC regarding Action Items and trip to Los Angeles. 03.09.2015	DVC001848-DVC001857
Email from Daniel Merritt to Tina Dyba regarding fabric estimates 03.16.2015	DVC001858-DVC001859
Email from Daniel Merritt to Tina Dyba regarding Contact	DVC001860-DVC001861
information for Enservio 03.16.2015	
Email Chain between DVC and Tina Dyba regarding Fabric	DVC001862-DVC001865

1	Email from Tina Dyba to DVC regarding light fixtures 03.26.2015	DVC001866
2	<i>Email from DVC to Tina Dyba; Eugene Incose regarding fabric swath and insurance approval. 04.16.2015</i>	DVC001867
3	<i>Email from Tina Dyba regarding tile layout and color board.</i> 04.21.2015	DVC001868-DVC001904
4	Email from Tina Dyba to Milene Koblasa regarding Electric Mirrors, 04.22,2015	DVC001905-DVC001909
5	<i>Email from Tina Dyba to Daniel Merritt regarding custom mirrors</i> 4.23.2015	DVC001910-DVC001915
	Email from Tina Dyba to Rachelle Elliston regarding Inose Fabric Invoice. 04.23.2016	DVC001916-DVC001917
	<i>Email from Tina Dyba to Rachelle Elliston regarding invoice</i> <i>corrections 04.24.2015.</i>	DVC001918-DVC001920
	Email from Tina Dyba to Rachelle Elliston with additional invoice.	<i>DVC001921-DVC001922</i>
	04.24.2015 Email from Daniel Merritt to Rachelle Elliston; Tina Dyba regarding Change Order, insurance approval, and travel expenses.	DVC001923-DVC001924
	05.12.2015	
	<i>Email from Milene Koblasa to Robert Ramirez regarding Faucet</i> <i>selection 05.15.2015</i>	DVC001925-DVC001930
	<i>Email from Tina Dyba to Robert Ramirez regarding Wall Covering</i> 05.18.2015	DVC001931
	<i>Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez regarding slab countertops. 06.04.2015</i>	DVC001932-DVC001939
	Email from Daniel Merritt to Tina Dyba; Rachelle Elliston; Robert Ramirez regarding tile installation. 06.04.2015	DVC001940-DVC001942
	Email from Tina Dyba to Daniel Merritt regarding Bidet for Master Bathroom. 06.25.2015	DVC001943-DVC001945
	Email from Tina Dyba to Daniel Merritt regarding wall covering 06.29.2015	DVC001946
	Email from Tina Dyba to Daniel Merritt regarding Invoices with attachment 7.07.2015	DVC001947-DVC001951
	Email from Tina Dyba to DVC regarding account balance.	DVC001952-DVC001953
	07.13.2015 Email from Daniel Merritt to DVC regarding Statement for Diva	DVC001954-DVC001955
	Interior Concepts 07.13.2015 Email Chain between DVC and Ferguson regarding payment	DVC001956-DVC001958
	07.14.2015 Email from Milene Koblasa and DVC regarding receipt of payment	DVC001959-DVC001960
	07.20.2015 Email from Melisa Wyatt (Ferguson) to DVC with credit card	
	receipt. 07.22.2015 Email from Tina Dyba to DVC regarding Mirror Specifications	DVC001961-DVC001963
	08.05.2015 Email from Milene Koblasa to Rachelle Elliston regarding faucet	DVC001964-DVC001968
	order. 09.08.2015	DVC001969
	and the second	SUPP000126

SUPP000126

1	Email from Tina Dyba to Rachelle Elliston regarding Inose site meeting. 10.13.2015DVC001970-DVC001971
2	III.
3	PLAINTIFFS RESERVE THEIR RIGHT TO SUPPLEMENT
5	Plaintiff/Counter-defendant incorporates each and every document provided by all parties hereto
6	pursuant to N.R.C.P. 16.1 as set forth herein. Plaintiff/Counter-defendant reserves the right to
7	supplement this list of witnesses as discovery is continuing.
8	DATED this 3 of May, 2016.
9	HURTIK LAW & ASSQCIATES
10	$\bigcap \mathcal{Q}$
11	CARRIE E. HURTIK, ESQ.
12	Mevada Bar No. 7028 JONATHON R. PATTERSON, ESQ.
13 14	Nevada Bar No. 9644 7866 W. Sahara Avenue
14	Las Vegas, Nevada 89117 (702) 966-5200 Telephone
16	(702) 966-5206 Facsimile churtik@hurtiklaw.com
17	jpatterson@hurtiklaw.com Attorneys for Plaintiff/Counter-defendant,
18	DESERT VALLEY CONTRACTING, INC.
19	
20	
21	
22	
23	
24 25	
26	
27	
28	SUPP000127
	Second Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 32

CERTIFICATE OF SERVICE

COUNTY OF CLARK

STATE OF NEVADA

I, NANCY RAMIREZ, declare:

)) ss.

)

I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)

years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las Vegas,

Nevada 89117.

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On May 3, 2017, I served the document described as: PLAINTIFF/COUNTER-

DEFENDANT, DESERT VALLEY CONTRACTING, INC.'S SECOND SUPPLEMENT TO

INITIAL DISCLOSURES OF WITNESSES AND EXHIBITS PURSUANT TO NRCP 16.1 on

the party listed below:

BRIAN W. BOSCHEE, ESQ. (NBN 7612) WILLIAM N. MILLER, ESQ. (NBN 11658) HOLLEY, DRIGGS, WALCH, FINE,WRAY,PUZEY & THOMPSON 400 South Fourth Street, Third Floor Las Vegas, Nevada 89101

VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. postal service on that same day with postage fully prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.

VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the electronic mail address as last given by that person on any document which he/she has filed in the action and served on the party making the service. The copy of the document served by electronic service bears a notation of the date and time of transmission. A confirmation of the transmission containing the electronic mail address(es) to which the document(s) was/were transmitted will be maintained with the document(s) served.

I declare under penalty of perjury that the foregoing is true and correct. Executed at Las Vegas, Nevada on May 31, 2017

NANCY RAMIREZ, an employee of

HURTIK LAW & ASSOCIATES

SUPP000128

ELECTRONICALLY SERVED	
6/7/2017 3:03 PM	

	6/7/2017 3:03 PM			
1	RSPN			
2	CARRIE E. HURTIK, ESQ. Nevada Bar No. 7028			
3	JONATHON R. PATTERSON, ESQ.			
4	Nevada Bar No. 009644 HURTIK LAW & ASSOCIATES			
	7866 W. Sahara Avenue			
5	Las Vegas, Nevada 89117 (702) 966-5200 Telephone			
6	(702) 966-5206 Facsimile			
7	churtik@hurtiklaw.com jpatterson@hurttiklaw.com	ч. - С		
8	Attorneys for Plaintiff/Counter-defendant, DESERT VALLEY CONTRACTING, INC.			
9	EIGHTH JUDICIAL DISTRICT COURT			
10	COUNTY OF CLARK, NEVADA			
11	DESERT VALLEY CONTRACTING, INC. a	CASE NO.: A-16-734351-C		
12	Nevada corporation,	DEPT NO.: XXX		
13	Plaintiff,			
14	vs.			
15	IN-LO PROPERTIES, a Nevada limited			
16	liability company; EUGENE INOSE, an individual; JEFFREY LOUIE, an individual;			
17	DOES 1 through 10; and ROE ENTITIES 1 through 10,			
18	Defendants.			
19	EUGENE INOSE, an individual;	PLAINTIFF, DESERT VALLEY CONTRACTING, INC.'s AMENDED		
20	Counterclaimant,	<u>RESPONSES TO DEFENDANT</u> EUGENE INOSE'S FIRST SET OF		
21	vs.	INTERROGATORIES		
22	DESERT VALLEY CONTRACTING, INC., a			
23	Nevada corporation; DOES I through X, inclusive, and ROE CORPORATIONS I			
24	through X, inclusive,			
25	TO: EUGENE INOSE, Plaintiff;			
26	TO: BRIAN W. BOSCHEE, ESQ and WILLIAM N. MILLER, 400 South Fourth Street,			
27	Third Floor, Las Vegas Nevada 89101.			
28	Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 1 SUPP000129			
	Coop Numbo	r. A 16 724251 C		

COMES NOW, Plaintiff, DESERT VALLEY CONTRACTING, INC. (hereinafter "PLAINTIFF"), by and through their attorneys of record, CARRIE E. HURTIK, ESQ., of the law firm of HURTIK LAW & ASSOCIATES, and hereby provides the following Responses to Defendant, EUGENE INOSE'S First Set of Interrogatories.

PRELIMINARY STATEMENT

These responses are made solely for the purpose of this action. Each response is subject to all appropriate objections (including, but not necessarily limited to, objections concerning competency, relevancy, propriety and admissibility) which require the exclusion of any statement contained herein if the requests were asked of, or any statement made herein was made by, a witness present and testifying in court. All such objections and grounds are reserved and may be interposed at the time of trial. The responding party further reserves the right to raise contentions and to argue new legal theories subject only to such rules of civil procedure and evidence which may require an amendment of the pleadings.

The responding party does not treat the requests as continuing and does not assume the burden of supplementing these responses for the purpose of supplying information and/or writing discovered subsequent to the date of these responses. Without in any way assuming any obligation to do so, responding party reserves the right to alter, supplement, amend or otherwise modify these responses in any way, at any time, including at trial, in the light of facts determined to be relevant or revealed to such responding party through discovery, further investigation or further legal analysis. Responding party also reserves the right to apply for relief to permit the insertion into these responses of any information that been inadvertently or unintentionally omitted or to introduce such information into evidence at the time of trial.

No attorney/client or work product or other privileged information will be identified, supplied or produced. All evidentiary objections shall be reserved to the time of trial and no waiver of any Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories

objection is to be implied from any response contained herein. It is not intended by these responses to make any fact otherwise objectionable at the time of trial admissible by these responses. Any response supplied to any part of any response is not a waiver of any objection to any other part of the request which is objectionable.

The responding party has not fully completed its investigation of the facts relating to this case, has not completed discovery in this action, and has not completed its preparation for trial. All of the responses contained herein are based only upon such information and documents which are presently available to and specifically known to the responding party. Further discovery, independent of investigation, research and analysis may supply or lead to additional facts and/or documents, add new meaning to the presently know facts, as well as establish entirely new factual conclusions and legal contentions, all of which may lead to substantial, and/or changes in and/or variations from, these responses. Moreover, responding party has not yet completed its review and analysis of documents and expected testimony of witnesses. Accordingly, nothing contained in these responses shall be construed or considered to be a final or exhaustible list of documents in responding party's possession, custody or control at the time of trial.

Except for explicit facts admitted herein, no admissions of any nature whatsoever are implied or should be inferred. The fact that any response herein has been responded to should not be taken as an admissions or acceptance of the existence of any facts set forth or assumed by such request, or that such response constitutes admissible evidence. The responding party objects to the instructions and definitions to the extent, if any, they go beyond the scope and requirements of the Nevada Rules of Civil Procedure.

GENERAL OBJECTIONS

The following general objections are incorporated into each of the Plaintiff's Responses to Defendant's First Request for Interrogatories.

> Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000131

Page 3

Wherever Plaintiff objects to a request on the grounds that said Request is unduly burdensome and oppressive, Defendant's attention is directed to the following cases: <u>Redland Soccer Club v.</u> <u>Department of the Army</u>, 55 F.3d 827 (3rd Cir. 1995) (overly broad requests); <u>Schaap v. Executive</u> <u>Industries</u>, 130 F.R.D. 384 (N.D.Ill 1990) (burdensomeness of the request); privilege <u>Riss & Co. v.</u> <u>Association of American Railroads</u>, 23 F.R.D. 211 (D.D.C. 1959); <u>United States v. Lowe's, Inc.</u>, 23 F.R.D. 178 (S.D.N.Y. 1959); <u>Green v. Raymond</u>, 41 F.R.D. 11 (D. Colo. 1966); and <u>Flour Mills of</u> <u>America, Inc. v. Pace</u>, 75 F.R.D. 676 (D. Okla. 1977).

Further, wherever Plaintiff objects to a request on the grounds of vagueness and overbreadth, attention is direction to the following cases: Jewish Hospital Ass'n of Louisville v. Struck Construction Co., 77 F.R.D. 59 (C.D. Ky. 1978); Flour Mills of America, Inc. v. Pace, 75 F.R.D. 676 (D. Okla. 1977); and Stovall v. Gulf & So. Am. S.S. Co., 30 F.R.D. 152 (D. Tex. 1961). Further, wherever Plaintiff objects to a request on the grounds that the request is irrelevant and not calculated to lead to admissible evidence, attention is directed to the following cases: Green v. Raymond, 41 F.R.D. 11 (D. Colo. 1966); and Burroughs v. Warner Bros. Pictures, 14 F.R.D. 165, 166 (D. Mass. 1963).

Further, wherever Plaintiff objects to a request regarding trial preparation materials on the grounds that propounding party has failed to show "good cause" under N.R.C.P. 26(b)(33), attention is directed to the following cases: <u>United States v. Chatham City Corp.</u>, 72 F.R.D. 640 at 6420643 (S.D. Ga. 1976); and <u>First Wisconsin Mtg. First Wisconsin Corp.</u>, 86 F.D.R. 160 at 165, 167 (E.D. Wisc. 1980).

Further, wherever Plaintiff objects to a request on the grounds of attorney client privilege, attention is directed to the following cases: <u>Burns v. Imagine Films Entertainment</u>, 164 F.R.D. 589 (W.D.N.Y. 1996) (privilege); <u>Sperry Rand Corp. v. IBM</u>, 45 F.R.D. 287 (D. Del. 1969); <u>Jewish Hospital Ass'n of Louisville v. Struck Construction Co.</u>, 77 F.R.D. 59 (C.D. Ky. 1978).

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories

Further, wherever Plaintiff lacks necessary information to make a full, fair and specific answer to a request, Plaintiff will so state and set forth in detail the effort made to obtain the information. <u>Miller v. Doctor's General Hospital</u>, 76 F.R.D. 136 (W.D. Okla. 1997); <u>Zanowic v. Reno</u>, 2000 U.S. Dist. Lexis 13845 (S.D.N.Y. 2000).

Finally, Plaintiff reserves the right to supplement a response pursuant to <u>Rocker v. KPMG</u>, <u>LLP</u>, 148 P.3d 703, 709 (Nev. 2006), abrogated on other grounds by <u>Buzz Stew, LLC v. City of N.</u> <u>Las Vegas</u>, 124 Nev. 224, 228 n.6, 181 P.3d 670, 672 n.6 (2008).

DEFINITIONS OF SPECIFIC OBJECTIONS

As used in the specific response below, the following terms include objections based upon their respective definitions:

- A. "Vague" is defined to mean: Plaintiff objects on the basis that the request is indefinite, uncertain and not susceptible of being understood.
- B. "Ambiguous" is defined to mean: Plaintiff objects on the basis that the request is ambiguous because a reasonable person can find different meanings in a statute or document.
- C. "Argumentative" is defined to mean: Plaintiff objects on the basis that the request requires the adoption of an assumption, which is improper. Reasoning or arguments upon those facts and their relation to the matter in dispute, such as should be reserved for presentation at trial.
- D. "Repetitive discovery, previously propounded" is defined to mean: Plaintiff objects on the basis that the request, substantively, has been previously propounded by Plaintiff.
- E. "Privilege" is defined to mean: Plaintiff objects on the basis that the request seeks information that is (1) made for the purpose of facilitating the rendition of professional legal services to the Plaintiff; (2) protected by the work-product doctrine; 3) protected because it consists, in whole or in part, of trial preparation materials and/or documents containing mental impressions,

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 5 SUPP000133

conclusions, opinions, or legal theories of counsel; (4) otherwise protected under Rule 26(b) of the Nevada Rules of Civil Procedures; and/or (5) protected under any other valid privilege.

- F. "Burdensome" is defined to mean: Plaintiff objects on the basis that the request is so broad and uncertain that it creates an unreasonable and undue burden. "Burdensome" is also defined to mean that Plaintiff objects to the request because the information sought is more readily through some other, more convenient, less burdensome, and less expensive source or discovery procedure. *See* Rule 26(b)(1) of the Nevada Rules of Civil Procedure.
- G. "Equally available" is defined to mean: Plaintiff objects on the basis that the request seeks information that is equally available to Defendant.
- H. "Irrelevant" is defined to mean: Plaintiff objects on the basis that the request concerning information irrelevant to the subject matter of this action and not reasonably calculated to lead to the discovery of admissible evidence.
- I. "Overbroad" is defined to mean: Plaintiff objects on the basis that the request is overbroad and calls for an expansive potential breadth of information that is unreasonable in scope and parameter.
- J. The phrase "without waiving the foregoing objection," or words have similar effect are defined to mean: while Plaintiff will produce a response to the request, the information sought by the request that is covered by either a specific or general objection will not include a response.

INTERROGATORY NO. 1:

Please identify each person, by name, address, telephone number, and title (if applicable) who assisted You in the preparation of the answers to these interrogatories and identify the specific interrogatory(ies) for which each person assisted.

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 6 SUPP000134

RESPONSE NO. 1:

Jonathon R. Patterson, Esq., 7866 West Sahara Ave., Las Vegas, NV, 89117. 702-966-5200, 1 through 21.

INTERROGATORY NO. 2:

Please specify in detail Your calculation of damages in this Action against Inose.

RESPONSE NO. 2:

Please see PLT000685-706, Job Billing and Cost Detail. Plaintiff was paid approximately One Million, One Hundred, Twenty-Five Thousand, Seven Hundred Forty Three Dollars and Seventy-Two Cents, (\$1,125,743.72). Plaintiff is entitled to One Million, Two Hundred Fourteen Thousand, Nine Hundred Forty One Dollars and Thirty Cents (\$1,214,941.30). Therefore, Plaintiff has been damaged in the amount of approximately Eighty-Nine Thousand, One Hundred Ninety Seven Dollars and Fifty Eight cents (\$89,197.58). Discovery is continuing. Responding party reserved the right to supplement this response.

INTERROGATORY NO. 3:

Please identify each person or entity, by name, address, telephone number, and title (if applicable) who You believe has knowledge of the facts supporting Your claims and allegations in Your Complaint.

RESPONSE NO. 3:

1. Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc. c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson,

> Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000135 Page 7

Nevada 8901 2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by DVC during the course of litigation.

2. Dennis Zachary c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

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Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

3. Eugene Inose c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308

Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

4.	Jeffrey Louie
	c/o Holley Driggs Walch Fine Wray Puzey & Thompson
	400 South Fourth Street, 3 rd Floor
	Las Vegas, Nevada 89101
	Telephone: (702) 791-0308

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000136 Page 8

Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. 5. Person Most Knowledgeable and/or Custodian of Records for **IN-LO** Properties, LLC c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor Las Vegas, Nevada 89101 Telephone: (702) 791-0308 Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation. 6. The Person(s) Most Knowledgeable and/or Custodian of Records Sunrise Service. Inc. 7380 Commercial Way Henderson, Nevada 89011 The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000137 Page 9

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	Y IN A STATE		
1	Records is expected to testify regarding the authenticity of documents produced by Sunrise Service,		
2	Inc. during the course of litigation.		
3	7. The Person(s) Most Knowledgeable and/or Custodian of Records		
4	Summit Tile & Stone c/o FELDMAN GRAF, P.C.		
5	8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147		
6	Telephone: (702) 949-5096		
7	The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts		
8	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint,		
9 10	and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit		
11	Tile & Stone is expected to testify as pertains to any subcontracts to the scope of work and any		
12	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of		
13	Records is expected to testify regarding the authenticity of documents produced by Summit Tile &		
14	Stone during the course of litigation.		
15	8. The Person(s) Most Knowledgeable and/or Custodian of Records		
16	Hy-Bar Windows and Doors 6210 South Annie Oakley		
17	Las Vegas, Nevada 89120		
18	The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the		
19	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
20	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
21 22	at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of		
22	work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The		
24	Custodian of Records is expected to testify regarding the authenticity of documents produced by Hy-		
25	Bar Windows and Doors during the course of litigation.		
26	9. The Person(s) Most Knowledgeable and/or Custodian of Records		
27	Easy Lift Elevators 2326 Caserta Court		
28	Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 10 SUPP000138		

Henderson, Nevada 89074

 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Company defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Elevators is expected to testify as pertains to any subcontracts to the scope of work and any supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of R expected to testify regarding the authenticity of documents produced by Easy Lift Elevators of course of litigation. 	Easy Lift materials ecords is
 any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Elevators is expected to testify as pertains to any subcontracts to the scope of work and any supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of R expected to testify regarding the authenticity of documents produced by Easy Lift Elevators of course of litigation. 	Easy Lift materials ecords is
 Elevators is expected to testify as pertains to any subcontracts to the scope of work and any supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of R expected to testify regarding the authenticity of documents produced by Easy Lift Elevators of course of litigation. 	materials ecords is
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 8 expected to testify regarding the authenticity of documents produced by Easy Lift Elevators of 9 course of litigation. 	
9 course of litigation.	luring the
10 10. The Person(s) Most Knowledgeable and/or Custodian of Records	
11 Eagle Sentry 3595 East Patrick Lane, #1200	
12 Las Vegas, Nevada 89120	
13 The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the	facts and
14 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Comp	aint, and
15 any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eag	le Sentry
16 is expected to testify as pertains to any subcontracts to the scope of work and any materials	supplied
17 for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is ex	pected to
18 testify regarding the authenticity of documents produced by Eagle Sentry during the o	ourse of
20 litigation.	
 21 11. The Person(s) Most Knowledgeable and/or Custodian of Records 22. Desert Home Electric, Inc. 	
22 8625 West Sahara Avenue, #441 Las Vegas, Nevada 89117	
	for to the
	-
25 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-de	endant's
²⁶ Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowl	edgeable
27 at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope	of work
28 Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 11 SUPPO	

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and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 1 2 Records is expected to testify regarding the authenticity of documents produced by Desert Home 3 Electric, Inc. during the course of litigation. 4 12. The Person(s) Most Knowledgeable and/or Custodian of Records 5 Artesia Kitchen & Bath 2972 South Rainbow, Suite B 6 Las Vegas, Nevada 89146 7 The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts 8 and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, 9 and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia 10 Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any 11 materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 12 13 Records is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & 14 Bath during the course of litigation. 15 13. The Person(s) Most Knowledgeable and/or Custodian of Records Efficient Space Planning 16 6045 Harrison Drive, #4 17 Las Vegas, Nevada 89120 18 The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts 19 and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, 20 and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient 21 Space Planning is expected to testify as pertains to any subcontracts to the scope of work and any 22 materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 23 24 Records is expected to testify regarding the authenticity of documents produced by Efficient Space 25 Planning during the course of litigation. 26 The Person(s) Most Knowledgeable and/or Custodian of Records 14. Diversified Protection Systems, Inc. 27 4435 Wagon Trail Avenue 28 Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000140 Page 12

Las Vegas, Nevada 89118

2	The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to	
3	testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-	
4 5	defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most	
6	Knowledgeable at Diversified Protection Systems, Inc. is expected to testify as pertains to any	
7	subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the	
8	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of	
9	documents produced by Diversified Protection Systems, Inc. during the course of litigation.	
10	15. The Person(s) Most Knowledgeable and/or Custodian of Records	
11	Custom Landau P.O. Box 753476	
12	Las Vegas, Nevada 89136	
13	The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and	
14	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
15	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom	
16	Landau is expected to testify as pertains to any subcontracts to the scope of work and any materials	
17 18	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is	
19	expected to testify regarding the authenticity of documents produced by Custom Landau during the	
20	course of litigation.	
21	16. The Person(s) Most Knowledgeable and/or Custodian of Records	
22	Arx Engineering 3413 Carolina Moon Avenue	
23	North Las Vegas, Nevada 89081	
24	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and	
25	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
26	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx	
27	Engineering is expected to testify as pertains to any subcontracts to the scope of work and any	
28	Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 13 SUPP000141	
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materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 1 2 Records is expected to testify regarding the authenticity of documents produced by Arx Engineering 3 during the course of litigation. 4 17. The Person(s) Most Knowledgeable and/or Custodian of Records 5 Central Valley Insulation P.O. Box 534451 6 Atlanta, GA 30353-4451 1401 Trade Drive 7 North Las Vegas, Nevada 89030 8 The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the 9 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 11 at Central Valley Insulation is expected to testify as pertains to any subcontracts to the scope of work 12 13 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 14 Records is expected to testify regarding the authenticity of documents produced by Central Valley 15 Insulation during the course of litigation. 16 18. The Person(s) Most Knowledgeable and/or Custodian of Records 17 Burnham Painting & Drywall Corp. 668 Middlegate Road 18 Henderson, Nevada 89011 19 The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to 20 testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-21 defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most 22 Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify as pertains to any 23 24 subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the 25 Subject Property. The Custodian of Records is expected to testify regarding the authenticity of 26 documents produced by Burnham Painting & Drywall Corp. during the course of litigation. 27 19. The Person(s) Most Knowledgeable and/or Custodian of Records

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories

Page 14

Comfort Home Appliance 6672 Boulder Hwy, Suite 6 Las Vegas, Nevada 89122

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3 The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the 4 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 5 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 6 at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Comfort Home Appliance during the course of litigation. 20. The Person(s) Most Knowledgeable and/or Custodian of Records Diva Interior Concepts, LLC 10040 West Cheyenne, Suite 170-115 Las Vegas, Nevada 89129 The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable

at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of

work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Diva

21 Interior Concepts, LLC during the course of litigation.

> 21. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Lumber 4950 North Berg North Las Vegas, Nevada 89081

25 The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and 26 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and 27 any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert 28 Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories SUPP000143 Page 15

Lumber is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Desert Lumber during the course of litigation.

The Person(s) Most Knowledgeable and/or Custodian of Records 22. Firehouse Electric 6955 North Durango Ste. # 1115 Las Vegas, Nevada 89149

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The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.

23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing 7500 West Lake Mead Blvd., Suite 9-483 Las Vegas, Nevada 89128

The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Precision Plumbing during the course of litigation.

24. The Person(s) Most Knowledgeable and/or Custodian of Records Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 16

SUPP000144

Picture Perfect TV 3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121

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The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.

25. The Person(s) Most Knowledgeable and/or Custodian of Records West Coast Concrete, Inc. 3904 Raymert Las Vegas, Nevada 89121

The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by West Coast Concrete, Inc. during the course of litigation.

26 The Person(s) Most Knowledgeable and/or Custodian of Records Silver State Specialties, LLC 4030 Industrial Center Dr. Ste. 501 North Las Vegas, Nevada 89030

The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 17

SUPP000145

at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of 1 2 work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The 3 Custodian of Records is expected to testify regarding the authenticity of documents produced by Silver 4 State Specialties, LLC during the course of litigation. 5 27. The Person(s) Most Knowledgeable and/or Custodian of Records 6 Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303 7 Las Vegas, Nevada 89139 8 The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the 9 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 11 at Prosource of Las Vegas is expected to testify as pertains to any subcontracts to the scope of work 12 13 and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of 14 Records is expected to testify regarding the authenticity of documents produced by Prosource of Las 15 Vegas during the course of litigation. 16 28. The Person(s) Most Knowledgeable and/or Custodian of Records 17 Wilshire Refrigeration & Appliance, Inc. 9177 Kelvin Avenue 18 Chatsworth, California 91311 19 The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to 20 testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-21 defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most 22 Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any 23 24 subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the 25 Subject Property. The Custodian of Records is expected to testify regarding the authenticity of 26 documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation. 27

> Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 18 SUPP000146

29. Daniel Merritt
c/o Hurtik Law & Associates
7866 West Sahara Avenue
Las Vegas, Nevada 89117
Telephone: (702) 966-5200

Mr. Daniel Merritt is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter.

Discovery is continuing. Responding party reserved the right to supplement this response.

INTERROGATORY NO. 4:

Please identify each and every "upgrades in materials and work" that You are referring to in the Complaint at pg.5, ¶23, pg.8, ¶46, and pg.13, ¶88.

RESPONSE NO. 4:

Please see, Plaintiff's Disclosures in the Joint Case Conference Report DVC000001-684, specifically, DVC000191, DVC000193-4, DVC000201-208, DVC000232, DVC00240, DVC000243, DVC000267, DVC000269, DVC000408, *DVC001006-001115*, *DVC001179-1190*, *DVC001208-DVC001213*, *DVC001374-DVC0001357*, *DVC001384-DVC001386*, *DVC001398-DVC001399*, *DVC001456-DVC001465*, *DVC001581-DVC001571*, *DVC001665-1690*, *DVC001827-DVC001832*, *DVC001838-DVC001845*, *DVC001848-DVC001858*, *DVC001860-DVC001924*, and *DVC001943-DVC001945*.. Also, please see IN-LO000041-43, IN-LO000046-49, and IN-LO000068-70. Discovery is continuing. Responding party reserves the right to supplement these responses.

INTERROGATORY NO. 5:

How did Inose "dictate [] who the superintendent would be for the jobsite", as alleged in the Complaint at pg.5, ¶25, pg.8, ¶48, and pg. 13, ¶90.

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 19 SUPP000147

RESPONSE NO. 5:

Defendant insisted that Robert Ramirez be the onsite supervisor for the Project. Desert Valley Contracting did not select him.

INTERROGATORY NO. 6:

Please identify each and every change order You submitted relating to the Property and/or Contract, and with each change order You identify, please state: (1) what the change order was for: (2) the amount of the change order; (3) when was the change order presented to Inose; (4) whether Inose approved of the change order in writing; (5) how much of the change order Inose approved; and (6) when Inose approved of the change order in writing.

RESPONSE NO. 6:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 7:

Please identify each and every fact or basis supporting Your contention that Inose "is responsible for the upgrades and change orders that he caused to happen on this Subject Property, due to his choices and changing his mind in several instances as to what products were to be installed" as alleged in the Complaint at pgs. 5-6, ¶31, pg. 8, ¶53 and pg. 14, ¶96.

RESPONSE NO. 7:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 8:

Please identify each and every instance or way that Inose has breached the Contract, as stated in the Complaint at pg. 6, ¶33 and pg. 9, ¶55.

Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 20 SUPP000148

RESPONSE NO. 8:

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Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 9:

Please identify, in detail, how Inose "enjoyed substantial discretionary power affecting the rights of Plaintiff, DVC, during the events alleged in the Complaint", as alleged in the Complaint at pg. 10, ¶63.

RESPONSE NO. 9:

Inose selected the project supervisor, Robert Ramirez, who was in contact with the subcontractors and influenced the change orders.

INTERROGATORY NO. 10:

Regarding the "valid and enforceable contract[s]" with the subcontractors identified in the Complaint at pg. 15, ¶101, please state: (1) when Inose knew about these alleged contracts; (2) who told Inose about these alleged contracts; and (3) how Inose interfered with these contracts.

RESPONSE NO. 10:

Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with subcontractors.

INTERROGATORY NO. 11

Please identify each and every fact or basis supporting Your contention that Inose "precluded plaintiff, DVC from gaining access to the Subject Property to complete the contractual and subcontractual work", as alleged in the Complaint at pg. 15, ¶104.

RESPONSE NO. 11:

On December 7, 2015, Inose contacted the Plaintiff and terminated their services.

INTERROGATORY NO. 12

Please identify each and every "disparaging remark" that Inose allegedly made to the subcontractors listed in the Complaint at pg. 15, ¶105, and for each disparaging remark You identify, Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories

SUPP000149

please state: (1) what the disparaging remark was; (2) when the disparaging remark was made; (3) who the disparaging remark was made to; and (4) the reaction of the person whom allegedly Inose made the disparaging remark to.

RESPONSE NO. 12:

Objection. Burdensome, better suited for a deposition. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 13

Please identify, in detail, how Inose "tortuously interfered" with Your rights, as alleged in the Complaint at pg. 16, ¶106.

RESPONSE NO. 13:

On December 7, 2015, Inose contacted the Plaintiff and terminated their services. Inose then communicated directly with the subcontractors and encouraged them to breach their contractual obligation with the Plaintiff. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 14

Please identify, in detail, how Inose intentionally interfered with You regarding any alleged subcontractual relationships of Yours, as alleged in the Complaint at pg. 17, ¶111.

RESPONSE NO. 14:

Objection, repetitive. Without waiving said objection the responding party replies thusly. On December 7, 2015, Inose contacted the Plaintiff and terminated their services. Inose then communicated directly with the subcontractors and encouraged them to breach their contractual obligation with the Plaintiff. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 15

Please identify, in detail, how Inose had knowledge of any alleged subcontractual relationships of Yours, as alleged in Your Fourth Cause of Action for Intentional Interference with Contract, alleged in the Complaint on pgs. 15-17.

> Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 22 SUPP000150

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RESPONSE NO. 15:

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Objection, repetitive. Without waiving the foregoing objection, Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with subcontractors. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 16

Please identify what knowledge that Inose allegedly had regarding any alleged subcontractual relationships of Yours, as alleged in Your Fourth Cause of Action for Intentional Interference with Contract, alleged in the Complaint on pgs. 15-17.

RESPONSE NO. 16:

Objection, repetitive. Without waiving the foregoing objection, Inose's agent Robert Ramirez, knew of the provisions of the Subcontracts. These are standard provisions to reduce confusion and prevent unauthorized changes. Inose interfered with those contracts by communicating directly with subcontractors. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 17

Please identify each and every fact basis supporting Your contention that "Counterclaimants are guilty of unclean hands" as alleged in the Answer to Counterclaim at pg. 14, Eighth Affirmative Defense.

RESPONSE NO. 17:

Defendants interfered by requesting upgrades, contacting the subcontractors directly, and terminating work on the project. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 18

Please identify each and every fact or basis supporting Your contention that [t]he conduct of the Answering Counter-defendant alleged to be wrongful was induced by Counterclaimant's own conduct" as alleged in the Answer to Counterclaim at pg. 14, Thirteenth Affirmative Defense.

RESPONSE NO. 18:

Defendant interfered by requesting upgrades, contacting the subcontractors directly, and terminating work on the project. Discovery is continuing, this responding party reserves the right to supplement these response.

INTERROGATORY NO. 19

Please identify how much You have been paid, from the Insurance Proceeds or otherwise, relating to the Contract.

RESPONSE NO. 19:

Plaintiff was paid approximately One Million, One Hundred, Twenty-Five Thousand, Seven Hundred Forty Three Dollars and Seventy-Two Cents, (\$1,125,743.72).

INTERROGATORY NO. 20

Please identify how much You have been paid, from the Insurance Proceeds or otherwise, relating to Your work on the Property.

RESPONSE NO. 20:

Objection. Repetitive. See Response to Interrogatory 19.

INTERROGATORY NO. 21

If You deny any of the Requests for Admissions in the FRA from Inose issued contemporaneous herewith, explain in detail the basis of Your denial and all facts known to You that support Your denial.

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1	DECRONCE NO. 41
1	RESPONSE NO. 21:
2	Objection Overbroad, burdensome. See responses to Request for Production of Documents.
3	
4	DATED this day of June, 2017.
5	HURTIK LAW & ASSOCIATES
6	On A Pall
7	CARRIE E. HURTIK, ESQ.
8 9	Nevada Bar No. 7028 JONATHON R. PATTERSON, ESQ.
10	Nevada Bar No. 009644 HURTIK LAW & ASSOCIATES
11	7866 W. Sahara Avenue Las Vegas, Nevada 89117
12	(702) 966-5200 Telephone (702) 966-5206 Facsimile
12	churtik@hurtiklaw.com
14	jpatterson@hurttiklaw.com Attorneys for Plaintiff/Counter-defendant,
15	DESERT VALLEY CONTRACTING, INC.
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28	Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 25 SUPP000153

1	VERIFICATION
2	STATE OF NEVADA)
3) ss. COUNTY OF CLARK)
4	
5	I, DENNIS ZACHARY, in my capacity as the President of Desert Valley Contracting Inc.,
6	declare under penalty of perjury that I have read the foregoing PLAINTIFF, DESERT VALLEY
7	CONTRACTING, INC.'S AMENDED RESPONSES TO DEFENDANT EUGENE INOSE'S
8	FIRST SET OF INTERROGATORIES and know the contents thereof; that the same is true of my
9	own knowledge, except for those matters therein contained stated upon information and belief, and as
10	
11	to those matters, I believe it to be true.
12	DEMNIQUE
13	DENNIS ZACHARY
14	Signed and Sworn to before me on this XIOMARA G. SANCHEZ NOTARY PUBLIC
15	My Commission Expires: 09-19-19
16	NOTARY PUBLIC in and for said
17	County and State.
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$P_{ij} = i$	SUPP000154
1	VERIFICATION

1	CERTIFICATE OF SERVICE
2	STATE OF NEVADA)
3) ss. COUNTY OF CLARK)
4	I, NANCY RAMIREZ, declare:
5	I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)
6 7	years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las
8	Vegas, Nevada 89117.
9	On June, 2017, I served the document described as PLAINTIFF, DESERT VALLEY
10	CONTRACTING, INC'S AMENDED RESPONSES TO DEFENDANT EUGENE INOSE'S
11	FIRST SET OF INTERROGATORIES on the party(ies) listed below:
12	
13	BRAIN W. BOSCHEE, ESQ. (NBN 7612) WILLIAM N. MILLER, ESQ. (NBN 11658)
14	HOLLEY, DRIGGS, WALCH,
15	FINE, WRAY, PUZEY & THOMPSON 400 South Fourth Street, Third Floor
15	Las Vegas, Nevada 89101
16	
17	VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's
18	practice of collection and processing correspondence by mailing. Under that practice, it would be deposited with the U.S. postal service on that same day with postage fully prepaid at Las Vegas,
19	Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of
20	deposit for mailing an affidavit.
21	VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the electronic mail address as last given by that person on any document which he/she has filed in the
22	action and served on the party making the service. The copy of the document served by electronic service bears a notation of the date and time of transmission. A confirmation of the transmission
23	containing the electronic mail address(es) to which the document(s) was/were transmitted will be maintained with the document(s) served.
24	
25	I declare under penalty of perjury that the foregoing is true and correct. Executed at Las Vegas, Nevada on June, 2017.
26	Nanan Ramanean
27	NANCY RAMIREZ, an employee Of HURTIK LAW & ASSOCIATES
28	Plaintiff Desert Valley Contracting's Amended Responses to Defendant's Interrogatories Page 26 SUPP000155

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1	SUPP	
2	CARRIE E. HURTIK, ESQ.	
- 3	Nevada Bar No. 7028 JONATHON R. PATTERSON, ESQ.	
-	Nevada Bar No. 9644	
4	HURTIK LAW & ASSOCIATES 7866 W. Sahara Avenue	
5	Las Vegas, Nevada 89117	
6	(702) 966-5200 Telephone (702) 966-5206 Facsimile	
. 7	churtik@hurtiklaw.com	
8	jpatterson@hurtiklaw.com Attorneys for Plaintiff/Counter-defendant,	
	DESERT VALLEY CONTRACTING, INC.	
9		
10	EIGHTH JUDICI	AL DISTRICT COURT
11	CLARK CO	UNTY, NEVADA
12	DESERT VALLEY CONTRACTING, INC. a Nevada corporation,	Case No.: A-16-734351-C Dept. No.: XV
13.	Plaintiff,	
14	vs.	
15		
16	IN-LO PROPERTIES, a Nevada limited liability company; EUGENE INOSE, an	가 나가 같은 것 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가
17	individual; JEFFREY LOUIE, an individual; DOES 1 through 10; and ROE ENTITIES 1	PLAINTIFF/COUNTER-DEFENDANT,
18	through 10,	DESERT VALLEY CONTRACTING, INC.'S THIRD SUPPLEMENT TO INITIAL
19	Defendants.	DISCLOSURES OF WITNESSES AND
	EUGENE INOSE, an individual;	EXHIBITS PURSUANT TO N.R.C.P. 16.1
20	Counterclaimant,	
21	vs.	
22		
23	DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X,	
24	inclusive, and ROE CORPORATIONS I through X, inclusive,	
25	Counter-defendants,	
26	COMES NOW DISCOURSES IS	
27	COMES NOW, Plaintiff/Counter-defend	ant, Desert Valley Contracting, Inc.'s (hereinafter
28	collectively "Plaintiff/Counter-defendant" or "DV	C") by and through its attorneys of record, HURTIK
	THIRD Supplement to Initial Disclosures of	SUPP000156 Witnesses and Exhibits Pursuant To NRCP 16.1 - 1

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LAW & ASSOCIATES, and hereby submits DVC'S THIRD Supplement to 1Initial Disclosure of Documents and Witnesses pursuant to Rule 16.1 of the Nevada Rules of Civil Procedure as follows:

I.

PLAINTIFF/COUNTER-DEFENDANT'S LIST OF WITNESSES

Pursuant to Rule 16.1(a)(1)(A) of the Nevada Rules of Civil Procedure, Plaintiff/Counterdefendant hereby discloses the name, the address and telephone number, if known, of each individual or entity likely to have discoverable information – along with the subjects of that information – that the Plaintiff/Counter-defendant may use to support its claims and defenses:

 Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc. c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson, Nevada 8901 2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by DVC during the course of litigation.

Dennis Zachary c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the

> SUPP000157 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 2

1	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
1	alleged in this matter.
2	3. Eugene Inose
	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor
4	Las Vegas, Nevada 89101 Telephone: (702) 791-0308
5	
6	Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair
7	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
8	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
. 9	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
10	alleged in this matter.
11	4. Jeffrey Louie
12	 4. Jeffrey Louie c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor
13	Las Vegas, Nevada 89101 Telephone: (702) 791-0308
14	
15	Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair
16	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and
17	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the
18	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses
19	alleged in this matter.
20	5. Person Most Knowledgeable and/or Custodian of Records for
21	IN-LO Properties, LLC
22	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor
23	Las Vegas, Nevada 89101 Telephone: (702) 791-0308
24	Person Most Knowledgeable is expected to testify concerning the following, without limitation:
25	the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014,
26	
27	repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors
28-	at the Subject Property, and other facts and circumstances that may arise concerning the claims and
	SUPP000158 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 3

	and a management	••• • • • • • • • • • • • • • • • • •
1	defenses alle	eged in this matter. The Custodian of Records is expected to testify regarding the
2	authenticity of	of documents produced by IN-LO Properties, LLC, during the course of litigation.
3	6.	The Person(s) Most Knowledgeable and/or Custodian of Records
4		Sunrise Service, Inc. 7380 Commercial Way
5		Henderson, Nevada 89011
6	The P	erson(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and
7	circumstance	s surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
8	defenses asse	rted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service,
9	Inc. is expected	ed to testify as pertains to any subcontracts to the scope of work and any materials supplied
10	for the repair	, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to
11	testify regard	ing the authenticity of documents produced by Sunrise Service, Inc. during the course of
12 13	litigation.	
13	7.	The Person(s) Most Knowledgeable and/or Custodian of Records
15		Summit Tile & Stone c/o FELDMAN GRAF, P.C.
16		8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147
17		Telephone: (702) 949-5096
18	The Po	erson(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts
19	and circumsta	nces surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
20	any defenses a	asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit Tile
21	& Stone is ex	pected to testify as pertains to any subcontracts to the scope of work and any materials
22 23	supplied for th	e repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
24	to testify regar	rding the authenticity of documents produced by Summit Tile & Stone during the course
25	of litigation.	
26,	8.	The Person(s) Most Knowledgeable and/or Custodian of Records
27		Hy-Bar Windows and Doors 6210 South Annie Oakley
28		Las Vegas, Nevada 89120
	Tł	SUPP000159 IIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 4

1	The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the	
2	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
3	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
4	at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of work	
5 6	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
7	Records is expected to testify regarding the authenticity of documents produced by Hy-Bar Windows	
8	and Doors during the course of litigation.	
9 10	9. The Person(s) Most Knowledgeable and/or Custodian of Records Easy Lift Elevators	
11	2326 Caserta Court Henderson, Nevada 89074	
12	The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to the facts and	
13	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
14	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy Lift Elevators	
15 16	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
10	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
18	regarding the authenticity of documents produced by Easy Lift Elevators during the course of litigation.	
19	10. The Person(s) Most Knowledgeable and/or Custodian of Records	
20	Eagle Sentry 3595 East Patrick Lane, #1200	
21	Las Vegas, Nevada 89120	
22	The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the facts and	
23	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
24	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eagle Sentry is	
25	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
26	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
27		
28	regarding the authenticity of documents produced by Eagle Sentry during the course of litigation.	
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11. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Home Electric, Inc.
8625 West Sahara Avenue, #441 Las Vegas, Nevada 89117

The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Desert Home Electric, Inc. during the course of litigation.

 The Person(s) Most Knowledgeable and/or Custodian of Records Artesia Kitchen & Bath
 2972 South Rainbow, Suite B
 Las Vegas, Nevada 89146

The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & Bath during the course of litigation.

 13. The Person(s) Most Knowledgeable and/or Custodian of Records Efficient Space Planning 6045 Harrison Drive, #4 Las Vegas, Nevada 89120

The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient Space

> SUPP000161 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 6

Planning is expected to testify as pertains to any subcontracts to the scope of work and any materials 1 supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected 2 to testify regarding the authenticity of documents produced by Efficient Space Planning during the 3 4 course of litigation. 5 14. The Person(s) Most Knowledgeable and/or Custodian of Records Diversified Protection Systems, Inc. 6 4435 Wagon Trail Avenue 7 Las Vegas, Nevada 89118 8 The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify 9 to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's 10 Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable 11 at Diversified Protection Systems, Inc. is expected to testify as pertains to any subcontracts to the scope 12 of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The 13 Custodian of Records is expected to testify regarding the authenticity of documents produced by 14 15 Diversified Protection Systems, Inc. during the course of litigation. 16 15. The Person(s) Most Knowledgeable and/or Custodian of Records Custom Landau 17 P.O. Box 753476 Las Vegas, Nevada 89136 18 19 The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and 20 circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any 21 defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom Landau is 22 expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for 23 the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify 24 regarding the authenticity of documents produced by Custom Landau during the course of litigation. 25 16. The Person(s) Most Knowledgeable and/or Custodian of Records 26 Arx Engineering 273413 Carolina Moon Avenue North Las Vegas, Nevada 89081 28 SUPP000162 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16

1	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and
2 3	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
4	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx Engineering
5	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
6	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
7	regarding the authenticity of documents produced by Arx Engineering during the course of litigation.
8	17. The Person(s) Most Knowledgeable and/or Custodian of Records Central Valley Insulation
9 10	P.O. Box 534451 Atlanta, GA 30353-4451
11	
12	1401 Trade Drive North Las Vegas, Nevada 89030
13	The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the facts
14	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
15	
16	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Central Valley
17	Insulation is expected to testify as pertains to any subcontracts to the scope of work and any materials
18	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
19	to testify regarding the authenticity of documents produced by Central Valley Insulation during the
20	course of litigation.
21	18. The Person(s) Most Knowledgeable and/or Custodian of Records
22	Burnham Painting & Drywall Corp.
23	668 Middlegate Road Henderson, Nevada 89011
24	The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify
25	to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
26	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
27	
28	at Burnham Painting & Drywall Corp. is expected to testify as pertains to any subcontracts to the scope
	SUPP000163 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 8

of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The 1 Custodian of Records is expected to testify regarding the authenticity of documents produced by 2 Burnham Painting & Drywall Corp. during the course of litigation. 3

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19. The Person(s) Most Knowledgeable and/or Custodian of Records **Comfort Home Appliance** 6672 Boulder Hwy, Suite 6 Las Vegas, Nevada 89122

The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the 7 facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Comfort Home Appliance during the course of litigation.

20. The Person(s) Most Knowledgeable and/or Custodian of Records Diva Interior Concepts, LLC 10040 West Chevenne, Suite 170-115 Las Vegas, Nevada 89129

The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Diva Interior Concepts, LLC during the course of litigation.

21. The Person(s) Most Knowledgeable and/or Custodian of Records Desert Lumber 4950 North Berg North Las Vegas, Nevada 89081

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1	The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and	
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
4	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Lumber is	
5	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
6	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
7	regarding the authenticity of documents produced by Desert Lumber during the course of litigation.	
8 9 10	 The Person(s) Most Knowledgeable and/or Custodian of Records Firehouse Electric 6955 North Durango Ste. # 1115 Las Vegas, Nevada 89149 	
11	The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and	
12	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
13	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric	
14	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
15	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
16 17	regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.	
17	23. The Person(s) Most Knowledgeable and/or Custodian of Records	
19	Precision Plumbing 7500 West Lake Mead Blvd., Suite 9-483	
20	Las Vegas, Nevada 89128	
21	The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and	
22	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
23	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision	
24	Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials	
25	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	
26	to testify regarding the authenticity of documents produced by Precision Plumbing during the course of	
27	litigation.	
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	24. The Person(s) Most Knowledgeable and/or Custodian of Records
1	Picture Perfect TV
2	3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121
3	The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and
- 5	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any
6	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV
7	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for
8	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify
9	regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.
10	
11	25. The Person(s) Most Knowledgeable and/or Custodian of Records West Coast Concrete, Inc.
12	3904 Raymert Las Vegas, Nevada 89121
13	The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the
14	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
15	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
16 17	at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work
18	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
19	Records is expected to testify regarding the authenticity of documents produced by West Coast
20	Concrete, Inc. during the course of litigation.
21	
22	Silver State Specialties, LLC
23	4030 Industrial Center Dr. Ste. 501 North Las Vegas, Nevada 89030
24	The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the
25	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's
26	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable
27	at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of work
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	THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 11

1	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of
2	Records is expected to testify regarding the authenticity of documents produced by Silver State
3	Specialties, LLC during the course of litigation.
4	27. The Person(s) Most Knowledgeable and/or Custodian of Records
- 5	Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303
6	Las Vegas, Nevada 89139
7	The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the facts
8	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and
9	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Prosource of
10	Las Vegas is expected to testify as pertains to any subcontracts to the scope of work and any materials
11	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected
12	to testify regarding the authenticity of documents produced by Prosource of Las Vegas during the course
13 14	of litigation.
15 16	28. The Person(s) Most Knowledgeable and/or Custodian of Records Wilshire Refrigeration & Appliance, Inc.
10	9177 Kelvin Avenue Chatsworth, California 91311
18	The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to
10	testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-
20	가는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 하는 같은 것을 하는 것을 수 있는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있는
21	defendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most
22	Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any
23	subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the
	Subject Property. The Custodian of Records is expected to testify regarding the authenticity of
25	documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation.
26	Plaintiff/Counter-defendant hereby reserves the right to supplement this list of witnesses as
27	discovery is continuing. Plaintiff/Counter-defendant hereby reserves the right to rely on and/or call to
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testify any and all witnesses produced and/or listed by any other party to this action at the time of trial of this matter.

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PLAINTIFFS' LIST OF DOCUMENTS

Pursuant to Rule 16.1(a)(1)(B) of the Nevada Rules of Civil Procedure, Plaintiff/Counter-

defendant hereby disclosure and describes by category all documents, electronically stored information,

and/or tangible things that Plaintiff/Counter-defendant have in their possession, custody, or control and

may be used to support its claims and/or defenses:

10	Description	Bates Number
-11	Artesia Kitchen & Bath, Invoice No.: 869, dated October 14, 2014	DVC000001
12	Artesia Kitchen & Bath, Unconditional Waiver and Release on Progress Payment, dated October 31, 2014	DVC000002
13	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated April 27, 2015	DVC000003
14	Artesia Kitchen & Bath, Labor Payment Affidavit, dated April 27, 2015	DVC000004
15	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000005
16	Creative Closets & Cabinets, Check Receipt No.: 14507	DVC000006
17	Email from Janelle Conrady to Rachelle Elliston, Re: Inose Residence, dated July 7, 2015	DVC000007-DVC000009
18	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000010
19 20	Notice to Owner and Contractor of Right to Lien, dated October 14, 2014	DVC000011
20	Approved Proposal, dated September 12, 2014	DVC000012-DVC000015
21	Artesia Kitchen & Bath, Invoice No.: 1052, dated April 27, 2015	DVC000016
	Artesia Kitchen & Bath, Out of Stock Certificate, dated April 27, 2015	DVC000017
22	Artesia Kitchen & Bath, Invoice No.: 1134, dated July 7, 2015, Re: Change Order	DVC000018
23	DVC Receipt Artesia Kitchen & Bath, dated October 16, 2014	DVC000019
24	Arx LLC, Unconditional Waiver and Release on Final Payment, dated October 16, 2014	DVC000020
25	Arx LLC, Conditional Waiver and Release on Final Payment, dated September 24, 2014	DVC000021
26	DVC Receipt Arx, LLC, dated October 16, 2014	DVC000022
27	Arx LLC, Invoice No.: 0531, dated September 24, 2014	DVC000023
	Arx LLC, Invoice No.: 0535, dated October 1, 2014	DVC000024
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THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 13

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Arx, LLC, Structural Engineering Memorandum, dated September 23, 2014	DVC000025-DVC000028
Arx, LLC, Professional Services Agreement, dated September 18, 2014	DVC000029-DVC000030
DVC Receipt for Burnham Painting & Drywall Corp., dated September 23, 2014	DVC000031
Burnham Painting & Drywall Corp. Proposal, dated September 23,	DVC000032
2014	
Burnham Painting & Drywall Corp., Unconditional Waiver and Release Upon Final Payment, dated May 22, 2015	DVC000033
DVC Receipt for Burnham Painting & Drywall, Final Check, dated April 22, 2015	DVC000034
Email Chain between Gordon Lapointe and Rachelle Elliston, Re: Payment, dated April 24, 2015	DVC000035-DVC000037
Letter from State Contractors Board, dated April 27, 2015	DVC000038
Letter from State Contractors Board, dated April 6, 2015	DVC000039
Consumer Complaint Form, dated March 30, 2015	DVC000040-DVC000041
Letter from State Contractors Board, dated March 30, 2015	DVC000042-DVC000051
Email Chain between Toni Burnham and Rachel Elliston, Re: Invoice 19477, dated April 3, 2015	DVC000052
DVC Receipt for Central Valley Insulation, dated April 16, 2015	DVC000053
Comfort Home Appliance, Invoice No.: 07335, dated August 25, 2015	DVC000054
Email from Bank of America to Diana Cerda, Re: Receipt for Comfort Home Appliance, dated September 2, 2014	DVC000055
West Coast Concrete, Inc., BID Proposal and Contract Agreement, dated April 23, 2015	DVC000056-DVC000057
Desert Home Electric, Inc., Conditional Waiver and Release upon Progress Payment, dated October 21, 2014	DVC000058
Desert Home Electric, Inc., Labor/Material from Stock Release	DVC000059
DVC Receipt for Custom Landau, June 8, 2015	DVC000060
Custom Landau, Approved Invoice 5799, dated April 8, 2015	DVC000061
Custom Landau, Invoice 5179, dated February 25, 2015	DVC000062
Custom Landau, Paid Out of Stock Material Certificated, dated April 8, 2015	DVC000063
Custom Landau, Conditional Waiver and Release Upon Final Payment, dated April 8, 2015	DVC000064
DVC Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000065
Desert Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000066
DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000067
Desert Home Electric, Inc., Invoice No.: 14103, dated December 11, 2014	DVC000068
Desert Home Electric, Inc., Labor/Material Stock Release, dated December 11, 2014	DVC000069
DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000070
DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000071
Desert Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000072

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- 1	Crescent Electric Supply Company, Conditional Waiver and Release Upon Progress Payment, dated May 26, 2015	DVC000073
2	DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000074
	DVC Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000075
3	Desert Home Electric, Inc., Invoice No.: 14119, dated December 16, 2014	DVC000076
4	Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 16, 2014	DVC000077
6	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 16, 2014	DVC000078
7	Desert Home Electric, Inc., Approved Quote and Purchase Order Request, dated December 3, 2014	DVC000079
8	DVC Receipt for Desert Home Electric, Inc., dated November 12, 2014	DVC000080
9	Desert Home Electric, Inc., Letter Re: Phase 1 – Scope of Work for Wire Certification, dated September 24, 2014	DVC000081
10	Desert Home Electric, Inc., Invoice No.: 13957, dated October 21, 2014	DVC000082
11	Desert Home Electric, Inc., Labor/Material Stock Release, dated October 21, 2014	DVC000083
12 13	DVC Receipt for Desert Home Electric, Inc., dated December 19, 2014	DVC000084
14	Desert Home Electric, Inc., Invoice No.: 14079 dated December 5, 2014	DVC000085
15	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 5, 2014	DVC000086
16	Desert Home Electric, Inc., Breakdown – Master Form, dated December 24, 2014	DVC000087
17	Desert Home Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated January 23, 2015	DVC000088
18	Desert Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000089
19	DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000090
17	DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000091
20	DVC Receipt for Desert Home Electric, Inc., dated July 24, 2015	DVC000092
21	DVC Receipt for Desert Home Electric, Inc., dated November 12, 2014	DVC000093
22	DVC Receipt for Desert Home Electric, Inc., dated December 19, 2014	DVC000094
23	DVC Check History for Desert Home Electric, Inc., dated February 18, 2015	DVC000095
24	Desert Home Electric, Inc., Invoice No.: 14616 dated May 26, 2015	DVC000096
25	Desert Home Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated May 26, 2015	DVC000097
26	Desert Home Electric, Inc., Labor Release, dated May 26, 2015	DVC000098
27	Desert Home Electric, Inc., Invoice No.: 14079, dated December 5, 2014	DVC000099
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Desert Home Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated December 5, 2014	DVC000100
Desert Home Electric, Inc., Invoice No., 14103, dated December 11, 2014	DVC000101
Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 11, 2014	DVC000102
DVC Check History for Desert Home Electric, Inc., dated March 18, 2015	DVC000103
Desert Home Electric, Inc., Quote No.: 51216B, dated June 12, 2015	DVC000104
Desert Home Electric, Inc., Quote No.: 51216C, dated June 12, 2015	DVC000105
Desert Home Electric, Inc., Approved Quote, dated August 12, 2015	DVC000106
City of Henderson, Subcontractor Registration for Desert Home Electric, Inc.	DVC000107
DVC's Subcontract with Desert Home Electric, Inc.	DVC000108-DVC000113
Desert Home Electric, Inc., Put House Back Together – High Voltage, dated November 18, 2014	DVC000114-DVC000115
Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000116
Desert Home Electric, Inc., Dielectric Test, dated October 21, 2014	DVC000117-DVC000119
Letter from Desert Home Electric, Inc., dated October 28, 2014	DVC000120
Notice of Right to Lien (Private Work), Crescent Electric Supply Co.	DVC000121-DVC000122
Inc.	
Email chain between Steve Raleigh and Diana Cerda, dated October 20, 2014	DVC000123
Notice of Right to Lien and Request for Receipt of Notice of Completion, Desert Lumber, dated September 19, 2014	DVC000124
DVC Receipt for Desert Lumber, dated January 30, 2015	DVC000125
Desert Lumber, Invoice No. 612380, dated December 3, 2014	DVC000126
Desert Lumber, Invoice No. 613425, dated December 18, 2014	DVC000127
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated July 17, 2015	DVC000128
Las Vegas Toilet Rentals, Inc., Invoice No.: A-213613, dated July 1, 2015	DVC000129
Las Vegas Toilet Rentals, Inc., Invoice No.: A-213864, dated July 1, 2015	DVC000130
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated January 1, 2015	DVC000131
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209189, dated December 31, 2014	DVC000132
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated February 12, 2015	DVC000133
Las Vegas Toilet Rentals, Inc., Invoice No.: A-209739, dated January 31, 2015	DVC000134
DVC Receipt for Las Vegas Toilet Rentals, Inc., dated March 16, 2015	DVC000135
Las Vegas Toilet Rentals, Inc., Invoice No.: A-210302 dated February 28, 2015	DVC000136
DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000137
DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000138

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Diva Interior Concepts, LLC, Estimate No.: 1132, dated March 11,	DVC000139
2015 Diva Interior Concepts, LLC, Estimate No.: 1133, dated March 16,	DVC000140
2015	
DVC Letter to Diva Interior Concepts, LLC, dated October 31, 2014, not signed	DVC000141
Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment	DVC000142
DVC's Subcontract with Diva Interior Concepts, LLC	DVC000143-DVC000146
DVC Receipt for Diva Interior Concepts, LLC, dated April 20, 2015	DVC000147
DVC Receipt for Diva Interior Concepts, LLC, dated October 31, 2014	DVC000148
Diva Interior Concepts, LLC, Proposal, dated September 10, 2014	DVC000149-DVC000150
Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment, Signed	DVC000151
Diva Interior Concepts, LLC, Estimate No.: 1137, dated April 14, 2015	DVC000152
DVC Receipt for Diva Interior Concepts, LLC, dated May 1, 2014	DVC000153
Diva Interior Concepts, LLC, Invoice No.: 451, dated April 24, 2015	DVC000154;
	DVC000159; DVC00016
Diva Interior Concepts, LLC, Invoice No.: 450, dated April 21, 2015	DVC000155-DVC000156
Diva Interior Concepts, LLC, Estimate No.: 1136, dated April 13, 2015	DVC000157
DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000159
DVC Receipt for Diva Interior Concepts, LLC, dated July 9, 2015	DVC000161
Diva Interior Concepts, LLC, Invoice No.: 417, dated January 5, 2015	DVC000162; DVC000163
Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015	DVC000164
Diva Interior Concepts, LLC, Statement, dated June 15, 2015	DVC000165
DVC Receipt for Diva Interior Concepts, LLC, dated July 17, 2015	DVC000166
Diva Interior Concepts, LLC, Statement, dated July 15, 2015	DVC000167
DVC Receipt for Diversified Protection Systems, Inc., dated May 13, 2015	DVC000168
Diversified Protection Systems, Inc., Invoice No.: 104476, dated September 25, 2014	DVC000169; DVC000170
Diversified Protection Systems, Inc., Estimate No.: 3666, dated September 25, 2014	DVC000171
Email chain between Diana Cerda and Diversified Protection Systems, Inc., Re: Inose -587 St Croix, dated November 11, 2014	DVC000172-DVC000173
DVC's Subcontract with Diversified Protection Systems, Inc., dated October 21, 2014	DVC000174-DVC000184
Email chain between Roy Heaton and Diana Cerda, Re: Inose Request (Change Orders), dated January 8, 2015	DVC000185
Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000186-DVC000199
Eagle Sentry, Proposal 8076-00, dated December 17, 2014	DVC000200-DVC000201
Eagle Sentry, Proposal 8076-00 Change Order 5, dated January 5, 2015	DVC000202

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SUPP000172 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 17

Eagle Sentry, Proposal 8076-00 Change Order 2, dated November 13,	DVC000203
Eagle Sentry, Proposal 8076-00 Change Order 1, dated October 16,	DVC000204-DVC000206
	DVC000207
	DVC000207
	DVC000209-DVC000212
	DVC000203-DVC000212 DVC000213-DVC000214
A	DVC000215-DVC000214
	DVC000215-DVC000225
	DVC000220
2014	
DVC Receipt for Eazylift Elevators, dated July 2, 2015	DVC000228;
Eazylift Elevators, Labor Payment Affidavit, dated June 1, 2015	DVC000229
Eazylift Elevators, Out of Stock Material Certification, dated June 1,	DVC000230
2015	
Eazylift Elevators, Invoice No.: INV-162940, dated June 8, 2015	DVC000231
Efficient Space Planning, Change Order 1, dated April 29, 2015	DVC000232
Efficient Space Planning, Invoice No.: 112514, dated August 28, 2014	DVC000233
Efficient Space Planning Drawings	DVC000234-DVC000236
DVC Receipt for Efficient Space Planning, dated November 19, 2014	DVC000237
	DVC000238
	DVC000239
	DVC000240
	DVC000241-DVC000242
	DVC000243
	DVC000244-DVC000249
	DVC000250; DVC000254
	DVC000251
	DVC000252; DVC000255
p	DVC000252, DVC000255
dated March 3, 2015	
DVC Receipt for HY-Bar, dated March 26, 2015	DVC000256
HY-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000257
Hy-Bar, Conditional Waiver and Release Upon Progress Payment, dated April 17, 2015	DVC000258
A second s	DVC000259
	DVC000260
	DVC000261
	DVC000262
	DVC000263
	DVC000264
	DVC000265
	DVC000265
DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000267
(1) VV, Receiption HV-Bar dated time 17 7015	DVC000268
	 2014 Eagle Sentry, Proposal 8076-00 Change Order 1, dated October 16, 2014 Eagle Sentry, Proposal 8076-00 Change Order 7, dated July 28, 2015 Eagle Sentry, Proposal 8076-00, dated August 27, 2014 Eagle Sentry, Proposal 8076-00, dated August 27, 2014 Eagle Sentry, Proposal 8076-00, dated September 19, 2014 DVC's Subcontract with Eagle Sentry, dated October 3, 2014 DVC Receipt for Eagle Sentry, dated November 19, 2014 Eagle Sentry Material Release, Invoice 159141, dated November 25, 2014 DVC Receipt for Eazylift Elevators, dated July 2, 2015 Eazylift Elevators, Labor Payment Affidavit, dated June 1, 2015 Eazylift Elevators, Invoice No.: INV-162940, dated June 8, 2015 Efficient Space Planning, Change Order 1, dated April 29, 2015 Efficient Space Planning, Change Order 1, dated August 28, 2014 Efficient Space Planning, Change Order 1, dated August 28, 2014 Efficient Space Planning Material Suppliers Firehouse Electric, Invoice No.: 112514, dated August 28, 2014 HY-Bar, Change Order, dated December 18, 2014 HY-Bar, Proposal, dated August 28, 2014 HY-Bar, Change Order, dated January 5, 2015 HY-Bar, Proposal, dated August 28, 2014 DVC Receipt for HY-Bar, dated March 17, 2015 HY-Bar, Conditional Waiver and Release Upon Progress Payment, dated March 3, 2015 HY-Bar, Invoice No.: 5977, dated February 25, 2015 HY-Bar, Invoice No.: 6130, dated March 30, 2015 Hy-Bar, Invoice No.: 6328, dated April 16, 2015 Hy-Bar, Invoice No.:

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SUPP000173 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 18

DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000270
Unknown Invoice, dated November 17, 2014	DVC000271
HY-Bar, Materials from Stock Paid, dated November 25, 2014	DVC000272;
	DVC000273;
	DVC000275
DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000274
HY-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000276
HY-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000277
HY-Bar, Invoice 5977, dated February 25, 2015	DVC000278
DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000279
DVC Receipt for Hy-Bar, dated August 7, 2015	DVC000280
DVC Receipt for Hy-Bar, dated November 19, 2015	DVC000281; DVC000282
Macrotec Consulting, LLC, Microbial Investigation Report	DVC000283-DVC000305
Efficient Space Planning, Invoice No. 2081, dated November 24, 2014	DVC000306
Efficient Space Planning, Conditional Waiver and Release Upon	DVC000307
Progress Payment, dated November 25, 2014	
Efficient Space Planning Material Supplies	DVC000308
DVC's Subcontract with Efficient Space Planning	DVC000309-DVC000319
Eagle Sentry, Service Invoice No.: 159141, dated October 21, 2014	DVC000320
Eagle Sentry, Materials Release, dated November 25, 2014	DVC000321
Eagle Sentry, Conditional Waiver and Release Upon Progress	DVC000322
Payment, dated November 25, 2014	
Summit Tile & Stone, Invoice No.: 1314, dated July 28, 2015	DVC000323
Summit Tile & Stone, Approved Proposal, dated April 29, 2015	DVC000324-DVC000326
DVC Receipt for Perfect Picture TV Repair, dated August 18, 2014	DVC000327
Perfect Picture TV Repair, Lead Tech Worksheet, dated August 18,	DVC000328
2014	
Perfect Picture TV Repair, Invoice, dated August 18, 2014	DVC000329-DVC000340
Precision Plumbing, Invoice No.: 39739, dated August 4, 2014	DVC000341
DVC A/R History Report, dated August 8, 2015	DVC000342
DVC Receipt for PS of Las Vegas, LLC, dated July 2, 2015	DVC000343
ProSource of Las Vegas, Estimate, dated May 14, 2015	DVC000344
Silver State Insulation, Proposal No.: I3854, dated August 15, 2014	DVC000345
Email from Dustin Dreier to Diana Cerda, Re: Proposal, dated August	DVC000346
25, 2014	
DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000347
Sunrise Service, Inc., Invoice No.: A142549, dated September 26,	DVC000348
2014	
Sunrise Service, Inc., Invoice No.: A142541, dated September 23,	DVC000349
2014	
Sunrise Service, Inc., Invoice No.: A142545, dated September 24,	DVC000350
2014	
Sunrise Mechanical, Inc., Proposal, dated August 21, 2014	DVC000351
Letter from Sunrise Mechanical, Inc., dated November 25, 2014	DVC000352
City of Henderson, Sunrise Mechanical, Inc.	DVC000353
	DVC000354
City of Henderson, Sunrise Services, Inc.	DVC000355-DVC000365

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SUPP000174 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 19

Sunrise Service, Inc., Billed Jobs and Estimates	DVC000366-DVC00037
	DVC000376-DVC00037
DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000375
DVC's Subcontract with Eazylift Elevators	DVC000379-DVC00038
DVC's Subcontract with Hy-Bar Windows and Doors	DVC000388-DVC00039
DVC's Subcontract with Summit Tile & Stone, LLC	DVC000397-DVC00040
Email from Daniel Merrit to Rachelle Elliston and Tina Dyba, Re: Countertops, dated May 13, 2015	DVC000408
Silver State Specialties, LLC, Proposal, dated July 22, 2015	DVC000409
West Coast Concrete, Inc., Bid Proposal and Contract, dated March 25, 2015	DVC000410
West Coast Concrete, Inc., Conditional Waiver and Release Upon Progress Payment, dated August 27, 2015	DVC000411
Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014	DVC000412-DVC000416
DVC Work Order Report, 2014-10-22-1809	DVC000417-DVC000484
DVC Inose Construction Schedule	DVC000485-DVC00048
Email from Daniel Merritt to Rachel Elliston and Diana Cerda, Re: Follow Up, dated December 4, 2014	DVC000487
ServePro File	DVC000488-DVC000490
Notice of Right to Lien	DVC000491-DVC000492
Fed Receipt	DVC000493
DVC Receipt, dated December 15, 2014	DVC000494
DVC Receipt for Perfect Picture TV Repair	DVC000495
Letter from SCA Design, LLC	DVC000496
City of Henderson, Request for Copies of Copyrighted Records, dated September 16, 2014	DVC00497
DVC Work Order Report, ROB'S-NEW	DVC000499-DVC000500
DVC Receipt for City of Henderson, dated September 26, 2014	DVC000501
DVC Work Order Report, INOSE-ROBSUPP	DVC000502-DVC000507
City of Henderson, Residential Building Incident Repair Permit	DVC000508-DVC000515
City of Henderson, Permit Inspection History	DVC000516-DVC000518
City of Henderson, Building and Fire Safety	DVC000519-DVC000521
City of Henderson, Permit	DVC000519-DVC000521
DVC Employment Payroll and Timesheets for Robert Ramirez	DVC000523-DVC000572
DVC A/P Check History, dated October 29, 2014	DVC000573
DVC Receipts on Account, dated September 11, 2014	DVC000573
DVC Invoice No.: 63718, dated October 4, 2015	DVC000575
Check from IN-LO Properties, LLC, dated September 10, 2015	DVC000576
DVC Receipts on Account, dated July 8, 2015	DVC000578
DVC Invoice No.: 63444, dated October 16, 2015	DVC000578-DVC000579
DVC A/R Check History, dated March 18, 2015	
DVC A/K Check History, dated March 18, 2015 DVC Invoice No.: 63066, dated November 7, 2014	DVC000580
DVC Invoice No.: 63067, dated November 7, 2014 DVC Invoice No.: 63067, dated October 8, 2014	DVC000581
	DVC000582
Check from IN-LO Properties, LLC, dated October 22, 2014 DVC Receipts on Account, dated March 17, 2015	DVC000583
DYC RECEIPTS ON ACCOUNT. DATED MATCH 17, 2015	DVC000584

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SUPP000175 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 20

1	DVC Receipts on Account, dated January 20, 2015	DVC000586
1	DVC Invoice No.: 63255, dated January 8, 2015	DVC000587
2	DVC Receipts on Account, dated September 25, 2014	DVC000588
	Check from IN-LO Properties, LLC, dated September 24, 2014	DVC000589
3	DVC Invoice No.: 63039, dated September 24, 2014	DVC000590
. 1	Preliminary Notice, dated May 21, 2015	DVC000591
4	DVC Employee Payroll Report	DVC000592
5	Letter from DVC to Unknown, dated October 14, 2015	DVC000593-DVC000594
	DVC Invoice No.: 63052, dated October 2, 2014	DVC000595
6	DVC Work Order Report, INOSE-FULL-BID3	DVC000596-DVC000673
~	Email from Brian Lynch to Diana Cerda, dated September 5, 2014	DVC000674-DVC000675
7	Email from Diana Cerda to Brian Lynch, dated August 20, 2014	DVC000676
8	Email from Daniel Merritt and Nelida Morey, Re: Additional Help	DVC000677
0	with Inose, dated August 15, 2014	
9	Email from Diana Cerda to Daniel Merritt, Re: Inose – Claim #	DVC000678
_	00514151370, dated October 2, 2014	
10	Email from Daniel Merritt to Diana Cerda, Re: Site Inspection, dated	DVC000679
11	September 16, 2014	
11	Email chain between Robert Ramirez and Tina Dyba, Re: Hit List,	DVC000680-DVC000683
12	dated May 12, 2015	
	Email from Tina Dyba to Daniel Merritt, Re: Slab Selection, dated	DVC000684
13	June 4, 2015	
14		DVC000685-706
14	Job Update for Inose Project 9.18.2014	DVC000707-DVC000709
15	Job Update for Inose Project 9.19.2014 with subcontractor Matrix	DVC000709-DVC000713
	Job Update for Inose Project 9.22.2014 with subcontractor Matrix	DVC000714-DVC000719
16	Job Update for Inose Project 9.26.2014 with subcontractor Matrix	DVC000720-DVC000728
17	Job Update for Inose Project 10.30.2014 with subcontractor Matrix	DVC000729-DVC000738
17	Job Update for Inose Project 10.01.2014	DVC000739-DVC000747
18	Job Update for Inose Project 10.02.2014	DVC000748-DVC000756
	Job Update for Inose Project 10.03.2014	DVC000757-DVC000766
19	Job Update for Inose Project 10.06.2014	DVC000767-DVC000777
	Job Update for Inose Project 10.08.2014	DVC000778-DVC000789
20	Job Update for Inose Project 10.14.2014	DVC000790-DVC000803
21	Job Update for Inose Project 10.15.2014	DVC000804-DVC000817
	Email from Daniel Merritt to Diana Cerda regarding forwarding	DVC000818-DVC000819
22	updates to Brian Lynch	
	Job Update for Inose Project 10.16.2014	DVC000820-DVC000834
23	Job Update for Inose Project 10.20.2014	DVC000835-DVC000852
24	Job Update for Inose Project 10.21.2014	DVC000853-DVC000869
-	Job Update for Inose Project 10.22.2014	DVC000870-DVC000886
5	Job Update for Inose Project 10.27.2014	DVC000887-DVC000888
	Job Update for Inose Project 10.30.2014	DVC000889-DVC000890
26	Job Update for Inose Project 11.06.2014	DVC000891- DVC000892
, ₇	Job Update for Inose Project 11.05.2014	DVC000893-DVC000894
27	Inose Residence Action Item Schedule 11.07.2014	DVC000895-DVC000900
	mose residence Action nem schedule 11.07.2014	$+ D \Lambda C 0 0 0 9 3 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 9 0 0 - 1 1 \Lambda C 0 0 0 0 - 1 1 \Lambda C 0 0 0 - 1 0 0 - 1 1 \Lambda C 0 0 0 - 1 0 0 - 1 1 \Lambda C 0 0 - 1 0 0 - 1 0 0 - 1 0 0 - 1 0 0 - 1 0 $

SUPP000176 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 21

1	Job Update for Inose Project 11.11.2014	DVC000903-DVC000904
I	Email to Robert Ramirez from Will Roberts regarding Action Item	DVC000905
2	List. Inose Residence Action Item Schedule 11.12.2014	
3	Job Update for Inose Project 11.17.2014	DVC000906-DVC000913
5	Inose Residence Action Item Schedule 11.18.2014	DVC000914-DVC000915
4		DVC000916-DVC000926
5	Inose Residence Action Item Schedule 11.18.2014 with Job Update for 11.18.2014	DVC000927-DVC000939
	Job Update for Inose Project 11.19.2014	DVC000940-DVC000941
6	Job Update for Inose Project 11.21.2014	DVC000942-DVC000943
_	Job Update for Inose Project 11. 25.2014	DVC000944-DVC000945
7	Job Update for Inose Project 12.01.2014	DVC000946-DVC000947
8	Inose Residence-Action Item Schedule 12.01.2014	DVC000948-DVC000957
0	Job Update for Inose Project 12.03.2014	DVC000958-DVC000959
9	Job Update for Inose Project 12.03.2014	DVC000960- DVC000961
	Job Update for Inose Project 12.04.2014	DVC000962-DVC000963
10	Job Update for Inose Project 12.05.2014	DVC000964-DVC000965
11	Job Update for Inose Project 12.10.2014	DVC000966- DVC000967
11	Job Update for Inose Project 12.11.2014	DVC000968-DVC000969
12	Email From Mass Tile to DVC with Invoice 9.17.2014	DVC000970- DVC000971
	Email from Luz Cruz of Republic Glass to DVC with waiver attached	DVC000972- DVC000973
13	11.10.2015	
14	Email from Walker & Zanger, Inc to DVC regarding W-9 and	DVC000974-DVC000978
1.	business license with attachments 1.27.2015	
15	Email Chain from Walker & Zanger, Inc. to DVC regarding glass samples. 9.21.2015	DVC000979-DVC000982
16	Email Chain between DVC and DSPI, Inc. with estimate attached. 09.19.2015	DVC000983-DVC000986
17	Fax From DVC to DSPI with contract documents	DVC000987-DVC001004
18	Facsimile from Wilshire Refrigeration and Appliance, regarding	DVC001005-DVC001007
	9.26.2015 service report on condition of appliances.	
19	Email from Lee's Heating and Cooling to DVC regarding refrigeration in Wine Cellar with estimate. 12.23.2014	DVC001008- DVC001010
20	Email from Will Robert to Daniel Merritt regarding cost of	
21	Refrigeration Unit with attachment 12.23.2014	DVC001011- DVC001014
	Follow-up email from Will Robert to Daniel Merritt regarding Cost of	DVC001015- DVC001018
22	Wine Cellar refrigeration 12.29.2014 Email from High Desert Landscaping with estimate 12.29.2014	
23		DVC001019- DVC001020
24	Email Chain between Silver State Specialists and DVC regarding Mirror Installation 9.11.2015	DVC001021- DVC001023
25	Email from Silver State Specialists to DVC regarding fireplace service with attachment	DVC001024- DVC001025
26	Email from DVC to John Machin with invoice from Firehouse Electric 5.25.2015	DVC001026- DVC001027
27	Email DVC regarding Desert Oasis Pool 7.22.2015	DVC001028
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SUPP000177 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 22

1	Email Chain regarding Paint Samples from Sherwin-Williams 03.05.2015	DVC001029-DVC001030
2	Email from Sherwin-Williams regarding paint order 3.25.2015	DVC001031-DVC001033
3	Email from Custom Landau regarding proposal for glass rail with attachment 2.25.2015	DVC001034-DVC001035
4	Email from Robert Ramirez to DVC regarding bill from Central Valley Insulation 2.18.2015	DVC001036-DVC001037
5	Email from West Coast Concrete with Bid attached 02.18.2015	DVC001038-DVC001042
6	Email from West Coast Concrete to DVC regarding bid 2.26.2015	DVC001043-DVC001048
7 8	Email from Robert Ramirez to DVC regarding bill from Central Valley Insulation 2.18.2015	DVC001049-DVC001050
9	Email from Sunrise Service to DVC with proposal for Inose residence attached 09.18.2014	DVC001051-DVC001056
10	Email from DVC with contract documents sent to Sunrise Service Inc. 10.23.2014	DVC001057-DVC001070
11	Email Chain between DVC and Sunrise Services regarding approval to close up walls. 12.22.2014	DVC001071-DVC001072
12	Email from Will Roberts to Daniel Merritt regarding plumbing extras	DVC001073-DVC001074
13	Email from Sunrise Service to DVC regarding Plumbing Fixture. 2.03.2015	DVC001075-DVC001076
14	Email from Sunrise Services to DVC regarding change in scope of work with attachment 10.08.2015	DVC001077-DVC001078
15 16	Email from Sunrise Services to DVC regarding payment for 10.08.2015 proposal 10.13.2015	DVC001079-DVC001080
.7	Email from Eagle Sentry to DVC regarding Contract Documents 10.09.2014	DVC001081-DVC001099
8	Email from Eagle Sentry to DVC regarding attached invoice, and business license. 11.25.2014	DVC001100-DVC001105
9	Email from DVC to Eagle Sentry regarding Approval of proposal 11.25.2014	DVC001106-DVC001115
0	Email from Eagle Sentry to DVC regarding installing TV's 09.10.2015	DVC001116
1	Email from Eagle Sentry to DVC regarding Change Orders 10.21.2015	DVC001117-DVC001121
2 3	Emails from Daniel Merritt to Diana Cerda regarding Electrical Plans and DHE. 09.16.2014	DVC001122-DVC001127
3 4	Email from DVC to Desert Home Electric (DHE) regarding approved Proposal 10.09.2014	DVC001128-DVC001129
5	Email from DVC to DHE regarding Change Order 10.16.2014	DVC001130
6	Email from DVC to Robert Ramirez regarding Low Voltage testing completion 12.11.2014	DVC001131-1132
7	Email from DVC to DHE regarding Electrical for Wine Cellar 12.30.2014	DVC001133-DVC001139
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SUPP000178 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 23

	Email Chain between DHE and DVC regarding payment 1.23.2015	DVC001140-DVC00114
	Email Chain between DHE and DVC regarding payment, with attachments 2.12.2015	DVC001142-DVC00114
	Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001144-DVC00114
	Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001150-DVC00115
	Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001155-DVC00116
	Email from DVC to DHE regarding payment for Change Order, with attachment 7.09.2015	DVC001161-DVC00116
	Email Change from DHE to DVC regarding Job Site Meeting 07.17.2015	DVC001163
	Email Chain between DHE and DVC regarding Change Order requested by Rob. 10.06.2015	DVC001164
	Email Chain between DHE and DVC with attachment regarding Change Order requested by Rob. 10.06.2015	DVC001165-1167
	Email Chain between DHC and DVC regarding Change Orders and payment 10.20.2015	DVC001168-DVC00117
	Email from DHE to DVC regarding Three Purchase Order requests 10.13.2015.	DVC001173-DVC00117
	Email from DHE to DVC regarding Open Change Orders 10.21.2015	DVC001179-DVC00119
	Email from DHE to DVC regarding payment with Change Orders attached 11.04.2015	DVC001191-DVC00120
	Email from Robert Ramirez to DVC regarding Elevator repairs with invoice attached. 10.05.2015	DVC001204-DVC1207
	Email from Hybar to DVC regarding Inose Change Order 4.22.2015	DVC001208-DVC00120
	Email from Hybar to DVC regarding Invoice for Change Order 5.06.2015	DVC001210-DVC00121
	Email from Hybar to DVC regarding signed Change Order 7.09.2015	DVC001212-DVC00121
-	Email from Eugene Inose to DVC regarding Driveway repair 3.27.2015	DVC001214
	Email from Eugene Inose to DVC regarding damages and invoice 5.04.2015	DVC001215-DVC001217
	Email follow up regarding damages and invoice 5.04.2015	DVC001218-DVC001219
	Email chain between DVC and Eugene Inose regarding material order 05.04.2015	DVC001220-DVC00122
	Email from Eugene Inose to DVC regarding update from DCV re Atresia Cabinets, ESP Planning, and Tuscany 05.07.2015	DVC001222-DVC001224
	Email from Eugene Inose to Robert Ramirez regarding perceived issues 05.09.2015	DVC001225-DVC001226
1	Email from Eugene Inose to DVC; Tina Dyba regarding slab selection	

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SUPP000179 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 24

1	Email from Eugene Inose to DVC; Summerlin tile and stone regarding slab placement with attachment 7.29.2015	DVC001229-DVC001237
2	Email from Eugene Inose to Summerlin Tile and Stone; DVC; and Tina Dyba regarding slabs. 7.30.2015	DVC001238-DVC001240
3	Email Chain between Eugene Inose and DVC items to be completed 09.03.2015	DVC001241-DVC001243
4	Email from Eugene Inose to Desert Home Electric Punchlist items 09.10.2015	DVC001244
5 6	Email from Eugene Inose to DVC regarding damaged faucet. 10.09.2015	DVC001245
7	Email from Eugene Inose to DVC regarding Electric Steamer 10.09.2015	DVC001246
8	Email from Eugene Inose to DVC regarding faucet quote, Electric Steamer and Microwave. 10.12.2015	DVC001247-DVC001249
9	Email change between DVC and Eugene Inose regarding status of project 10.13.2015	DVC001250-DVC001252
10	Email Chain between DVC and Eugene Inose regarding outstanding contracts 10.13.2015	DVC001253-DVC001254
11	Email from Eugene Inose to DVC regarding appliances 10.14.2015	DVC001255
12 13	Email from Daniel Merritt to DVC; Rob Ramirez, regarding 12.11.2015 correspondence with Eugene Inose. 12.12.2014	DVC001256-DVC01258
13	Email From Daniel Merritt to Diane Cerda regarding chandeliers with photo attached. 12.17.2014	DVC001259-DVC1261
15	Email from Daniel Merritt to Brian Lynch regarding voltage testing and extension for Rob Ramirez 12.18.2014	DVC001262-DVC001263
16	Email from Daniel Merritt to DVC regarding invoice corrections 01.15.2015	DVC001264
17	Email from Daniel Merritt to DVC regarding change in Project Manager 02.10.2015	DVC001265
18	Email from Daniel Merritt to Eugene Inose regarding driveway repair. 03.27.2015	DVC001266-DVC001267
19 20	Email from Daniel Merritt to Eugene Inose regarding follow-up to driveway repair. 03.27.2015	DVC001268-DVC001269
20 21	Email from Daniel Merritt to Robert Ramirez regarding flooring 05.06.2015	DVC001270
22	Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert Ramirez's time and change order from Diva.	DVC001271
23	05.12.2015 Email from Daniel Merritt to Dennis Zachary regarding follow-up of	DVC001272
24	to do items. 05.15.2015 Email from Daniel Merritt to Rachelle Elliston regarding to do's at	DVC001273
25 26	Inose project. 07.14.2015 Email from Daniel Merritt to Eugene Inose regarding grout	DVC001274-DVC001276
20	07.16.2016 Email from Daniel Merritt to various subcontractors regarding Job	DVC001274-DVC001270
28	Site meeting 7.16.2015	
1		

SUPP000180 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 25

Email from Daniel Merritt to Eugene Inose regarding change orde upgrades, limits of insurance, with attachments. 08.25.2015	ers, DVC001278-DVC001289
Chain email between Daniel Merritt; Eagle Sentry; Robert Ramire regarding change orders. 10.05.2015	ez, DVC001291-DVC001295
Email from Daniel Merritt to Rachelle Eliston regarding wallpape	그는 말을 알려 있는 것 같은 것 같이 있는 것 같이 없다. 이렇게 집에 있는 것 같이 없는 것 같이 않는 않이 않이 않는 것 않이
10.13.2015 Email from Daniel Merritt to Dennis Zachary regarding unpaid	DVC001297-DVC001299
upgrades and opinion of future of project. 10.13.2015 Email from Daniel Merritt to Rob Ramirez; Eugene Inose and var	ious
subcontractors. 10.13.2015 Email from Diana Cerda to Various Subcontractors regarding	DVC001300-DVC001302
Document requests 10.20.2014	DVC001303-DVC001304
Email from Will Robert to Robert Ramirez; DVC regarding light switches. 11.17.2014	DVC001305-DVC001318
Email from Will Robert to Robert Ramirez; DVC regarding action items 11.18.2014	¹ DVC001319
Email chain between DVC and Robert Ramirez regarding damage caused by Sunrise 11.20.2014	DVC001320-DVC001322
Email from Will Robert to DVC regarding Light Fixtures 12.01.20	D14 DVC001323-DVC001325
Email from Will Robert to Rob Ramirez; DVC regarding Insulation and low voltage testing. 12.12.2014	on DVC001326
Email from Will Robert to Robert Ramirez regarding Bathroom Po 12.18.2014	olicy DVC001327-DVC001329
Email from Will Robert to Jill Weiner; DVC regarding status of In residence. 12.18.2014	DVC001330
Home Depot Email Confirmation 7.29.2015	DVC001331-DVC001333
Email from Rachelle Elliston to self re job notes 08.26.2015	DVC001334
Email from Robert Ramirez to DVC regarding updates 9.19.2014	DVC001335
Email from Robert Ramirez to DVC regarding Inose update 9.22.2	DVC001336
Email from Robert Ramirez to DVC regarding checks 10.02.2014	DVC001337
Email from Robert Ramirez to DVC regarding Inose Update 10.10.2014	DVC001338
Email from Robert Ramirez to DVC regarding DVC Application 10.21.2014	DVC001339-DVC001343
Email from Robert Ramirez to DVC regarding corrected time cards 10.22.2014	s. DVC001344-DVC001354
Email from Robert Ramirez to DVC regarding hours. 10.23.2014	DVC001355-DVC001356
Email to Robert Ramirez to DVC regarding time card issues 10.29.2014.	DVC001357-DVC001370
Email from Robert Ramirez to DVC regarding signed subcontracto agreements. 11.05.2014	or DVC001371-DVC001372
Email to Robert Ramirez to DVC regarding subcontracts 11.23.201	A

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SUPP000181 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 26

1	01.26.2015	DVC001374-DVC001375
2		DVC001376-DVC001377
3		DVC001378-DVC001379
4	03.05.2015	DVC001380
5	Email from Robert Ramirez to DVC regarding timesheets 3.19.2015	DVC001381-DVC001382
6	Email from Robert Ramirez to DVC regarding Paint selection 03.27.2015	DVC001383
· · 7 8	Email from Robert Ramirez to DVC regarding Specifications for Electric Mirrors 04.21.2015	DVC001384-DVC001386
· 9	Email Chain between Robert Ramirez; DVC; Tina Dyba regarding insurance and mirror bathrooms. 04.29.2015	DVC001387-DVC001393
10	Email from Robert Ramirez to Tina Dyba regarding mirror measurements 4.29.2015	DVC001394-DVC001396
11	Email from Robert Ramirez to Tina Dyba; DVC regarding painters. 05.05.2015	DVC001397
12	Email from Robert Ramirez to DVC re Flooring Encounters estimate 05.06.2015	DVC001398-DVC001399
13	Email from Robert Ramirez to DVC re Time Card 05.13.2015	DVC001400-DVC001401
14	Email Chain between Robert Ramirez; DVC; Tina Dyba regarding gym colors. 05.19.2015	DVC001402-DVC001403
15	Email from Robert Ramirez to DVC re Time Card 05.28.2015	DVC001404-DVC001405
16 17	Email Chain between Eugene Inose; DVC; Robert Ramirez regarding elevator and other items at Inose Residence 09.03.2015	DVC001406-DVC001407
18	Email from Robert Ramirez to DVC; Eugene Inose regarding remaining to do's at Inose Residence 10.09.2015	DVC001408-DVC001410
19	Email from Diana DVC; Michael Darling re LWG Consulting 9.22.2014	DVC001411
20	Email from Diana Cerda to John Machin of JS Held regarding Inose Bids. 9.26.2014	DVC001412-DVC001439
21	Email from Diana Cerda to Brian Lynch; John Machin; and Robert Ramirez regarding Invoice. 10.02.2014	DVC001440-DVC001441
22	Email Chain between Diana Cerda; Nick Jannetto; Brian Lynch; regarding revised proposal 10.30.2014	DVC001442-DVC001444
23	Email from Diana Cerda; DVC; Nick Jannetto; Brian Lynch; regarding revising bids 11.11.2014	DVC001445-DVC001447
24	Email from Will Robert to Nick Jannetto regarding review of Bids. 11.17.2014	DVC001448-DVC001449
25 26	Email from Diana Cerda to Nick Jannetto regarding Sunrise 11.25.2014	DVC001450-DVC001452
27	Email from Diana Cerda to Brian Lynch regarding Sunrise with correspondence 11.25.2014	DVC001453-DVC001455
28		t

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SUPP000182 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 27

1	Email from Diana Cerda to Brian Lynch regarding revised bids. 11.25.2014	DVC001456-DVC001457
2	Email from Daniel Merritt to John Machin; Brian Lynch regarding salary for Robert Ramirez with attachment 11.25.2014	DVC001457-DVC001465
3	Email from Daniel Merritt to John Machin; Brian Lynch regarding supplement for Robert Ramirez. 11.25.2014	DVC001466-DVC001467
4	Email from Diana Cerda to Nick Jannetto; Brian Lynch; DVC regarding Chandeliers. 12.01.2014	DVC001468-DVC001473
6	Email Chain between DVC; Brian Lynch; regarding supplemental time for Robert Ramirez with invoice.	DVC001474-DVC001477
7	Email from Daniel Merritt to Brian Lynch; John Machin; regarding Final Bid 01.12.2015	DVC001478-DVC001556
8	Email from John Machin to Daniel Merritt regarding bid. 01.19.2015	DVC001557-DVC001559
9	Email from Diana Cerda to Rachelle Eliston regarding site meeting 02.26.2015	DVC001560
10	Email from Brian Lynch to Rachelle Eliston regarding site meeting. 03.04.2015	DVC001561
11	Email from John Machin to Rachelle Elison regarding site meeting 03.04.2015	DVC001562-DVC001563
12 13	Email from Brian Lynch to Rachelle Eliston regarding site meeting 03.05.2015	DVC001564-DVC001565
13	Email from Daniel Merritt to Brian Lynch regarding Driveway Bid 03.26.2015	DVC001566-DVC001567
15	Email from Daniel Merritt to Brian Lynch regarding Driveway Bid 03.26.2015	DVC001568-DVC001569
16	Email from Daniel Merritt to John Machin; Brian Lynch regarding revised bid. 04.15.2015	DVC001570-DVC001571
17	Email from Daniel Merritt to Brian Lynch regarding Driveway 04.15.2015	DVC001572
18	Email from Brian Lynch to Daniel Merritt regarding Driveway 04.15.2015	DVC001573-DVC001574
19 20	Email from Daniel Merritt to Brian Lynch regarding Tile Bid 04.30.2015	DVC001575-DVC001580
20	04.27.2015 Bid.	DVC001581-DVC001648
22	Email from Daniel Merritt to Monica Vaugh(Tuscany Collection) regarding flooring 02.09.2015	DVC001649
23	Email from Lori Barnett (Tuscany Collection) to DVC regarding Business License; W-9; Insurance; Sales Order. 2.10.2015	DVC001650-DVC001654
24	Email from DVC to Tuscany collection regarding follow-up on insurance information. 2.10.2015	DVC001655-DVC001657
25	Email from DVC to Tuscany collection regarding follow-up on insurance information. 2.10.2015	DVC001658-DVC001660
26	Email from Robert Ramirez to DVC regarding flooring. 2.25.2015	DVC001661
27	Email from Daniel Merritt to Eugene Inose; Robert Ramirez regarding tile change order. 04.30.2015	DVC001662
28 -		ι,

SUPP000183 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 28

Email chain between Eugene Inose; DVC; and Tuscany Collection regarding changing tile order. 05.05.2015	DVC001663-DVC00166
Email chain between Tuscany Collection; DVC; Southgreen	
Transportation Inc.; Yvette Aguirre; regarding shipment of tiles and	DVC001665-DVC00169
issues with U.S. Customs. 05.28.2015	
Email from John Bowden with latest information regarding shipment.	DVC001691-DVC00169
Email from Daniel Merritt to Tuscany Collection requesting	
compensation as a result of delay. 05.29.2015	DVC001695-DVC00169
Email from Daniel Merritt to Tuscany Collection requesting update.	DVC001697-DVC00169
06.01.2015	DVC001097-DVC00109
Email from Tuscany Collection to Daniel Merritt with update.	DVC001699-DVC00170
06.01.2015	
Email from Tuscany Collection to Daniel Merritt regarding second	DVC001702-DVC001704
container; request for payment 06.02.2015	
Email chain between Tuscany Collection and DVC regarding payment and additional slabs on order. 06.02.2015	DVC001705-DVC1709
Email from Tuscany Collection with revised invoice attached.	
06.02.2015	DVC001710-DVC00171
Email from Tuscany Collection to DVC regarding payment.	
06.08.2015	DVC001716-DVC00172
Email from Tuscany Collection to DVC regarding full payment for	
invoice 10775B 09.17.2015	DVC001722-DVC1724
Email from Troy Williams (Artesia) to DVC regarding meeting with	
Tina Dyba and Eugene Inose. 11.26.2014	DVC001725-DVC00172
Email from Artesia to DVC regarding invoice with attachment.	
05.12.2015	DVC001727-DVC001732
Email from Daniel Merritt to Artesia regarding change orders and	DUC001722 DUC00172
increase in cost. 05.17.2015	DVC001733-DVC001734
Email from Daniel Merritt to Artesia regarding approval for change	DVC001735
order and payment. 06.12.2016	
Email from Daniel Merritt to DVC regarding Artesia and coordination	DVC001736
with DHE. 06.22.2015	2,0001/50
Email from Artesia to DVC regarding updated invoices. 07.07.2015	DVC001737-DVC001744
Email from Artesia to DVC regarding updated Invoices follow-up.	DUC001745 DUC001744
07.07.2016	DVC001745-DVC001746
Email Chain betwee DVC: Eugene Inose; Artesia regarding proposal	DVC001747 DVC001750
for theater cabinets; pool bath shelves, with invoice attached.	DVC001747-DVC001752
10.16.2015	
Email from DVC to Artesia requesting all open change orders	DVC001753-DVC001754
10.20.2015	
Email from Nick Jannetto to DVC regarding Efficient Space	DVC001755-DVC001757
Planning's Invoice. 11.13.2014	
Email from Efficient Space Planning regarding change order	DVC001758-DVC001759
07.09.2015 Email from Summit Tile to Europe Inore recording slob selections	
Email from Summit Tile to Eugene Inose regarding slab selections. 07.30.2015	DVC001760-DVC001768
	1

	r
Email from Summit Tile to DVC with invoice attached. 09.21.2015	DVC001769-DVC001770
Email from Summit Tile to DVC with invoice included 06.16.2015	DVC001771-DVC001772
Email from Summit Tile to DVC with invoice 07.07.2015	DVC001773-DVC001774
Fax from Summit Tile to DVC with Invoice 09.21.2015	DVC001775-DVC001777
Email from Summit Tile to DVC with Invoice attached 11.20.2015	DVC001778-DVC001781
Email from Ryan Briggs (Arx) to DVC with repair recommendations for review. 09.23.2014	DVC001782-DVC001786
Email from Ryan Briggs to DVC with revision to repair recommendation. 09.24.2014	DVC001787-DVC001793
Email from DVC to John Machin regarding Arx Report; Electrical Plans. 09.26.2014.	DVC001794-DVC001808
Email from Arx to DVC regarding invoice. 10.02.2014	DVC001809-DVC001812
Email from Arx to DVC regarding invoice and bid. 10.02.2014	DVC001813-DVC001815
Email follow-up from Arx to DVC regarding invoice and bid. 10.02.2014	DVC001816-DVC001819
Email from Arx to DVC regarding final payment waiver and release. 10.16.2014.	DVC001820-DVC001824
Email Chain between Diva Concepts; DVC; Eugene Inose; Robert Ramirez regarding subcontractor agreements. 11.05.2014	DVC001825
Email from Will Roberts to Tina Dyba (Diva Concepts) regarding budget. 11.17.2014	DVC001826
Email from Milene Koblasa at Ferguson regarding Price Quote. 02.23.2015	DVC001827-DVC001832
Email from Daniel Merritt to Tina Dyba regarding Inose meeting. 03.05.2015	DVC001833-DVC001834
Email from Milene Koblasa with revised Price Quote. 03.05.2015	DVC001835-DVC001837
Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez; Milene Koblasa; regarding quote for plumbing fixtures. 03.09.2015	DVC001838-DVC001840
Email from Tina Dyba to Eugene Inose regarding correction to Price Quote. 03.09.2015	DVC001841-DVC001843
Email from Milene Koblasa to DVC regarding updated Price Quote 03.09.20.15	DVC001844-DVC001845
Email from Tina Dyba to Robert Ramirez regarding ordering valves 03.09.2015	DVC001846-DVC001847
Email from Tina Dyba to DVC regarding Action Items and trip to Los	DVC001848-DVC001857
Angeles. 03.09.2015 Email from Daniel Merritt to Tina Dyba regarding fabric estimates	DVC001858-DVC001859
03.16.2015 Email from Daniel Merritt to Tina Dyba regarding Contact	
information for Enservio 03.16.2015 Email Chain between DVC and Tina Dyba regarding Fabric Estimate	DVC001860-DVC001861
with attachment. 03.16.2015	DVC001862-DVC001865

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THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 30

1	Email from Tina Dyba to DVC regarding light fixtures 03.26.2015	DVC001866
2	Email from DVC to Tina Dyba; Eugene Incose regarding fabric swath and insurance approval. 04.16.2015	DVC001867
3	Email from Tina Dyba regarding tile layout and color board. 04.21.2015	DVC001868-DVC001904
4	Email from Tina Dyba to Milene Koblasa regarding Electric Mirrors. 04.22.2015	DVC001905-DVC001909
5	Email from Tina Dyba to Daniel Merritt regarding custom mirrors 4.23.2015	DVC001910-DVC001915
7	Email from Tina Dyba to Rachelle Elliston regarding Inose Fabric Invoice. 04.23.2016	DVC001916-DVC001917
8	Email from Tina Dyba to Rachelle Elliston regarding invoice corrections 04.24.2015.	DVC001918-DVC001920
9	Email from Tina Dyba to Rachelle Elliston with additional invoice. 04.24.2015	DVC001921-DVC001922
10	Email from Daniel Merritt to Rachelle Elliston; Tina Dyba regarding Change Order, insurance approval, and travel expenses. 05.12.2015	DVC001923-DVC001924
11	Email from Milene Koblasa to Robert Ramirez regarding Faucet selection 05.15.2015	DVC001925-DVC001930
12 13	Email from Tina Dyba to Robert Ramirez regarding Wall Covering 05.18.2015	DVC001931
13	Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez regarding slab countertops. 06.04.2015	DVC001932-DVC001939
15	Email from Daniel Merritt to Tina Dyba; Rachelle Elliston; Robert Ramirez regarding tile installation. 06.04.2015	DVC001940-DVC001942
16	Email from Tina Dyba to Daniel Merritt regarding Bidet for Master Bathroom. 06.25.2015	DVC001943-DVC001945
17	Email from Tina Dyba to Daniel Merritt regarding wall covering 06.29.2015	DVC001946
18	Email from Tina Dyba to Daniel Merritt regarding Invoices with attachment 7.07.2015	DVC001947-DVC001951
19 20	Email from Tina Dyba to DVC regarding account balance. 07.13.2015	DVC001952-DVC001953
20 21	Email from Daniel Merritt to DVC regarding Statement for Diva Interior Concepts 07.13.2015	DVC001954-DVC001955
22	Email Chain between DVC and Ferguson regarding payment 07.14.2015	DVC001956-DVC001958
23	Email from Milene Koblasa and DVC regarding receipt of payment 07.20.2015	DVC001959-DVC001960
24	Email from Melisa Wyatt (Ferguson) to DVC with credit card receipt. 07.22.2015	DVC001961-DVC001963
25	Email from Tina Dyba to DVC regarding Mirror Specifications 08.05.2015	DVC001964-DVC001968
26	Email from Milene Koblasa to Rachelle Elliston regarding faucet order. 09.08.2015	DVC001969
27	Email from Tina Dyba to Rachelle Elliston regarding Inose site	DVC001970-DVC001971
28	meeting. 10.13.2015	

THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 31

1	Photos taken by ServePro of Henderson-Date Unknown	DVC001971-2017
2	Photos taken by ServePro of Henderson-Date Unknown	DVC002018-2067
3	Photos taken by ServePro of Henderson-Date Unknown	DVC002068-2093
4	Photos taken by ServePro of Henderson showing water damage- Date Unknown	DVC002094-2128
5	Photos taken by ServePro of Henderson Date Unknown	DVC002129-2139
6	Photos taken by ServePro of Henderson Date Unknown	DVC002140-2257
7	Photos taken by Desert Valley Contracting 08/14/2014	DVC002285-2329
8	Photos taken by Desert Valley Contracting-water damage. Date Unknown	DVC002330-2399
9	Photos taken by Desert Valley Contracting. Wine Room. Date Unknonw.	DVC002400-2407
10	III.	
11		
12	PLAINTIFFS RESERVE THEIR RIGHT TO SUP	<u>PLEMENI</u>
13	Plaintiff/Counter-defendant incorporates each and every document	provided by all parties hereto
14	pursuant to N.R.C.P. 16.1 as set forth herein. Plaintiff/Counter-defer	ndant reserves the right to
15	supplement this list of witnesses as discovery is continuing.	
16	DATED this 12 of June, 2017	
17	HURTIK LAW & A	SSOCIATES
18		
19	prott-	Attos
20	CARRIE E. HURTI Nevada Bar No. 7028	
21	JONATHON R. PAT Nevada Bar No. 9644	
22	7866 W. Sahara Aven	ue
23	Las Vegas, Nevada 89 (702) 966-5200 Telep	
24	(702) 966-5206 Facsin churtik@hurtiklaw.co	
25	jpatterson@hurtiklaw	.com
26	Attorneys for Plaintiff DESERT VALLEY C	CONTRACTING, INC.
27		
28		х
-	THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursua	SUPP000187
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*					
1	CERTIFICATE OF SERVICE				
1	STATE OF NEVADA)				
2) ss. COUNTY OF CLARK)				
4	I, NANCY RAMIREZ, declare:				
5	I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)				
6	years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las Vegas,				
7	Nevada 89117.				
8	On June 19, 2017, I served the document described as: PLAINTIFF/COUNTER-				
9	DEFENDANT, DESERT VALLEY CONTRACTING, INC.'S THIRD SUPPLEMENT TO				
10	INITIAL DISCLOSURES OF WITNESSES AND EXHIBITS PURSUANT TO NRCP 16.1 on				
11					
12	the party listed below:				
13	BRIAN W. BOSCHEE, ESQ. (NBN 7612)				
14	WILLIAM N. MILLER, ESQ. (NBN 11658) HOLLEY, DRIGGS, WALCH, FINE,WRAY,PUZEY & THOMPSON				
15	400 South Fourth Street, Third Floor Las Vegas, Nevada 89101				
16	VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage				
17	thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's practice of collection and processing correspondence by mailing. Under that				
18	practice, it would be deposited with the U.S. postal service on that same day with postage fully				
19	prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is				
20	more than one day after date of deposit for mailing an affidavit.				
21	VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the				
22	electronic mail address as last given by that person on any document which he/she has filed in the action and served on the party making the service. The copy of the document served by				
23	electronic service bears a notation of the date and time of transmission. A confirmation of the transmission containing the electronic mail address(es) to which the document(s) was/were				
24	transmitted will be maintained with the document(s) served.				
25	I declare under penalty of perjury that the foregoing is true and correct.				
26	Executed at Las Vegas, Nevada on June 3, 2017				
27	NANCY RAMIREZ, an employee of				
28	HURTIK LAW & ASSOCIATES				

SUPP000188 THIRD Supplement to Initial Disclosures of Witnesses and Exhibits Pursuant To NRCP 16.1 - 33

1	PTD		
2	CARRIE E. HURTIK, ESQ. Nevada Bar No. 7028		
3	JONATHON R. PATTERSON, ESQ.		
-	Nevada Bar No. 9644		
4	HURTIK LAW & ASSOCIATES 7866 W. Sahara Avenue		
5	Las Vegas, Nevada 89117		
6	(702) 966-5200 Telephone (702) 966-5206 Facsimile		
7	churtik@hurtiklaw.com		
8	jpatterson@hurtiklaw.com Attorneys for Plaintiff/Counter-defendant,		
	DESERT VALLEY CONTRACTING, INC.		
9			
10	EIGHTH JUDICI	AL DISTRICT COURT	
11	CLARK CO	DUNTY, NEVADA	
12	DESERT VALLEY CONTRACTING, INC. a	Case No.: A-16-734351-C	
13	Nevada corporation,	Dept. No.: XV	
14	Plaintiff,		
	vs.		
15	IN-LO PROPERTIES, a Nevada limited		
16	liability company; EUGENE INOSE, an individual; JEFFREY LOUIE, an individual;		
17	DOES 1 through 10; and ROE ENTITIES 1		
18	through 10,		
19	Defendants.		
	EUGENE INOSE, an individual;		
20	Counterclaimant,		
21	vs.		
22			
23	DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X,		
24	inclusive, and ROE CORPORATIONS I through X, inclusive,		
25	Counter-defendants,		
26			
27			
28	Pretrial	Memorandum-1	
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PLAINTIFF/COUNTER-DEFENDANT, DESERT VALLEY CONTRACTING, INC. PRE-TRIAL DISCLOSURES

COMES NOW, PLAINTIFF/COUNTER-DEFENDANT, DESERT VALLEY CONTRACTING,

INC., by and through their attorney of record, HURTIK LAW & ASSOCIATES, and hereby submits the following Pre-Trial Disclosures.

I.

WITNESSES

Pursuant to NRCP 26(A)(3) Plaintiff discloses the names and, if known, the addresses and telephone number of each individual likely to testify at trial including for impeachment or rebuttal, and identifying the subjects of the information.

 Personal Most Knowledgeable and/or Custodian of Records Desert Valley Contracting, Inc. c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

Person Most Knowledgeable is expected to testify concerning the following, without limitation: the repair and rebuild of the residential home located at 587 Saint Croix Street, Henderson, Nevada 8901 2(hereinafter "Subject Property"), Work Authorization and Contract dated August 8, 2014, repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the Subject Property, and other facts and circumstances that may arise concerning the claims and defenses alleged in this matter. The Custodian of Records is expected to testify regarding the authenticity of documents produced by DVC during the course of litigation.

 Dennis Zachary c/o Hurtik Law & Associates 7866 West Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 966-5200

1	Mr. Dennis Zachary is expected to testify concerning the following, without limitation: the repair		
2	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and		
3	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
4			
5	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
6	alleged in this matter.		
7	 Eugene Inose c/o Holley Driggs Walch Fine Wray Puzey & Thompson 		
8	400 South Fourth Street, 3 rd Floor Las Vegas, Nevada 89101		
9	Telephone: (702) 791-0308		
10	Mr. Eugene Inose is expected to testify concerning the following, without limitation: the repair		
11	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and		
12	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
13	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
14	alleged in this matter.		
15			
16	 Jeffrey Louie c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3rd Floor 		
17	Las Vegas, Nevada 89101 Telephone: (702) 791-0308		
18			
19	Mr. Jeffrey Louie is expected to testify concerning the following, without limitation: the repair		
20	and rebuild the Subject Property, Work Authorization and Contract dated August 8, 2014, repair and		
21	rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors at the		
22	Subject Property, and other facts and circumstances that may arise concerning the claims and defenses		
23	alleged in this matter.		
24	5. Person Most Knowledgeable and/or Custodian of Records for		
25	IN-LO Properties, LLC		
26	c/o Holley Driggs Walch Fine Wray Puzey & Thompson 400 South Fourth Street, 3 rd Floor		
27	Las Vegas, Nevada 89101 Telephone: (702) 791-0308		
28	Pretrial Memorandum-3 SUPP000191		
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1	Person Most Knowledgeable is expected to testify concerning the following, without limitation:		
2	the repair and rebuild of the Subject Property, Work Authorization and Contract dated August 8, 2014,		
3	repair and rebuild estimates, upgrades, subcontractors, the work performed by DVC and subcontractors		
4 5	at the Subject Property, and other facts and circumstances that may arise concerning the claims and	l	
	defenses alleged in this matter. The Custodian of Records is expected to testify regarding the		
6 7	authenticity of documents produced by IN-LO Properties, LLC, during the course of litigation.	,	
	authenticity of documents produced by IN-LO Properties, LLC, during the course of intigation.		
8	6. The Person(s) Most Knowledgeable and/or Custodian of Records Sunrise Service, Inc.		
9	7380 Commercial Way		
10	Henderson, Nevada 89011		
11	The Person(s) Most Knowledgeable at Sunrise Service, Inc. is expected to testify to the facts and		
12	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
13	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Sunrise Service,		
14	Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied		
15			
16	for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to		
17	testify regarding the authenticity of documents produced by Sunrise Service, Inc. during the course of		
18	litigation.		
19	7. The Person(s) Most Knowledgeable and/or Custodian of Records		
20	Summit Tile & Stone c/o FELDMAN GRAF, P.C.		
21	8845 W. Flamingo Road, Suite 210 Las Vegas, Nevada 89147		
22	Telephone: (702) 949-5096		
23	The Person(s) Most Knowledgeable at Summit Tile & Stone is expected to testify to the facts		
24	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and		
25			
26	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Summit Tile		
27	& Stone is expected to testify as pertains to any subcontracts to the scope of work and any materials		
28	Pretrial Memorandum-4		
	SUPP000192		

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1	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	
2	to testify regarding the authenticity of documents produced by Summit Tile & Stone during the course	
3	of litigation.	
4	8. The Person(s) Most Knowledgeable and/or Custodian of Records	
5 6	Hy-Bar Windows and Doors 6210 South Annie Oakley Las Vegas, Nevada 89120	
7	The Person(s) Most Knowledgeable at Hy-Bar Windows and Doors is expected to testify to the	
8	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
9	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
10	at Hy-Bar Windows and Doors is expected to testify as pertains to any subcontracts to the scope of work	
11	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
12		
13	Records is expected to testify regarding the authenticity of documents produced by Hy-Bar Windows	
14	and Doors during the course of litigation.	
15 16 17	 9. The Person(s) Most Knowledgeable and/or Custodian of Records Easy Lift Elevators 2326 Caserta Court Henderson, Nevada 89074 	
18	The Person(s) Most Knowledgeable at Easy Lift Elevators is expected to testify to the facts and	
19	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
20	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Easy Lift Elevators	
21	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
22	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
23	regarding the authenticity of documents produced by Easy Lift Elevators during the course of litigation.	
24 25	10. The Person(s) Most Knowledgeable and/or Custodian of Records	
26	Eagle Sentry 3595 East Patrick Lane, #1200	
27	Las Vegas, Nevada 89120	
28	Pretrial Memorandum-5 SUPP000193	

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1	The Person(s) Most Knowledgeable at Eagle Sentry is expected to testify to the facts and		
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
3	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Eagle Sentry is		
4	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
5	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
6	regarding the authenticity of documents produced by Eagle Sentry during the course of litigation.		
7 8	 The Person(s) Most Knowledgeable and/or Custodian of Records Desert Home Electric, Inc. 		
9	8625 West Sahara Avenue, #441 Las Vegas, Nevada 89117		
10	The Person(s) Most Knowledgeable at Desert Home Electric, Inc. is expected to testify to the		
11 12	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
12	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
14	at Desert Home Electric, Inc. is expected to testify as pertains to any subcontracts to the scope of work		
15	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of		
16	Records is expected to testify regarding the authenticity of documents produced by Desert Home		
17	Electric, Inc. during the course of litigation.		
18 19	12. The Person(s) Most Knowledgeable and/or Custodian of Records		
20	Artesia Kitchen & Bath 2972 South Rainbow, Suite B		
21	Las Vegas, Nevada 89146		
22	The Person(s) Most Knowledgeable at Artesia Kitchen & Bath is expected to testify to the facts		
23	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and		
24	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Artesia		
25	Kitchen & Bath is expected to testify as pertains to any subcontracts to the scope of work and any		
26	materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records		
27			
28	Pretrial Memorandum-6 SUPP000194		

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1	is expected to testify regarding the authenticity of documents produced by Artesia Kitchen & Bath		
2	during the course of litigation.		
3	13. The Person(s) Most Knowledgeable and/or Custodian of Records		
4	Efficient Space Planning 6045 Harrison Drive, #4		
5	Las Vegas, Nevada 89120		
6	The Person(s) Most Knowledgeable at Efficient Space Planning expected to testify to the facts		
7	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and		
8	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Efficient Space		
9	Planning is expected to testify as pertains to any subcontracts to the scope of work and any materials		
10	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected		
11 12	to testify regarding the authenticity of documents produced by Efficient Space Planning during the		
12	course of litigation.		
14	14. The Person(s) Most Knowledgeable and/or Custodian of Records		
15	Diversified Protection Systems, Inc. 4435 Wagon Trail Avenue		
16	Las Vegas, Nevada 89118		
17	The Person(s) Most Knowledgeable at Diversified Protection Systems, Inc. is expected to testify		
18	to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
19	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
20	at Diversified Protection Systems, Inc. is expected to testify as pertains to any subcontracts to the scope		
21	of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The		
22 23	Custodian of Records is expected to testify regarding the authenticity of documents produced by		
23	Diversified Protection Systems, Inc. during the course of litigation.		
25	15. The Person(s) Most Knowledgeable and/or Custodian of Records		
26	Custom Landau P.O. Box 753476		
27	Las Vegas, Nevada 89136		
28	Pretrial Memorandum-7		
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1	The Person(s) Most Knowledgeable at Custom Landau is expected to testify to the facts and	
2	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
3	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Custom Landau is	
4	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
5	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
6	regarding the authenticity of documents produced by Custom Landau during the course of litigation.	
7 8	16. The Person(s) Most Knowledgeable and/or Custodian of Records Arx Engineering	
9	3413 Carolina Moon Avenue North Las Vegas, Nevada 89081	
10	The Person(s) Most Knowledgeable at Arx Engineering is expected to testify to the facts and	
11 12	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any	
12	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Arx Engineering	
14	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for	
15	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify	
16	regarding the authenticity of documents produced by Arx Engineering during the course of litigation.	
17 18	17. The Person(s) Most Knowledgeable and/or Custodian of Records Central Valley Insulation	
19	P.O. Box 534451 Atlanta, GA 30353-4451	
20	1401 Trade Drive North Las Vegas, Nevada 89030	
21	The Person(s) Most Knowledgeable at Central Valley Insulation is expected to testify to the facts	
22		
23	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
24	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Central Valley	
25	Insulation is expected to testify as pertains to any subcontracts to the scope of work and any materials	
26	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	
27		
28	Pretrial Memorandum-8 SUPP000196	

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1	to testify regarding the authenticity of documents produced by Central Valley Insulation during the		
2	course of litigation.		
3	18. The Person(s) Most Knowledgeable and/or Custodian of Records		
4	Burnham Painting & Drywall Corp. 668 Middlegate Road		
5	Henderson, Nevada 89011		
6	The Person(s) Most Knowledgeable at Burnham Painting & Drywall Corp. is expected to testify		
7	to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
8	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
9	at Burnham Painting & Drywall Corp. is expected to testify as pertains to any subcontracts to the scope		
10 11	of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The		
12	Custodian of Records is expected to testify regarding the authenticity of documents produced by		
13	Burnham Painting & Drywall Corp. during the course of litigation.		
14	19. The Person(s) Most Knowledgeable and/or Custodian of Records		
15	Comfort Home Appliance 6672 Boulder Hwy, Suite 6		
16	Las Vegas, Nevada 89122		
17	The Person(s) Most Knowledgeable at Comfort Home Appliance is expected to testify to the		
18	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
19	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
20	at Comfort Home Appliance is expected to testify as pertains to any subcontracts to the scope of work		
21	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of		
22 23	Records is expected to testify regarding the authenticity of documents produced by Comfort Home		
24	Appliance during the course of litigation.		
25	20. The Person(s) Most Knowledgeable and/or Custodian of Records		
26	Diva Interior Concepts, LLC 10040 West Cheyenne, Suite 170-115		
27	Las Vegas, Nevada 89129		
28	Pretrial Memorandum-9		
	SUPP000197		
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1	The Person(s) Most Knowledgeable at Diva Interior Concepts, LLC is expected to testify to the		
2	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
3	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
4	at Diva Interior Concepts, LLC is expected to testify as pertains to any subcontracts to the scope of work		
5	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of		
6	Records is expected to testify regarding the authenticity of documents produced by Diva Interior		
7	Concepts, LLC during the course of litigation.		
8	21. The Person(s) Most Knowledgeable and/or Custodian of Records		
10	Desert Lumber 4950 North Berg		
11	North Las Vegas, Nevada 89081		
12	The Person(s) Most Knowledgeable at Desert Lumber is expected to testify to the facts and		
13	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
14	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Desert Lumber is		
15	expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
16	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
17	regarding the authenticity of documents produced by Desert Lumber during the course of litigation.		
18 19	22. The Person(s) Most Knowledgeable and/or Custodian of Records		
20	Firehouse Electric 6955 North Durango Ste. # 1115		
21	Las Vegas, Nevada 89149		
22	The Person(s) Most Knowledgeable at Firehouse Electric is expected to testify to the facts and		
23	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
24	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Firehouse Electric		
25	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
26	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
27	regarding the authenticity of documents produced by Firehouse Electric during the course of litigation.		
28	Pretrial Memorandum-10 SUPP000198		

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1 2	 23. The Person(s) Most Knowledgeable and/or Custodian of Records Precision Plumbing 7500 West Lake Mead Blvd., Suite 9-483 		
	Las Vegas, Nevada 89128		
3 4	The Person(s) Most Knowledgeable at Precision Plumbing is expected to testify to the facts and		
5	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
6	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Precision		
7	Plumbing is expected to testify as pertains to any subcontracts to the scope of work and any materials		
8	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected		
9	to testify regarding the authenticity of documents produced by Precision Plumbing during the course of		
10 11	litigation.		
11	24. The Person(s) Most Knowledgeable and/or Custodian of Records Picture Perfect TV		
13	3297 Las Vegas Blvd. North, Ste. 62 Las Vegas, Nevada 89121		
14			
15	The Person(s) Most Knowledgeable at Picture Perfect TV is expected to testify to the facts and		
16	circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and any		
17	defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Picture Perfect TV		
18	is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for		
19	the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify		
20	regarding the authenticity of documents produced by Picture Perfect TV during the course of litigation.		
21	25. The Person(s) Most Knowledgeable and/or Custodian of Records		
22	West Coast Concrete, Inc. 3904 Raymert		
23	Las Vegas, Nevada 89121		
24	The Person(s) Most Knowledgeable at West Coast Concrete, Inc. is expected to testify to the		
25	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's		
26			
27	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable		
28	Pretrial Memorandum-11 SUPP000199		

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1	at West Coast Concrete, Inc. is expected to testify as pertains to any subcontracts to the scope of work	
2	and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of	
3	Records is expected to testify regarding the authenticity of documents produced by West Coast	
4	Concrete, Inc. during the course of litigation.	
5	26. The Person(s) Most Knowledgeable and/or Custodian of Records	
6	Silver State Specialties, LLC 4030 Industrial Center Dr. Ste. 501	
7	North Las Vegas, Nevada 89030	
8	The Person(s) Most Knowledgeable at Silver State Specialties, LLC is expected to testify to the	
9	facts and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's	
10 11	Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable	
12	at Silver State Specialties, LLC is expected to testify as pertains to any subcontracts to the scope of work	
13	and any materials supplied for the repair rebuild, or ungrade of the Subject Dreparty. The Custodian of	
14	Records is expected to testify regarding the authenticity of documents produced by Silver State	
15	5 Specialties, LLC during the course of litigation.	
16	27. The Person(s) Most Knowledgeable and/or Custodian of Records	
17	Prosource of Las Vegas 7350 Dean Martin Drive, Suite 303	
18	Las Vegas, Nevada 89139	
19	The Person(s) Most Knowledgeable at Prosource of Las Vegas is expected to testify to the facts	
20	and circumstances surrounding the allegations set forth in Plaintiff/Counter-defendant's Complaint, and	
21	any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Prosource of	
22 23	Las Vegas is expected to testify as pertains to any subcontracts to the scope of work and any materials	
23	supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected	
25	to testify regarding the authenticity of documents produced by Prosource of Las Vegas during the course	
26	of litigation.	
27	28. The Person(s) Most Knowledgeable and/or Custodian of Records	
28	Pretrial Memorandum-12 SUPP000200	

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Wilshire Refrigeration & Appliance, Inc. 9177 Kelvin Avenue Chatsworth, California 91311

The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify to the facts and circumstances surrounding the allegations set forth in Plaintiff/Counterdefendant's Complaint, and any defenses asserted in the above-entitled action. The Person(s) Most Knowledgeable at Wilshire Refrigeration & Appliance, Inc. is expected to testify as pertains to any subcontracts to the scope of work and any materials supplied for the repair, rebuild, or upgrade of the Subject Property. The Custodian of Records is expected to testify regarding the authenticity of documents produced by Wilshire Refrigeration & Appliance, Inc. during the course of litigation.

Plaintiff/Counter-defendant hereby reserves the right to supplement this list of witnesses as discovery is continuing. Plaintiff/Counter-defendant hereby reserves the right to rely on and/or call to testify any and all witnesses produced and/or listed by any other party to this action at the time of trial of this matter.

II.

PLAINTIFF'S LIST OF EXHIBITS

Pursuant to NRCP 26(A)(3), PLAINTIFF/COUNTER-DEFENDANT DESERT VALLEY CONTRACTING, INC., hereby discloses and describes by category all documents, electronically stored information, and/or tangible things that PLAINTIFF has in their possession, custody, or control and may be used at Trial:

N 0	Description	Bates Number
	Artesia Kitchen & Bath, Invoice No.: 869, dated October 14, 2014	DVC000001
2.	Artesia Kitchen & Bath, Unconditional Waiver and Release on Progress Payment, dated October 31, 2014	DVC000002
3.	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated April 27, 2015	DVC000003
4.	Artesia Kitchen & Bath, Labor Payment Affidavit, dated April 27, 2015	DVC000004
5.	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000005

6.	Creative Closets & Cabinets, Check Receipt No.: 14507	DVC000006
7.	Email from Janelle Conrady to Rachelle Elliston, Re: Inose Residence, dated July 7, 2015	DVC000007-DVC000009
8.	Artesia Kitchen & Bath, Conditional Waiver and Release on Progress Payment, dated July 7, 2015	DVC000010
9.	Notice to Owner and Contractor of Right to Lien, dated October 14, 2014	DVC000011
10.	Approved Proposal, dated September 12, 2014	DVC000012-DVC000015
11.	Artesia Kitchen & Bath, Invoice No.: 1052, dated April 27, 2015	DVC000016
12.	Artesia Kitchen & Bath, Out of Stock Certificate, dated April 27, 2015	DVC000017
13.	Artesia Kitchen & Bath, Invoice No.: 1134, dated July 7, 2015, Re: Change Order	DVC000018
14.	DVC Receipt Artesia Kitchen & Bath, dated October 16, 2014	DVC000019
15.	Arx LLC, Unconditional Waiver and Release on Final Payment, dated October 16, 2014	DVC000020
16.	Arx LLC, Conditional Waiver and Release on Final Payment, dated September 24, 2014	DVC000021
17.	DVC Receipt Arx, LLC, dated October 16, 2014	DVC000022
18.	Arx LLC, Invoice No.: 0531, dated September 24, 2014	DVC000023
19.	Arx LLC, Invoice No.: 0535, dated October 1, 2014	DVC000024
20.	Arx, LLC, Structural Engineering Memorandum, dated September 23, 2014	DVC000025-DVC000028
21.	Arx, LLC, Professional Services Agreement, dated September 18, 2014	DVC000029-DVC000030
22.	DVC Receipt for Burnham Painting & Drywall Corp., dated September 23, 2014	DVC000031
23.	Burnham Painting & Drywall Corp. Proposal, dated September 23, 2014	DVC000032
24.	Burnham Painting & Drywall Corp., Unconditional Waiver and Release Upon Final Payment, dated May 22, 2015	DVC000033
25.	DVC Receipt for Burnham Painting & Drywall, Final Check, dated April 22, 2015	DVC000034
26.	Email Chain between Gordon Lapointe and Rachelle Elliston, Re: Payment, dated April 24, 2015	DVC000035-DVC000037
27.	Letter from State Contractors Board, dated April 27, 2015	DVC000038
28.	Letter from State Contractors Board, dated April 6, 2015	DVC000039
29.	Consumer Complaint Form, dated March 30, 2015	DVC000040-DVC000041
30.	Letter from State Contractors Board, dated March 30, 2015	DVC000042-DVC000051
31.	Email Chain between Toni Burnham and Rachel Elliston, Re: Invoice 19477, dated April 3, 2015	DVC000052
32.	DVC Receipt for Central Valley Insulation, dated April 16, 2015	DVC000053
33.	Comfort Home Appliance, Invoice No.: 07335, dated August 25, 2015	DVC000054
34.	Email from Bank of America to Diana Cerda, Re: Receipt for Comfort Home Appliance, dated September 2, 2014	DVC000055
35.	West Coast Concrete, Inc., BID Proposal and Contract Agreement, dated April 23, 2015	DVC000056-DVC000057
36.	Desert Home Electric, Inc., Conditional Waiver and Release upon Progress Payment, dated October 21, 2014	DVC000058
37.	Desert Home Electric, Inc., Labor/Material from Stock Release	DVC000059
38.	DVC Receipt for Custom Landau, June 8, 2015	DVC000060
39.	Custom Landau, Approved Invoice 5799, dated April 8, 2015	DVC000061
40.	Custom Landau, Invoice 5179, dated February 25, 2015	DVC000062
41.	Custom Landau, Paid Out of Stock Material Certificated, dated April 8, 2015	DVC000063
42.	Custom Landau, Conditional Waiver and Release Upon Final Payment, dated April 8, 2015	DVC000064
43.	DVC Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000065
44.	Desert Home Electric, Inc., Labor Release, dated January 21, 2015	DVC000066
45.	DVC Receipt for Desert Home Electric, Inc., dated January 30, 2015	DVC000067
46.	Desert Home Electric, Inc., Invoice No.: 14103, dated December 11, 2014	DVC000068
47.	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 11, 2014	DVC000069
48.	DVC Receipt for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000070
49.	DVC Receipt for Desert Home Electric, Inc., dated June 12, 2015	DVC000071
50. 51.	Desert Home Electric, Inc., Labor Release, dated May 26, 2015 Crescent Electric Supply Company, Conditional Waiver and Release Upon Progress Payment,	DVC000072 DVC000073
52.	dated May 26, 2015 DVC Receipt for Desert Home Electric, Inc., dated July 9, 2015	DVC000074
53.	DVC Receipt for Desert Home Electric, Inc., dated March 18, 2015	DVC000075
54.	Desert Home Electric, Inc., Invoice No.: 14119, dated December 16, 2014	DVC000076
55.	Desert Home Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated December 16, 2014	DVC000077
56.	Desert Home Electric, Inc., Labor/Material Stock Release, dated December 16, 2014	DVC000078
57,	Desert Home Electric, Inc., Approved Quote and Purchase Order Request, dated December 3,	DVC000079

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		pt for Desert Home Electric, Inc., dated November 12, 2014	DVC000080
	September		DVC000081
		e Electric, Inc., Invoice No.: 13957, dated October 21, 2014	DVC000082
		e Electric, Inc., Labor/Material Stock Release, dated October 21, 2014	DVC000083
		pt for Desert Home Electric, Inc., dated December 19, 2014	DVC000084
		e Electric, Inc., Invoice No.: 14079 dated December 5, 2014	DVC000085
1		e Electric, Inc., Labor/Material Stock Release, dated December 5, 2014	DVC000086
		e Electric, Inc., Breakdown - Master Form, dated December 24, 2014	DVC000087
	January 23,		DVC000088
1		e Electric, Inc., Labor Release, dated January 21, 2015	DVC000089
		ot for Desert Home Electric, Inc., dated January 30, 2015	DVC000090
		ot for Desert Home Electric, Inc., dated June 12, 2015	DVC000091
l	70. DVC Recei	ot for Desert Home Electric, Inc., dated July 24, 2015	DVC000092
l	71. DVC Recei	ot for Desert Home Electric, Inc., dated November 12, 2014	DVC000093
L	72. DVC Recei	ot for Desert Home Electric, Inc., dated December 19, 2014	DVC000094
l		History for Desert Home Electric, Inc., dated February 18, 2015	DVC000095
	74. Desert Hom	e Electric, Inc., Invoice No.: 14616 dated May 26, 2015	DVC000096
	75. Desert Hom 26, 2015	e Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated May	DVC000097
	76. Desert Hom	e Electric, Inc., Labor Release, dated May 26, 2015	DVC000098
		e Electric, Inc., Invoice No.: 14079, dated December 5, 2014	DVC000099
		e Electric, Inc., Conditional Waiver and Release Upon Progress Payment, dated	DVC000100
	79. Desert Hom	e Electric, Inc., Invoice No., 14103, dated December 11, 2014	DVC000101
		e Electric, Inc., Conditional Waiver and Release Upon Final Payment, dated	DVC000102
	81. DVC Check	History for Desert Home Electric, Inc., dated March 18, 2015	DVC000103
	82. Desert Hom	e Electric, Inc., Quote No.: 51216B, dated June 12, 2015	DVC000104
	83. Desert Hom	e Electric, Inc., Quote No.: 51216C, dated June 12, 2015	DVC000105
	84. Desert Hom	e Electric, Inc., Approved Quote, dated August 12, 2015	DVC000106
I	85. City of Hen	lerson, Subcontractor Registration for Desert Home Electric, Inc.	DVC000107
1		ontract with Desert Home Electric, Inc.	DVC000108-DVC00011
i	87. Desert Hom	e Electric, Inc., Put House Back Together - High Voltage, dated November 18, 2014	DVC000114-DVC00011
	88. Letter from	Desert Home Electric, Inc., dated October 28, 2014	DVC000116
		e Electric, Inc., Dielectric Test, dated October 21, 2014	DVC000117-DVC00011
		Desert Home Electric, Inc., dated October 28, 2014	DVC000120
I		ght to Lien (Private Work), Crescent Electric Supply Co. Inc.	DVC000121-DVC00012
		between Steve Raleigh and Diana Cerda, dated October 20, 2014	DVC000123
		ght to Lien and Request for Receipt of Notice of Completion, Desert Lumber, dated	DVC000124
ļ		t for Desert Lumber, dated January 30, 2015	DVC000125
ĺ		er, Invoice No. 612380, dated December 3, 2014	DVC000125
l		er, Invoice No. 613425, dated December 18, 2014	DVC000120
ł		t for Las Vegas Toilet Rentals, Inc., dated July 17, 2015	DVC000127
ļ		oilet Rentals, Inc., Invoice No.: A-213613, dated July 1, 2015	DVC000128
l		oilet Rentals, Inc., Invoice No.: A-213864, dated July 1, 2015	DVC000129
I		t for Las Vegas Toilet Rentals, Inc., dated January 1, 2015	
ļ		polet Rentals, Inc., Invoice No.: A-209189, dated December 31, 2014	DVC000131
I			DVC000132
ł		t for Las Vegas Toilet Rentals, Inc., dated February 12, 2015	DVC000133
I		bilet Rentals, Inc., Invoice No.: A-209739, dated January 31, 2015	DVC000134
I		t for Las Vegas Toilet Rentals, Inc., dated March 16, 2015	DVC000135
I		bilet Rentals, Inc., Invoice No.: A-210302 dated February 28, 2015	DVC000136
ľ		t for Desert Home Electric, Inc., dated July 9, 2015	DVC000137
l		t for Diva Interior Concepts, LLC, dated March 17, 2015	DVC000138
l		Concepts, LLC, Estimate No.: 1132, dated March 11, 2015	DVC000139
I		Concepts, LLC, Estimate No.: 1133, dated March 16, 2015	DVC000140
l		o Diva Interior Concepts, LLC, dated October 31, 2014, not signed	DVC000141
T.	111. Diva Interior	Concepts, LLC, Unconditional Waiver and Release on Progress Payment	DVC000142

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	112. DVC's Subcontract with Diva Interior Concepts, LLC	DVC000143-DVC000146
1	113. DVC Receipt for Diva Interior Concepts, LLC, dated April 20, 2015	DVC000147
	114. DVC Receipt for Diva Interior Concepts, LLC, dated October 31, 2014	DVC000148
2	115. Diva Interior Concepts, LLC, Proposal, dated September 10, 2014	DVC000149-DVC000150
	116. Diva Interior Concepts, LLC, Unconditional Waiver and Release on Progress Payment, Signed	DVC000151
3	117. Diva Interior Concepts, LLC, Estimate No.: 1137, dated April 14, 2015	DVC000152
	118. DVC Receipt for Diva Interior Concepts, LLC, dated May 1, 2014	DVC000153
4	119. Diva Interior Concepts, LLC, Invoice No.: 451, dated April 24, 2015	DVC000154;
		DVC000159; DVC000160
5	120. Diva Interior Concepts, LLC, Invoice No.: 450, dated April 21, 2015	DVC000155-DVC000156
5	121. Diva Interior Concepts, LLC, Estimate No.: 1136, dated April 13, 2015 122. DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000157
6	123. DVC Receipt for Diva Interior Concepts, LLC, dated May 8, 2015	DVC000159 DVC000161
U	124. Diva Interior Concepts, LLC, Invoice No.: 417, dated January 5, 2015	DVC000162; DVC000163
7	125. Diva Interior Concepts, LLC, Invoice 485, dated July 6, 2015	DVC000162, DVC000183
'	126. Diva Interior Concepts, LLC, Statement, dated June 15, 2015	DVC000165
8	127. DVC Receipt for Diva Interior Concepts, LLC, dated July 17, 2015	DVC000166
0	128. Diva Interior Concepts, LLC, Statement, dated July 15, 2015	DVC000167
_	129. DVC Receipt for Diversified Protection Systems, Inc., dated May 13, 2015	DVC000168
9	130. Diversified Protection Systems, Inc., Invoice No.: 104476, dated September 25, 2014	DVC000169; DVC000170
	131. Diversified Protection Systems, Inc., Estimate No.: 3666, dated September 25, 2014	DVC000171
0	132. Email chain between Diana Cerda and Diversified Protection Systems, Inc., Re: Inose -587 St	DVC000172-DVC000173
	Croix, dated November 11, 2014	
[1]	133. DVC's Subcontract with Diversified Protection Systems, Inc., dated October 21, 2014	DVC000174-DVC000184
	134. Email chain between Roy Heaton and Diana Cerda, Re: Inose Request (Change Orders), dated	DVC000185
12	January 8, 2015	
i	135.Eagle Sentry, Proposal 8076-00, dated September 19, 2014136.Eagle Sentry, Proposal 8076-00, dated December 17, 2014	DVC000186-DVC000199
13	137. Eagle Sentry, Proposal 8076-00, dated December 17, 2014 137. Eagle Sentry, Proposal 8076-00 Change Order 5, dated January 5, 2015	DVC000200-DVC000201
	138. Eagle Sentry, Proposal 8076-00 Change Order 2, dated November 13, 2013	DVC000202 DVC000203
4	139. Eagle Sentry, Proposal 8076-00 Change Order 1, dated October 16, 2014	DVC000203 DVC000204-DVC000206
	140. Eagle Sentry, Proposal 8076-00 Change Order 7, dated July 28, 2015	DVC000204-DVC000200
5	141. Eagle Sentry, Proposal 8076-00 Change Order 8, dated July 28, 2015	DVC000208
	142. Eagle Sentry, Proposal 8076-00, dated August 27, 2014	DVC000209-DVC000212
6	143. Eagle Sentry, Proposal 8076-00, dated September 19, 2014	DVC000213-DVC000214
	144. DVC's Subcontract with Eagle Sentry, dated October 3, 2014	DVC000215-DVC000225
7	145. DVC Receipt for Eagle Sentry, dated November 19, 2014	DVC000226
í I	146. Eagle Sentry Material Release, Invoice 159141, dated November 25, 2014	DVC000227
8	147. DVC Receipt for Eazylift Elevators, dated July 2, 2015	DVC000228;
°	148. Eazylift Elevators, Labor Payment Affidavit, dated June 1, 2015	DVC000229
9	149. Eazylift Elevators, Out of Stock Material Certification, dated June 1, 2015	DVC000230 .
7	150. Eazylift Elevators, Invoice No.: INV-162940, dated June 8, 2015	DVC000231
0	151. Efficient Space Planning, Change Order 1, dated April 29, 2015 152. Efficient Space Planning, Invoice No.: 112514, dated August 28, 2014	DVC000232
	153. Efficient Space Planning Drawings	DVC000233 DVC000234-DVC000236
,	154. DVC Receipt for Efficient Space Planning, dated November 19, 2014	DVC000234-DVC000238
1	155. Efficient Space Planning Material Suppliers	DVC000237
	156. Firehouse Electric, Invoice No.: 1606, dated September 10, 2014	DVC000239
2	157. HY-Bar, Change Order, dated December 18, 2014	DVC000240
	158. HY-Bar, Proposal, dated November 5, 2014	DVC000241-DVC000242
3	159. HY-Bar, Change Order, dated January 5, 2015	DVC000243
	160. HY-Bar, Proposal, dated August 28, 2014	DVC000244-DVC000249
4	161. DVC Receipt for HY-Bar, dated March 17, 2015	DVC000250; DVC000254
	162. HY-Bar, Proposal, Invoice No.: 5978, dated February 25, 2015	DVC000251
5	163. HY-Bar, Materials from Paid Stock, dated March 3, 2015	DVC000252; DVC000255
	164. HY-Bar, Conditional Waiver and Release Upon Progress Payment, dated March 3, 2015	DVC000253
6	165. DVC Receipt for HY-Bar, dated March 26, 2015	DVC000256
	166. HY-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000257
7	167. Hy-Bar, Conditional Waiver and Release Upon Progress Payment, dated April 17, 2015	DVC000258
··	168. Hy-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000259
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	169. DVC Receipt for Hy-Bar, dated April 16, 2015	DVC000260
1	170. Hy-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000261
	171. Hy-Bar, Invoice No.: 5977, dated February 25, 2015	DVC000262
2	172. DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000263
	173. Hy-Bar, Invoice No.: 6328, dated April 1, 2015	DVC000264
3	174. Hy-Bar, Job No.: 106404, dated August 8, 2014	DVC000265
5	175. DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000266
1	176. HY-Bar, Change Order, dated April 22, 2015	DVC000267
4	177. DVC Receipt for Hy-Bar, dated June 12, 2015	DVC000268
~	178. HY-Bar, Change Order, dated April 22, 2015	DVC000269
5	179. DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000270
	180. Unknown Invoice, dated November 17, 2014	DVC000271
6	181. HY-Bar, Materials from Stock Paid, dated November 25, 2014	DVC000272;
		DVC000273;
7		DVC000275
	182. DVC Receipt for Hy-Bar, dated November 19, 2014	DVC000274
8	183. HY-Bar, Invoice No.: 6130, dated March 30, 2015	DVC000276
	184. HY-Bar, Materials from Stock Paid, dated April 17, 2015	DVC000277
9	185. HY-Bar, Invoice 5977, dated February 25, 2015	DVC000278
1	186. DVC Receipt for Hy-Bar, dated June 3, 2015	DVC000279
10	187. DVC Receipt for Hy-Bar, dated August 7, 2015	DVC000280
10	188. DVC Receipt for Hy-Bar, dated November 19, 2015	DVC000281; DVC000282
	189. Macrotec Consulting, LLC, Microbial Investigation Report	DVC000283-DVC000305
11	190. Efficient Space Planning, Invoice No. 2081, dated November 24, 2014	DVC000306
	191. Efficient Space Planning, Conditional Waiver and Release Upon Progress Payment, dated	DVC000307
12	November 25, 2014 192. Efficient Space Planning Material Supplies	
ľ	192. Efficient Space Planning Material Supplies 193. DVC's Subcontract with Efficient Space Planning	DVC000308
13	193. DVC's Subcontract with Efficient Space Planning 194. Eagle Sentry, Service Invoice No.: 159141, dated October 21, 2014	DVC000309-DVC000319
1	195. Eagle Sentry, Materials Release, dated November 25, 2014	DVC000320
14	196. Eagle Sentry, Conditional Waiver and Release Upon Progress Payment, dated November 25,	DVC000321
	2014	DVC000322
15	197. Summit Tile & Stone, Invoice No.: 1314, dated July 28, 2015	DVC000323
	198. Summit Tile & Stone, Approved Proposal, dated April 29, 2015	DVC000324-DVC000326
16	199. DVC Receipt for Perfect Picture TV Repair, dated August 18, 2014	DVC000327
	200. Perfect Picture TV Repair, Lead Tech Worksheet, dated August 18, 2014	DVC000328
17	201. Perfect Picture TV Repair, Invoice, dated August 18, 2014	DVC000329-DVC000340
1/	202. Precision Plumbing, Invoice No.: 39739, dated August 4, 2014	DVC000341
10	203. DVC A/R History Report, dated August 8, 2015	DVC000342
18	204. DVC Receipt for PS of Las Vegas, LLC, dated July 2, 2015	DVC000343
	205. ProSource of Las Vegas, Estimate, dated May 14, 2015	DVC000344
19	206. Silver State Insulation, Proposal No.: 13854, dated August 15, 2014	DVC000345
	207. Email from Dustin Dreier to Diana Cerda, Re: Proposal, dated August 25, 2014	DVC000346
20	208. DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000347
1	209. Sunrise Service, Inc., Invoice No.: A142549, dated September 26, 2014	DVC000348
21	210. Sunrise Service, Inc., Invoice No.: A142541, dated September 23, 2014	DVC000349
	211. Sunrise Service, Inc., Invoice No.: A142545, dated September 24, 2014	DVC000350
22	212. Sunrise Mechanical, Inc., Proposal, dated August 21, 2014	DVC000351
	213. Letter from Sunrise Mechanical, Inc., dated November 25, 2014	DVC000352
23	214. City of Henderson, Sunrise Mechanical, Inc.	DVC000353
-	215. City of Henderson, Sunrise Services, Inc.	DVC000354
24	216. DVC's Subcontract with Sunrise Service, Inc.	DVC000355-DVC000365
∠+	217. Sunrise Service, Inc., Billed Jobs and Estimates	DVC000366-
مد II		DVC000374;
25	218. DVC Receipt for Sunrise Service, Inc., dated October 21, 2014	DVC000376-DVC000378
_	219. DVC Receipt for Suntise Service, Inc., dated October 21, 2014 219. DVC's Subcontract with Eazylift Elevators	DVC000375
26	220. DVC's Subcontract with Hy-Bar Windows and Doors	DVC000379-DVC000387
	220. DVC's Subcontract with Summit Tile & Stone, LLC	DVC000388-DVC000396
27		DVC000397-DVC000407
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 2015 223. Silver State Specialties, LLC, Proposal, dated July 22, 2015 224. West Coast Concrete, Inc., Bid Proposal and Contract, dated March 25, 2015 225. West Coast Concrete, Inc., Conditional Waiver and Release Upon Progress Payment, dated August 27, 2015 226. Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014 227. DVC Work Order Report, 2014-10-22-1809 228. DVC Inose Construction Schedule 229. Emcil Marcin Marcine, Inc., Invoice No.: DVC Work Order Report, 2014-10-22-1809 	DVC000409 DVC000410 DVC000411
 224. West Coast Concrete, Inc., Bid Proposal and Contract, dated March 25, 2015 225. West Coast Concrete, Inc., Conditional Waiver and Release Upon Progress Payment, dated August 27, 2015 226. Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014 227. DVC Work Order Report, 2014-10-22-1809 228. DVC Inose Construction Schedule 	DVC000410
 225. West Coast Concrete, Inc., Conditional Waiver and Release Upon Progress Payment, dated August 27, 2015 226. Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014 227. DVC Work Order Report, 2014-10-22-1809 228. DVC Inose Construction Schedule 	
 226. Wilshire Refrigeration & Appliance, Inc., Invoice No.: 135135, dated September 26, 2014 227. DVC Work Order Report, 2014-10-22-1809 228. DVC Inose Construction Schedule 	
228. DVC Inose Construction Schedule	DVC000412-DVC00041
	DVC000417-DVC00048
200 Emplifyer Devisit Merch 1 Elling 101 Control 2010	DVC000485-DVC00048
 229. Email from Daniel Merritt to Rachel Elliston and Diana Cerda, Re: Follow Up, dated December 4, 2014 	DVC000487
230. ServePro File	DVC000488-DVC00049
231. Notice of Right to Lien	DVC000491-DVC00049
232. Fed Receipt	DVC000493
233. DVC Receipt, dated December 15, 2014	DVC000494
234. DVC Receipt for Perfect Picture TV Repair	DVC000494
235. Letter from SCA Design, LLC	DVC000495
236. City of Henderson, Request for Copies of Copyrighted Records, dated September 16, 2014	
230. City of rienderson, Request for Copies of Copyrighted Records, dated September 16, 2014 237. DVC Work Order Report, ROB'S-NEW	DVC000497
238. DVC Receipt for City of Henderson, dated September 26, 2014	DVC000499-DVC000500
	DVC000501
239. DVC Work Order Report, INOSE-ROBSUPP	DVC000502-DVC000507
240. City of Henderson, Residential Building Incident Repair Permit	DVC000508-DVC000515
241. City of Henderson, Permit Inspection History	DVC000516-DVC000518
242. City of Henderson, Building and Fire Safety	DVC000519-DVC000521
243. City of Henderson, Permit	DVC000522
244. DVC Employment Payroll and Timesheets for Robert Ramirez	DVC000523-DVC000572
245. DVC A/P Check History, dated October 29, 2014	DVC000573
246. DVC Receipts on Account, dated September 11, 2014	DVC000574
247. DVC Invoice No.: 63718, dated October 4, 2015	DVC000575
248. Check from IN-LO Properties, LLC, dated September 10, 2015	DVC000576
249. DVC Receipts on Account, dated July 8, 2015	DVC000577
250. DVC Invoice No.: 63444, dated October 16, 2015	DVC000578-DVC000579
251. DVC A/R Check History, dated March 18, 2015	
252. DVC Invoice No.: 63066, dated November 7, 2014	DVC000580
253. DVC Invoice No.: 63067, dated October 8, 2014	DVC000581
254. Check from IN-LO Properties, LLC, dated October 22, 2014	DVC000582
	DVC000583
	DVC000584
256. DVC Invoice No.: 63255, dated January 22, 2015	DVC000585
257. DVC Receipts on Account, dated January 20, 2015	DVC000586
258. DVC Invoice No.: 63255, dated January 8, 2015	DVC000587
259. DVC Receipts on Account, dated September 25, 2014	DVC000588
260. Check from IN-LO Properties, LLC, dated September 24, 2014	DVC000589
261. DVC Invoice No.: 63039, dated September 24, 2014	DVC000590
262. Preliminary Notice, dated May 21, 2015	DVC000591
263. DVC Employee Payroll Report	DVC000592
264. Letter from DVC to Unknown, dated October 14, 2015	DVC000593-DVC000594
265. DVC Invoice No.: 63052, dated October 2, 2014	DVC000595
266. DVC Work Order Report, INOSE-FULL-BID3	DVC000596-DVC000673
267. Email from Brian Lynch to Diana Cerda, dated September 5, 2014	DVC000674-DVC000675
268. Email from Diana Cerda to Brian Lynch, dated August 20, 2014	DVC000676
269. Email from Daniel Merritt and Nelida Morey, Re: Additional Help with Inose, dated August 15,	DVC000677
2014 270. Email from Diana Cerda to Daniel Merritt, Re: Inose – Claim # 00514151370, dated October 2, 2014	DVC000678
271. Email from Daniel Merritt to Diana Cerda, Re: Site Inspection, dated September 16, 2014	DVC000679
272. Email chain between Robert Ramirez and Tina Dyba, Re: Hit List, dated May 12, 2015	
	DVC000680-DVC000683
	DVC000684
7741	DVC000685-DVC000706
274.	
274. 275. Job Update for Inose Project 9.18.2014 276. Job Update for Inose Project 9.19.2014 with subcontractor Matrix	DVC000707-DVC000709 DVC000709-DVC000713

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	277. Job Update for Inose Project 9.22.2014 with subcontractor Matrix	DVC000714-DVC000719
1	278. Job Update for Inose Project 9.26.2014 with subcontractor Matrix	DVC000720-DVC000728
	279. Job Update for Inose Project 10.30.2014 with subcontractor Matrix	DVC000729-DVC000738
2	280. Job Update for Inose Project 10.01.2014	DVC000739-DVC000747
	281. Job Update for Inose Project 10.02.2014	DVC000748-DVC000756
3	282. Job Update for Inose Project 10.03.2014	DVC000757-DVC000766
	283. Job Update for Inose Project 10.06.2014 284. Job Update for Inose Project 10.08.2014	DVC000767-DVC000777
4	285. Job Update for Inose Project 10.14.2014	DVC000778-DVC000789 DVC000790-DVC000803
	286. Job Update for Inose Project 10.15.2014	DVC000804-DVC000817
5	287. Email from Daniel Merritt to Diana Cerda regarding forwarding updates to Brian Lynch	DVC000818-DVC000819
	288. Job Update for Inose Project 10.16.2014	DVC000820-DVC000834
6	289. Job Update for Inose Project 10.20.2014	DVC000835-DVC000852
	290. Job Update for Inose Project 10.21.2014	DVC000853-DVC000869
7	291. Job Update for Inose Project 10.22.2014	DVC000870-DVC000886
	292. Job Update for Inose Project 10.27.2014	DVC000887-DVC000888
8	293. Job Update for Inose Project 10.30.2014	DVC000889-DVC000890
	294. Job Update for Inose Project 11.06.2014	DVC000891-DVC000892
9	295. Job Update for Inose Project 11.05.2014	DVC000893-DVC000894
-	296. Inose Residence Action Item Schedule 11.07.2014 297. Job Update for Inose Project 11.07.2014	DVC000895-DVC000900
10	297. Job Update for Inose Project 11.07.2014 298. Job Update for Inose Project 11.11.2014	DVC000901-DVC000902
	299. Email to Robert Ramirez from Will Roberts regarding Action Item List.	DVC000903-DVC000904 DVC000905
11	300. Inose Residence Action Item Schedule 11.12.2014	DVC000906-DVC000913
	301. Job Update for Inose Project 11.17.2014	DVC000914-DVC000915
12	302. Inose Residence Action Item Schedule 11.18.2014	DVC000916-DVC000926
12	303. Inose Residence Action Item Schedule 11.18.2014 with Job Update for 11.18.2014	DVC000927-DVC000939
13	304. Job Update for Inose Project 11.19.2014	DVC000940-DVC000941
15	305. Job Update for Inose Project 11.21.2014	DVC000942-DVC000943
14	306. Job Update for Inose Project 11. 25.2014	DVC000944-DVC000945
17	307. Job Update for Inose Project 12.01.2014	DVC000946-DVC000947
15	308. Inose Residence-Action Item Schedule 12.01.2014	DVC000948-DVC000957
	309. Job Update for Inose Project 12.03.2014 310. Job Update for Inose Project 12.03.2014	DVC000958-DVC000959
16	311. Job Update for Inose Project 12.04.2014	DVC000960-DVC000961 DVC000962-DVC000963
	312. Job Update for Inose Project 12.05.2014	DVC000964-DVC000965
17	313. Job Update for Inose Project 12.10.2014	DVC000966-DVC000967
1/	314. Job Update for Inose Project 12.11.2014	DVC000968-DVC000969
18	315. Email From Mass Tile to DVC with Invoice 9.17.2014	DVC000970-DVC000971
10	316. Email from Luz Cruz of Republic Glass to DVC with waiver attached 11.10.2015	DVC000972-DVC000973
19	317. Email from Walker & Zanger, Inc to DVC regarding W-9 and business license with attachments 1.27.2015	DVC000974- DVC000978
1	318. Email Chain from Walker & Zanger, Inc. to DVC regarding glass samples. 9.21.2015	DVC000979-DVC000982
20	319. Email Chain between DVC and DSPI, Inc. with estimate attached. 09.19.2015	DVC000983-DVC000986
	320. Fax From DVC to DSPI with contract documents	DVC000987-DVC001004
21	321. Facsimile from Wilshire Refrigeration and Appliance, regarding 9.26.2015 service report on condition of appliances.	DVC001005-DVC001007
22	322. Email from Lee's Heating and Cooling to DVC regarding refrigeration in Wine Cellar with estimate. 12.23.2014	DVC001008- DVC001010
23	323. Email from Will Robert to Daniel Merritt regarding cost of Refrigeration Unit with attachment 12.23.2014	DVC001011- DVC001014
24	324. Follow-up email from Will Robert to Daniel Merritt regarding Cost of Wine Cellar refrigeration 12.29.2014	DVC001015- DVC001018
	325. Email from High Desert Landscaping with estimate 12.29.2014	DVC001019- DVC001020
25	326. Email Chain between Silver State Specialists and DVC regarding Mirror Installation 9.11.2015	DVC001021- DVC001023
	327. Email from Silver State Specialists to DVC regarding fireplace service with attachment	DVC001024- DVC001025
26	328. Email from DVC to John Machin with invoice from Firehouse Electric 5.25.2015	DVC001026- DVC001027
- 1	329. Email DVC regarding Desert Oasis Pool 7.22.2015	DVC001028
27	330. Email Chain regarding Paint Samples from Sherwin-Williams 03.05.2015	DVC001029- DVC001030
- '	331. Email from Sherwin-Williams regarding paint order 3.25.2015	DVC001031- DVC001033
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	332. Email from Custom Landau regarding proposal for glass rail with attachment 2.25.2015	DVC001034- DVC001035
1	333. Email from Robert Ramirez to DVC regarding bill from Central Valley Insulation 2.18.20	DVC001036- DVC001037
	334. Email from West Coast Concrete with Bid attached 02.18.2015	DVC001038-DVC001042
2	335. Email from West Coast Concrete to DVC regarding bid 2.26.2015	DVC001043-DVC001048
	336. Email from Robert Ramirez to DVC regarding bill from Central Valley Insulation 2.18.20	DVC001049-DVC001050
3	337. Email from Sunrise Service to DVC with proposal for Inose residence attached 09.18.201	4 DVC001051-DVC001056
2	338. Email from DVC with contract documents sent to Sunrise Service Inc. 10.23.2014	DVC001057-DVC001070
4	339. Email Chain between DVC and Sunrise Services regarding approval to close up walls. 12.22.2014	DVC001071-DVC001072
~	340. Email from Will Roberts to Daniel Merritt regarding plumbing extras 12.24.2014	DVC001073-DVC001074
5	341. Email from Sunrise Service to DVC regarding Plumbing Fixture. 2.03.2015	DVC001075-DVC001076
6	342. Email from Sunrise Services to DVC regarding change in scope of work with attachment 10.08.2015	DVC001077-DVC001078
	343. Email from Sunrise Services to DVC regarding payment for 10.08.2015 proposal 10.13.20	015 DVC001079-DVC001080
7	344. Email from Eagle Sentry to DVC regarding Contract Documents 10.09.2014	DVC001081-DVC001099
	345. Email from Eagle Sentry to DVC regarding attached invoice, and business license. 11.25.	2014 DVC001100-DVC001105
8	346. Email from DVC to Eagle Sentry regarding Approval of proposal 11.25.2014	DVC001106-DVC001115
	347. Email from Eagle Sentry to DVC regarding installing TV's 09.10.2015	DVC001116
9	348. Email from Eagle Sentry to DVC regarding Change Orders 10.21.2015	DVC001117-DVC001121
7	349. Emails from Daniel Merritt to Diana Cerda regarding Electrical Plans and DHE. 09.16.20	14 DVC001122-DVC001127
	350. Email from DVC to Desert Home Electric (DHE) regarding approved Proposal 10.09.2014	4 DVC001128-DVC001129
10	351. Email from DVC to DHE regarding Change Order 10.16.2014	DVC001130
	352. Email from DVC to Robert Ramirez regarding Low Voltage testing completion 12.11.201	4 DVC001131-DVC001132
11	353. Email from DVC to DHE regarding Electrical for Wine Cellar 12.30.2014	DVC001133-DVC001139
	354. Email Chain between DHE and DVC regarding payment 1.23.2015	DVC001140-DVC001141
12	355. Email Chain between DHE and DVC regarding payment, with attachments 2.12.2015	DVC001142-DVC001143
	356. Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001144-DVC001149
13	357. Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001150-DVC001154
15	358. Email Chain between DHE and DVC regarding payment with invoice 2.18.2015	DVC001155-DVC001160
14	359. Email from DVC to DHE regarding payment for Change Order, with attachment 7.09.201.	5 DVC001161-DVC001162
14	360. Email Change from DHE to DVC regarding Job Site Meeting 07.17.2015	DVC001163
1.2	361. Email Chain between DHE and DVC regarding Change Order requested by Rob. 10.06.20	
15	362. Email Chain between DHE and DVC with attachment regarding Change Order requested b 10.06.2015	
16	363. Email Chain between DHC and DVC regarding Change Orders and payment 10.20.2015	DVC001168-DVC001172
	364. Email from DHE to DVC regarding Three Purchase Order requests 10.13.2015.	DVC001173-DVC001178
17	365. Email from DHE to DVC regarding Open Change Orders 10.21.2015	DVC001179-DVC001190
.,	366. Email from DHE to DVC regarding payment with Change Orders attached 11.04.2015	DVC001191-DVC001203
18	367. Email from Robert Ramirez to DVC regarding Elevator repairs with invoice attached. 10.0	
10	368. Email from Hybar to DVC regarding Inose Change Order 4.22.2015	DVC001208-DVC001209
10	369. Email from Hybar to DVC regarding Invoice for Change Order 5.06.2015	DVC001210-DVC001211
19	370. Email from Hybar to DVC regarding signed Change Order 7.09.2015	DVC001212-DVC001213
	371. Email from Eugene Inose to DVC regarding Driveway repair 3.27.2015	DVC001214
20	372. Email from Eugene Inose to DVC regarding damages and invoice 5.04.2015	DVC001215-DVC001217
Ì	373. Email follow up regarding damages and invoice 5.04.2015	DVC001218-DVC001219
21	374. Email chain between DVC and Eugene Inose regarding material order 05.04.2015	DVC001220-DVC001221
	375. Email from Eugene Inose to DVC regarding update from DCV re Atresia Cabinets, ESP	DVC001222-DVC001224
22	Planning, and Tuscany 05.07.2015 376. Email from Eugene Inose to Robert Ramirez regarding perceived issues 05.09.2015	DVC001225-DVC001226
	377. Email from Eugene Inose to DVC; Tina Dyba regarding slab selection 7.29.2015	DVC001227-DVC001228
23	 378. Email from Eugene Inose to DVC; Summerlin tile and stone regarding slab placement with attachment 7.29.2015 	
24	379. Email from Eugene Inose to Summerlin Tile and Stone; DVC; and Tina Dyba regarding sla 7.30.2015	abs. DVC001238-DVC001240
25	380. Email Chain between Eugene Inose and DVC items to be completed 09.03.2015	DVC001241-DVC001243
-	381. Email from Eugene Inose to Desert Home Electric Punchlist items 09.10.2015	DVC001244
26 1	382. Email from Eugene Inose to DVC regarding damaged faucet. 10.09.2015	DVC001245
26	383. Email from Eugene Inose to DVC regarding Electric Steamer 10.09.2015	DVC001246
27	384. Email from Eugene Inose to DVC regarding faucet quote, Electric Steamer and Microwave 10.12.2015	
28	Pretrial Memorandum-20	SUPPooooo

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	385. Email change between DVC and Eugene Inose regarding status of project 10.13.2015	DVC001250-DVC001252
1	386. Email Chain between DVC and Eugene Inose regarding outstanding contracts 10.13.2015	DVC001253-DVC001254
	387. Email from Eugene Inose to DVC regarding appliances 10.14.2015	DVC001255
2	388. Email from Daniel Merritt to DVC; Rob Ramirez, regarding 12.11.2015 correspondence with	DVC001256-DVC01258
	Eugene Inose. 12.12.2014	
3	389. Email From Daniel Merritt to Diane Cerda regarding chandeliers with photo attached. 12.17.2014	DVC001259-DVC1261
2	390. Email from Daniel Merritt to Brian Lynch regarding voltage testing and extension for Rob	DVC001262-DVC001263
4	Ramirez 12.18.2014	
•	391. Email from Daniel Merritt to DVC regarding invoice corrections 01.15.2015	DVC001264
5	392. Email from Daniel Merritt to DVC regarding change in Project Manager 02.10.2015	DVC001265
5	393. Email from Daniel Merritt to Eugene Inose regarding driveway repair. 03.27.2015	DVC001266-DVC001267
6	394. Email from Daniel Merritt to Eugene Inose regarding follow-up to driveway repair. 03.27.2015 395. Email from Daniel Merritt to Robert Ramirez regarding flooring 05.06.2015	DVC001268-DVC001269
6	395. Email from Daniel Merritt to Robert Ramirez regarding flooring 05.06.2015 396. Email from Daniel Merritt to Eugene Inose; Robert Ramirez; and DVC regarding Robert	DVC001270
7	Ramirez's time and change order from Diva. 05.12.2015	DVC001271
7	397. Email from Daniel Merritt to Dennis Zachary regarding follow-up of to do items. 05.15.2015	DVC001272
~	398. Email from Daniel Merritt to Rachelle Elliston regarding to do's at Inose project. 07.14.2015	DVC001272
8	399. Email from Daniel Merritt to Eugene Inose regarding grout 07.16.2016	DVC001274-DVC001276
_	400. Email from Daniel Merritt to various subcontractors regarding Job Site meeting 7.16.2015	DVC001277
9	401. Email from Daniel Merritt to Eugene Inose regarding change orders, upgrades, limits of	DVC001278-DVC001289
	insurance, with attachments. 08.25.2015	
10	402. Chain email between Daniel Merritt; Eagle Sentry; Robert Ramirez, regarding change orders.	DVC001291-DVC001295
	10.05.2015	
11	403. Email from Daniel Merritt to Rachelle Eliston regarding wallpaper. 10.13.2015	DVC001296
	404. Email from Daniel Merritt to Dennis Zachary regarding unpaid upgrades and opinion of future of	DVC001297-DVC001299
12	405. Email from Daniel Merritt to Rob Ramirez; Eugene Inose and various subcontractors, 10.13.2015	
	 405. Email from Daniel Merritt to Rob Ramirez; Eugene Inose and various subcontractors. 10.13.2015 406. Email from Diana Cerda to Various Subcontractors regarding Document requests 10.20.2014 	DVC001300-DVC001302
13	407. Email from Will Robert to Robert Ramirez; DVC regarding light switches. 11.17.2014	DVC001303-DVC001304 DVC001305-DVC001318
	408. Email from Will Robert to Robert Ramirez; DVC regarding action items 11.18.2014	DVC001303-DVC001318
14	409. Email chain between DVC and Robert Ramirez regarding damage caused by Sunrise 11.20.2014	DVC001320-DVC001322
	410. Email from Will Robert to DVC regarding Light Fixtures 12:01.2014	DVC001323-DVC001325
15	411. Email from Will Robert to Rob Ramirez; DVC regarding Insulation and low voltage testing.	DVC001326
	12.12.2014	
16	412. Email from Will Robert to Robert Ramirez regarding Bathroom Policy 12.18.2014	DVC001327-DVC001329
	413. Email from Will Robert to Jill Weiner; DVC regarding status of Inose residence. 12.18.2014	DVC001330
17	414. Home Depot Email Confirmation 7.29.2015	DVC001331-DVC001333
.	415. Email from Rachelle Elliston to self re job notes 08.26.2015	DVC001334
18	416. Email from Robert Ramirez to DVC regarding updates 9.19.2014 417. Email from Robert Ramirez to DVC regarding Inose update 9.22.2014	DVC001335
10	417. Email from Robert Ramirez to DVC regarding Inose update 9.22.2014 418. Email from Robert Ramirez to DVC regarding checks 10.02.2014	DVC001336
19	419. Email from Robert Ramirez to DVC regarding lines Update 10.10.2014	DVC001337 DVC001338
12	420. Email from Robert Ramirez to DVC regarding DVC Application 10.21.2014	DVC001338 DVC001339-DVC001343
20	421. Email from Robert Ramirez to DVC regarding corrected time cards. 10.22.2014	DVC001344-DVC001354
20	422. Email from Robert Ramirez to DVC regarding hours. 10.23.2014	DVC001355-DVC001356
21	423. Email to Robert Ramirez to DVC regarding time card issues 10.29.2014.	DVC001357-DVC001370
21	424. Email from Robert Ramirez to DVC regarding signed subcontractor agreements. 11.05.2014	DVC001371-DVC001372
22	425. Email to Robert Ramirez to DVC regarding subcontracts 11.23.2014	DVC001373
22	426. Email from Robert Ramirez to DVC regarding Plumbing Fixture 01.26.2015	DVC001374-DVC001375
<u></u>	427. Email from Robert Ramirez to DVC regarding timesheets 3.04.2015	DVC001376-DVC001377
23	428. Email from Robert Ramirez to DVC regarding timesheets 2.26.2015	DVC001378-DVC001379
	429. Email from Robert Ramirez to DVC regarding On-Site Meeting 03.05.2015	DVC001380
24	430. Email from Robert Ramirez to DVC regarding timesheets 3.19.2015	DVC001381-DVC001382
	431. Email from Robert Ramirez to DVC regarding Paint selection 03.27.2015	DVC001383
25	432. Email from Robert Ramirez to DVC regarding Specifications for Electric Mirrors 04.21.2015	DVC001384-DVC001386
	433. Email Chain between Robert Ramirez; DVC; Tina Dyba regarding insurance and mirror bathrooms 04 29 2015	DVC001387-DVC001393
26	bathrooms. 04.29.2015 434. Email from Robert Ramirez to Tina Dyba regarding mirror measurements 4.29.2015	DVC001304 DVC001206
	434. Email from Robert Ramirez to Tina Dyba regarding mirror measurements 4.29.2015 435. Email from Robert Ramirez to Tina Dyba; DVC regarding painters. 05.05.2015	DVC001394-DVC001396 DVC001397
27	436. Email from Robert Ramirez to DVC re Flooring Encounters estimate 05.06.2015	DVC001397 DVC001398-DVC001399
	Liter Binde Kom Robert Rammer to Dire Horning Encounters estimate 05.00.2015	010000000000000000000000000000000000000
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	43		DVC001400-DVC001401
1		Email Chain between Robert Ramirez; DVC; Tina Dyba regarding gym colors. 05.19.2015	DVC001402-DVC001403
	439		DVC001404-DVC001405
2	44(Inose Residence 09.03.2015	DVC001406-DVC001407
3	441	Email from Robert Ramirez to DVC; Eugene Inose regarding remaining to do's at Inose Residence 10.09.2015	DVC001408-DVC001410
4	442		DVC001411
т.	443		DVC001412-DVC001439
5	444	10.02.2014	DVC001440-DVC001441
6	445	10.30.2014	DVC001442-DVC001444
	446		DVC001445-DVC001447
7	447		DVC001448-DVC001449
	448		DVC001450-DVC001452
8	449		DVC001453-DVC001455
Ŭ	450		DVC001456-DVC001457
9	451	with attachment 11.25.2014	DVC001457-DVC001465
10	452	Ramirez. 11.25.2014	DVC001466-DVC001467
	453	, = the standard st	DVC001468-DVC001473
11	454	invoice.	DVC001474-DVC001477
12	455		DVC001478-DVC001556
12	456		DVC001557-DVC001559
13	457		DVC001560
13	458		DVC001561
	459		DVC001562-DVC001563
14	460	Email from Brian Lynch to Rachelle Eliston regarding site meeting 03.05.2015	DVC001564-DVC001565
	461	Email from Daniel Merritt to Brian Lynch regarding Driveway Bid 03.26.2015	DVC001566-DVC001567
15	462	Email from Daniel Merritt to Brian Lynch regarding Driveway Bid 03.26.2015	DVC001568-DVC001569
	463	Email from Daniel Merritt to John Machin; Brian Lynch regarding revised bid. 04.15.2015	DVC001570-DVC001571
16	464	Email from Daniel Merritt to Brian Lynch regarding Driveway 04.15.2015	DVC001572
	465	Email from Brian Lynch to Daniel Merritt regarding Driveway 04.15.2015	DVC001573-DVC001574
17	466.		DVC001575-DVC001580
1	467.	04.27.2015 Bid.	DVC001581-DVC001648
18	468.	Email from Daniel Merritt to Monica Vaugh(Tuscany Collection) regarding flooring 02.09.2015	DVC001649
	469.	Insurance; Sales Order. 2.10.2015	DVC001650-DVC001654
19	470.		DVC001655-DVC001657
	471.	Email from DVC to Tuscany collection regarding follow-up on insurance information. 2.10.2015	DVC001658-DVC001660
20	472.	Email from Robert Ramirez to DVC regarding flooring. 2.25.2015	DVC001661
	473.	Email from Daniel Merritt to Eugene Inose; Robert Ramirez regarding tile change order.	DVC001662
21		04.30.2015	
	474.	Email chain between Eugene Inose; DVC; and Tuscany Collection regarding changing tile order. 05.05.2015	DVC001663-DVC001664
22	475.	Email chain between Tuscany Collection; DVC; Southgreen Transportation Inc.; Yvette Aguirre;	DVC001665-DVC001690
		regarding shipment of tiles and issues with U.S. Customs. 05.28.2015	Dve001003-Dve001030
23	476.	Email from John Bowden with latest information regarding shipment.	DVC001691-DVC001694
	477.	Email from Daniel Merritt to Tuscany Collection requesting compensation as a result of delay.	DVC001695-DVC001696
24		05.29.2015	
47	478.	Email from Daniel Merritt to Tuscany Collection requesting update. 06.01.2015	DVC001697-DVC001698
25	479.	Email from Tuscany Collection to Daniel Merritt with update. 06.01.2015	DVC001699-DVC001701
25	480.	Email from Tuscany Collection to Daniel Merritt regarding second container; request for payment 06.02.2015	DVC001702-DVC001704
26	481.	Email chain between Tuscany Collection and DVC regarding payment and additional slabs on order. 06.02.2015	DVC001705-DVC1709
27	482.	Email from Tuscany Collection with revised invoice attached. 06.02.2015	DVC001710-DVC001715
	L		
28		Pretrial Memorandum-22	

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483.	Email from Tuscany Collection to DVC regarding payment. 06.08.2015	DVC001716-DVC001721
1 484.		DVC001722-DVC1724
2	Email from Troy Williams (Artesia) to DVC regarding meeting with Tina Dyba and Eugene Inose. 11.26.2014	DVC001725-DVC001726
486.	Email from Artesia to DVC regarding invoice with attachment. 05.12.2015	DVC001727-DVC001732
3 487.	Email from Daniel Merritt to Artesia regarding change orders and increase in cost. 05.17.2015	DVC001733-DVC001734
4	06.12.2016	DVC001735
409.	Email from Daniel Merritt to DVC regarding Artesia and coordination with DHE. 06.22.2015	DVC001736
$5 \frac{490}{491}$	Email from Artesia to DVC regarding updated invoices. 07.07.2015	DVC001737-DVC001744
	Email from Artesia to DVC regarding updated Invoices follow-up. 07.07.2016	DVC001745-DVC001746
6 492.	Email Chain between DVC: Eugene Inose; Artesia regarding proposal for theater cabinets; pool bath shelves, with invoice attached. 10.16.2015	DVC001747-DVC001752
6 493.	Email from DVC to Artesia requesting all open change orders 10.20.2015	DVG001752 DVG001751
7 494.		DVC001753-DVC001754 DVC001755-DVC001757
495.	Email from Efficient Space Planning regarding change order 07.09.2015	DVC001758-DVC001759
406	Email from Summit Tile to Eugene Inose regarding slab selections. 07.30.2015	DVC001760-DVC001768
8 490.	Email from Summit Tile to DVC with invoice attached. 09.21.2015	DVC001769-DVC001770
498.	Email from Summit Tile to DVC with invoice included 06.16.2015	DVC001771-DVC001772
9 499.	Email from Summit Tile to DVC with invoice 07.07.2015	DVC001773-DVC001774
500.	Fax from Summit Tile to DVC with Invoice 09.21.2015	DVC001775-DVC001777
501.	Email from Summit Tile to DVC with Invoice attached 11.20.2015	DVC001778-DVC001781
502.	Email from Ryan Briggs (Arx) to DVC with repair recommendations for review. 09.23.2014	DVC001782-DVC001786
503.	Email from Ryan Briggs to DVC with revision to repair recommendation. 09.24.2014	DVC001787-DVC001793
504.	Email from DVC to John Machin regarding Arx Report; Electrical Plans. 09.26.2014.	DVC001794-DVC001808
505.	Email from Arx to DVC regarding invoice. 10.02.2014	DVC001809-DVC001812
506.	Email from Arx to DVC regarding invoice and bid. 10.02.2014	DVC001813-DVC001815
507.	Email follow-up from Arx to DVC regarding invoice and bid. 10.02.2014	DVC001816-DVC001819
508.	Email from Arx to DVC regarding final payment waiver and release. 10.16.2014.	DVC001820-DVC001824
509.	Email Chain between Diva Concepts; DVC; Eugene Inose; Robert Ramirez regarding subcontractor agreements. 11.05.2014	DVC001825
510.	Email from Will Roberts to Tina Dyba (Diva Concepts) regarding budget. 11.17.2014	DVC001826
511.	Email from Milene Koblasa at Ferguson regarding Price Quote. 02.23.2015	DVC001827-DVC001832
512.	Email from Daniel Merritt to Tina Dyba regarding Inose meeting. 03.05.2015 Email from Milene Koblasa with revised Price Quote. 03.05.2015	DVC001833-DVC001834
513.	Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez; Milene Koblasa; regarding quote	DVC001835-DVC001837
	for plumbing fixtures. 03.09.2015	DVC001838-DVC001840
515.	Email from Tina Dyba to Eugene Inose regarding correction to Price Quote. 03.09.2015	DVC001841-DVC001843
510.	Email from Milene Koblasa to DVC regarding updated Price Quote 03.09.20.15 Email from Tina Dyba to Robert Ramirez regarding ordering valves 03.09.2015	DVC001844-DVC001845
518.	Email from Tina Dyba to DVC regarding Action Items and trip to Los Angeles. 03.09.2015	DVC001846-DVC001847
	Email from Daniel Merritt to Tina Dyba regarding fabric estimates 03.16.2015	DVC001848-DVC001857 DVC001858-DVC001859
	Email from Daniel Merritt to Tina Dyba regarding Contact information for Enservio 03.16.2015	DVC001860-DVC001861
521.	Email Chain between DVC and Tina Dyba regarding Fabric Estimate with attachment. 03.16.2015	DVC001862-DVC001865
522.	Email from Tina Dyba to DVC regarding light fixtures 03.26.2015	DVC001866
523.	Email from DVC to Tina Dyba; Eugene Inose regarding fabric swath and insurance approval.	DVC001867
524.	04.16.2015 Email from Tina Dyba regarding tile layout and color board. 04.21.2015	DVC001868-DVC001904
	Email from Tina Dyba to Milene Koblasa regarding Electric Mirrors. 04.22.2015	DVC001905-DVC001909
526.	Email from Tina Dyba to Daniel Merritt regarding custom mirrors 4.23.2015	DVC001910-DVC001915
528.	Email from Tina Dyba to Rachelle Elliston regarding Inose Fabric Invoice. 04.23.2016 Email from Tina Dyba to Rachelle Elliston regarding invoice corrections 04.24.2015.	DVC001916-DVC001917 DVC001918-DVC001920
	Email from Tina Dyba to Rachelle Elliston with additional invoice. 04.24.2015 Email from Daniel Merritt to Rachelle Elliston; Tina Dyba regarding Change Order, insurance	DVC001921-DVC001922 DVC001923-DVC001924
	approval, and travel expenses. 05.12.2015	
		DVC001925-DVC001930
533.	Email from Tina Dyba to DVC; Eugene Inose; Robert Ramirez regarding slab countertops.	DVC001931 DVC001932-DVC001939
528. 529. 530. 531. 532. 533.	Email from Tina Dyba to Rachelle Elliston regarding invoice corrections 04.24.2015. Email from Tina Dyba to Rachelle Elliston with additional invoice. 04.24.2015 Email from Daniel Merritt to Rachelle Elliston; Tina Dyba regarding Change Order, insurance approval, and travel expenses. 05.12.2015 Email from Milene Koblasa to Robert Ramirez regarding Faucet selection 05.15.2015 Email from Tina Dyba to Robert Ramirez regarding Wall Covering 05.18.2015	DVC001918-DVC00 DVC001921-DVC00 DVC001923-DVC00 DVC001925-DVC00 DVC001931

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1	534. Email from Daniel Merritt to Tina Dyba; Rachelle Elliston; Robert Ramirez regarding tile installation. 06.04.2015	DVC001940-DVC001942
_	535. Email from Tina Dyba to Daniel Merritt regarding Bidet for Master Bathroom. 06.25.2015	DVC001943-DVC001945
2	536. Email from Tina Dyba to Daniel Merritt regarding wall covering 06.29.2015 537. Email from Tina Dyba to Daniel Merritt regarding Invoices with attachment 7.07.2015	DVC001946
2	537. Email from Tina Dyba to Daniel Merritt regarding Invoices with attachment 7.07.2015 538. Email from Tina Dyba to DVC regarding account balance. 07.13.2015	DVC001947-DVC001951
3	539. Email from Daniel Merritt to DVC regarding Statement for Diva Interior Concepts 07.13.2015	DVC001952-DVC001953 DVC001954-DVC001955
	540. Email Chain between DVC and Ferguson regarding payment 07.14.2015	DVC001956-DVC001958
4	541. Email from Milene Koblasa and DVC regarding receipt of payment 07.20.2015	DVC001959-DVC001960
_	542. Email from Melisa Wyatt (Ferguson) to DVC with credit card receipt. 07.22.2015	DVC001961-DVC001963
5	543. Email from Tina Dyba to DVC regarding Mirror Specifications 08.05.2015	DVC001964-DVC001968
	544. Email from Milene Koblasa to Rachelle Elliston regarding faucet order. 09.08.2015	DVC001969
6	545. Email from Tina Dyba to Rachelle Elliston regarding Inose site meeting. 10.13.2015	DVC001970-DVC001971
_	546. Photos taken by ServePro of Henderson-Date Unknown 547. Photos taken by ServePro of Henderson-Date Unknown	DVC001971-2017
7	547. Photos taken by ServePro of Henderson-Date Unknown 548. Photos taken by ServePro of Henderson-Date Unknown	DVC002018-2067
	549. Photos taken by ServePro of Henderson showing water damage-Date Unknown	DVC002068-2093 DVC002094-2128
8	550. Photos taken by ServePro of Henderson Date Unknown	DVC002129-2139
~	551. Photos taken by ServePro of Henderson Date Unknown	DVC002140-2257
9	552. Photos taken by Desert Valley Contracting 08/14/2014	DVC002285-2329
	553. Photos taken by Desert Valley Contracting-water damage. Date Unknown	DVC002330-2399
10	554. Photos taken by Desert Valley Contracting. Wine Room. Date Unknown.	
		DVC002400-2407
11	PLAINTIFF/COUNTER-DEFENDANT incorporates each and every do	cument produced by all
12	parties hereto as set forth within.	
13		
	Dated this 14 day of September 2018.	
14	Dated tills 1 uay of <u>Perfem jac</u> ols.	
15		
16	HURTIK LAW & ASSOC	CIATES
17	\cap \downarrow	$\mathcal{O}_{\mathcal{A}}$
18	CARRIE E. HURTIK, ES	alter
10	/Nevada Bar No. 7028	
	JONATHON R. PATTER Nevada Bar No. 9644	SON, ESQ
20	7866 W. Sahara Avenue	
21	Las Vegas, Nevada 89117 Attorneys for Plaintiffs/Cou	nter-Defendants.
22	DESERT VALLEY CONTR	
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20	Pretrial Memorandum-24	SUPP000212

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1	STATE OF NEVADA)
2) ss. COUNTY OF CLARK)
3	I, NANCY RAMIREZ, declare:
4	I am a resident of and employed in Clark County, Nevada. I am over the age of eighteen (18)
6	years and not a party to the within action. My business address is 7866 West Sahara Avenue, Las Vegas,
7	Nevada 89117.
8	Pursuant to NRCP 5(b) and EDCR 7.26, I hereby certify that on September 14, 2018, I served a
9	true and correct copy of the foregoing document described as PLAINTIFF/COUNTER-
10	DEFENDANT, DESERT VALLEY CONTRACTING, INC.'S PRETRIAL DISCLOSURES on
11	the party listed below:
12	BRIAN W. BOSCHEE, ESQ. (NBN 7612)
13 14	WILLIAM N. MILLER, ESQ. (NBN 11658) HOLLEY, DRIGGS, WALCH, FINE,WRAY,PUZEY & THOMPSON
15	400 South Fourth Street, Third Floor Las Vegas, Nevada 89101
16	VIA U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage
17	thereon fully prepaid, in the United States mail at Las Vegas, Nevada. I am "readily familiar" with the firm's practice of collection and processing correspondence by mailing. Under that
18	practice, it would be deposited with the U.S. postal service on that same day with postage fully prepaid at Las Vegas, Nevada in the ordinary course of business. I am aware that on motion of
19	the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.
20	VIA ELECTRONIC SERVICE: by transmitting via Wiznet, pursuant to EDCR 8.05, to the electronic mail address as last given by that person on any document which he/she has filed in
21 22	the action and served on the party making the service. The copy of the document served by electronic service bears a notation of the date and time of transmission. A confirmation of the
23	transmission containing the electronic mail address(es) to which the document(s) was/were transmitted will be maintained with the document(s) served.
24	I declare under penalty of perjury that the foregoing is true and correct.
25	Executed at Las Vegas, Nevada on September <u>19</u> , 2018
26	MANCY RAMIREZ, an employee of
27	HURTIK LAW & ASSOCIATES
28	Pretrial Memorandum-25 SUPP000213

4/4/2019 11:49 AM Steven D. Grierson **CLERK OF THE COURT** 1 BREF BRIAN W. BOSCHEE, ESQ. Nevada Bar No. 7612 2 E-mail: bboschee@nevadafirm.com SEAN E. STORY, ESQ. 3 Nevada Bar No. 13968 E-mail: sstory@nevadafirm.com 4 HOLLEY DRIGGS WALCH FINE PUZEY STEIN & THOMPSON 5 400 South Fourth Street, Third Floor 6 Las Vegas, Nevada 89101 Telephone: 702/791-0308 Facsimile: 702/791-1912 7 Attorneys for Defendant IN-LO Properties and Defendant/Counterclaimant Eugene Inose 8 9 DISTRICT COURT 10 **CLARK COUNTY, NEVADA** DESERT VALLEY CONTRACTING, INC. a Case No.: A-16-734351-C 11 Nevada corporation, Dept. No.: XV 12 Plaintiff, 13 V. **DEFENDANT IN-LO PROPERTIES AND** 14 IN-LO PROPERTIES, a Nevada limited liability **DEFENDANT/COUNTERCLAIMANT** company; EUGENE INOSE, an individual; **EUGENE INOSE'S TRIAL BRIEF** 15 JEFFREY LOUIE, an individual; DOES 1 through 10; and ROE ENTITIES 1 through 10, 16 Defendants. 17 EUGENE INOSE, an individual; 18 Counterclaimant. Trial Dates: April 8-10, 2019 19 V. 20 DESERT VALLEY CONTRACTING, INC., a Nevada corporation; DOES I through X, 21 inclusive, and ROE CORPORATIONS I through X, inclusive, 22 Counterdefendants. 23 24 25 Pursuant to EDCR 7.27, Defendant IN-LO PROPERTIES ("In-Lo") and 26 Defendant/Counterclaimant EUGENE INOSE ("Inose" and collectively, "Defendants"), by and 27 through their undersigned counsel of record, Brian W. Boschee, Esq. and Sean E. Story, Esq. of 28 the law firm of Holley Driggs Walch Fine Puzey Stein & Thompson, hereby submits their Trial SUPP000214 11218-00/2186758.doc

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Brief for consideration by the Court. This Trial Brief is supported by the Memorandum of Points and Authorities set forth below, the papers and pleadings on file herein, and such argument, testimony, and evidence as will be presented at the upcoming trial on this matter.

Dated this 4th day of April, 2019.

HOLLEY DRIGGS WALCH FINE PUZEY STEIN & THOMPSON

/s/ Sean E. Story BRIAN W. BOSCHEE, ESO. Nevada Bar No. 7612 SEAN E. STORY, ESQ. Nevada Bar No. 13968 400 South Fourth Street, Third Floor Las Vegas, Nevada 89101

Attorneys for Defendant IN-LO Properties and Defendant/Counterclaimant Eugene Inose

MEMORANDUM OF POINTS AND AUTHORITIES

I. **INTRODUCTION**

This dispute arises as a result of remediation and restoration work that was to be performed by Plaintiff and Counterdefendant Desert Valley Contracting, Inc. ("Desert Valley") after severe flood damage had occurred at Inose's high-end residential property located at 587 St. Croix Street, Henderson, Nevada 89012 (the "Property"). Inose initially contacted ServPro to conduct the remediation and removal of the excess water. Thereafter, ServPro referred Inose to Desert Valley under the guise that Desert Valley was a general contractor equipped for and experienced with high-end residential property restoration such as Inose's Property. Although it was not disclosed to Inose at the time, Inose later learned that ServPro and Desert Valley are, in effect, under the same control and ownership. Thus, the "referral" was, in a nutshell, misleading.

At the time unaware of the tainted referral, Inose retained Desert Valley as the general 25 contractor to effectuate the restoration of his Property and to coordinate with Inose's insurance 26 company to ensure that the appropriate amount of insurance proceeds was earmarked for the 27 project. On or about August 24, 2014, Desert Valley and Inose entered into a Work Authorization 28

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and Contract to Perform (the "Contract"). Pursuant to the Contract, Desert Valley was obligated to repair the Property and return it to its original condition and to perform its work in a good and workmanlike manner. Desert Valley worked for a minimum of one entire week assessing the Property and coordinating with subcontractors and with Inose's insurance company, Fireman's Fund, in order to compile its estimate of the cost to complete the restoration. Pursuant to the Contract, Desert Valley further agreed to perform the work for the total amount of insurance proceeds being provided by Inose's insurance company (the "Insurance Proceeds"), absent express written authorization for additional amounts. The contract expressly provides that if any work in addition to the scope of work was to be performed on the Property, all such requests for additional work must be in writing.

Shortly after entering into the Contract, Desert Valley begin performing work on the Property and, around the same time, represented to Inose that the work on the Property would take approximately eight (8) months and was anticipated to be completed by April 2015. As the evidence will show at trial, Desert Valley failed to complete the job, failed to ensure that work was completed in a good and workmanlike manner, caused additional damage to the Property unrelated to the flood damage (and charged the repairs of said damage to Inose's insurance claim), authorized changes to the scope of work without preparing or providing written change orders (notwithstanding a provision in the agreement that such changes must be in writing), failed to provide adequate supervision as a general contractor, failed at times to lock the doors to the Property after work was completed for the day (necessitating the hiring by Inose of a third-party to monitor the security on the Property), and failed to keep the jobsite reasonably clean as would be expected with a residential property. Further, at all times relevant, Desert Valley was working directly with and was in direct communication with Inose's insurance company, the Fireman's Fund, to establish a total cost for the job and the appropriate amount that should be tendered by insurance (the "Insurance Proceeds") to complete the restoration of the Property. Desert Valley consistently represented to Inose that the job would be completed within the confines of the Insurance Proceeds and that it would coordinate with the Fireman's Fund to ensure that this was the case.

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The Court will hear testimony at trial from Desert Valley's own supervisor on the job, Robert Ramirez, of the many things that Desert Valley simply failed to do as a general contractor on the job. Specifically, it will be established that there were many ways in which Desert Valley failed to adequately supervise the job and failed to ensure that the project was completed in an efficient and timely manner. The Court will also hear from several of the subcontractors on the job who will confirm that they provided written change orders to Desert Valley prior to July 2015 and received approval for each directly from Daniel Merritt ("Daniel"). It will also be established that many of these subcontractors were still owed money when Desert Valley left the project, which they were ultimately able to recover from Inose.

Notwithstanding Desert Valley's purported experience and expertise in handling insurance claims of this magnitude, at various times throughout the course of the project, Desert Valley identified to Inose certain costs that could be absorbed from one area of the home in order to make up for a change to another. All of this was done verbally between Desert Valley's estimator and point of contact for Inose, Daniel. In effect, without reducing anything to writing and without notifying Fireman's Fund that it was making such changes, Desert Valley effectively attempted to pull money from areas in which it could cut corners in order to make certain changes to the scope of the work. Consistently and regularly, Daniel indicated to Inose that they would be able to make up for these changes elsewhere and that this would not affect the ability of Desert Valley to complete the project within the confines of the Insurance Proceeds. Having no contracting experience, and taking into account that Desert Valley was at all times working with Fireman's Fund to negotiate the total amount of Insurance Proceeds, Inose followed and relied on Desert Valley's representations.

Evidence will show that Daniel emailed Fireman's Fund on June 5, 2015 and stated that the final estimate was at the "agreed contract amount with no needed change orders, and no more change orders from all of the subcontractors which have submitted their bids." The total amount of Insurance Proceeds negotiated between Desert Valley and Fireman's Fund ultimately amounted to \$1,314,470.68. Desert Valley further represented to Fireman's Fund within its June 5, 2015 email that, "we will be able to complete the project for this amount." The evidence will further

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show that in early July 2015, Desert Valley presented Inose with an Unconditional Waiver and Release on Progress Payment which included a signed notation that there are "No change orders as of 07/03/2015." Inose later learned and subcontractors from the job will testify at trial that they had regularly been presenting Desert Valley with change orders well before July 2015. It is therefore apparent that, consistent with its approach on this project, Desert Valley simply intended to try to bury and "make up" for these costs in other areas. It was also later learned and will be shown that, at various intervals during the project, Desert Valley and/or the subcontractors for which it was responsible, caused damage to other areas and thereafter including the repair costs as part of its claimed cost to complete the job, further compounding its issues with cost overruns.

The evidence will show that after confirming with Inose that there were no change orders on the job as late as July 3, 2015, Desert Valley directed Inose to close out the insurance claim with Fireman's Fund and, in reliance on Desert Valley's direction, Inose did so. The evidence will show that, thereafter, on August 25, 2015, Desert Valley emailed Inose and in summary form represented to Inose that it had previously approved in excess of \$125,000.00 in change orders from subcontractors and was demanding payment from Inose for this amount. Notably, as will be shown, most, if not all, of the change orders summarized in Desert Valley's August 25, 2015 email were dated prior to May 2015 when Desert Valley had represented to both Fireman's Fund and Inose that there were no unaccounted-for change orders. The written change orders for which Desert Valley was now seeking payment directly from Inose had been unilaterally approved by Desert Valley and had never been presented to or approved by Inose. These were apparently costs that Desert Valley had mistakenly believed back in May and June 2015 that it could simply bury elsewhere.

The evidence will show that when Inose reasonably and responsibly refused to pay these additional amounts which he had not approved without further explanation and understanding, the initial stages of this dispute arose, with Desert Valley ultimately ceasing work on the Property prior to its completion. The evidence will show that Desert Valley thereafter notified the subcontractors on the job in writing that they were not to continue work on the Property. With his home in disarray, including missing doors and incomplete floors, Inose was thereafter left with no

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option but to negotiate with many of the subcontractors directly to ensure that the subcontractors would not lien his Property and to ensure completion of the restoration of his home, work that Desert Valley was responsible for ensuring was completed and for which Desert Valley had already been paid. The evidence will show that Inose ultimately paid directly to third parties the total amount of \$256,481.46 to effectuate completion of the restoration of his home, money which Desert Valley should have been paying to the subcontractors it had retained to complete the job.

It will further be shown that on November 24, 2015, Desert Valley forwarded to Inose an email it had sent the day before to its counsel articulating what it alleges were the differences on the project between the estimates from subcontractors and the actual costs, with the differences for these cost overruns calculated. In total, Desert Valley asserted a difference of \$125,763.26 between its estimated and actual costs. Notably, as will be shown, this total includes work done to repair damage caused by either Desert Valley or subcontractors which it was retained to oversee including, but not limited to, the restoration of the driveway that had been damaged during the completion of the project. The calculated difference also includes \$27,740.00 for Desert Valley to have its "burden applied" to the payroll of one of its employees simply because it "was not approved by the insurance company and [Desert Valley] would like to recoup this amount." This is also included, notwithstanding the fact that Desert Valley had been operating under a 10/10 basis pursuant to which ten percent of the total job was to be included for overhead and should include employee salaries and benefits.

20 As discussed in more detail below, Desert Valley failed to provide a damages computation pursuant to NRCP 16.1 which, by virtue of the self-executing sanction of NRCP 37, should prevent 21 Desert Valley from presenting any evidence of damages at trial. To the extent the Court overlooks 22 this fatal flaw in Desert Valley's position, Desert Valley asserted in response to an interrogatory 23 that it was paid \$1,125,743.72, but was entitled to \$1,214,941.30, resulting in damages in the 24 amount of \$89,197.58. To the extent the Court accepts Desert Valley's inclusion of this 25 information provided solely in response to an interrogatory served pursuant to NRCP 33 and not 26 otherwise included in any NRCP 16.1 disclosures, Desert Valley should be limited to this 27 computation of damages amount of \$89,197.58. Even coupling this total with the amount of cost 28

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overruns alleged in an August 23, 2015 email forwarded by Desert Valley to Inose, a total of \$125,763.26 (which would represent Desert Valley's absolute best day in Court), this total amount of \$214,960.84 that Desert Valley alleges to be owed for completing the project (which it did not do) still falls short of the \$256,481.46 that Inose paid out of his own pocket directly to third parties to complete the work for which Desert Valley was paid and to avoid having liens placed on his Property. Thus, as will be established at trial, the very least that Inose would be entitled to is the difference of \$41,520.62.

However, in light of the self-executing sanction of NRCP 37 for Desert Valley's failure to disclose a damages computation pursuant to NRCP 16.1, as well as the fact that Inose was compelled to pay third parties for work that Desert Valley failed to complete, Inose should recover damages after trial in the total amount of the \$256,481.46 that he paid to third parties.

A. <u>Desert Valley's Asserted Causes of Action</u>

1. Breach of Contract

Desert Valley has asserted a claim for breach of contract against Inose. However, as will be shown at trial, Desert Valley cannot satisfy the required elements to support a cause of action for breach of contract. In Nevada, in order to make a prima facie showing of a cause of action for breach of contract, a Plaintiff must establish the following elements: 1) a valid contract; 2) Defendant's breached the contract or failed to render performance when due; 3) Defendant's breach or failure of performance was unexcused; 4) All conditions precedent to Defendant's duty to perform were fulfilled by plaintiff or were excused; 5) Plaintiff was damaged by the breach; 6) Causation and damages were a foreseeable consequence of a particular breach. *See Cohen-Breen v. Gray Tel. Grp., Inc.*, 661 F. Supp. 2d 1158, 1171 (D. Nev. 2009); *see also Clark Cnty. School Dist. v. Richardson Constr., Inc.*, 123 Nev. 382, 168 P.3d 87 (2007); *May v. Anderson*, 19 P.3d 1254, 1257 (Nev. 2005).

As the evidence will show at trial, Desert Valley cannot satisfy the required elements to succeed on a claim for breach of contract. First, it will be shown at trial that any alleged breach on the part of Inose, if any, occurred after Desert Valley had substantially and materially breached its own material obligations under the Contract. Desert Valley failed to complete the renovation

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of the Property, failed to provide adequate supervision as the general contractor on the project, made misrepresentations to both Inose and Fireman's Fund regarding its cost to complete and the purported lack of change orders, and caused damage to the Property, then subsequently charged as part of the restoration its cost to repair the damage it caused. This would prevent Desert Valley from establishing elements two, three, and four of a cause of action for breach of contract. Second, as the evidence will show, Desert Valley was paid for the work it completed and, in fact, failed to complete the entirety of the work for which it was paid. Desert Valley therefore will not be able to establish that it was damaged by any actions of Inose. Lastly, it will be shown that even if Desert Valley had sustained damages, it cannot be shown that such damages were caused by any foreseeable consequence of the actions of Inose.

2. Breach of the Implied Covenant of Good Faith and Fair Dealing

Desert Valley has asserted a claim for breach of the implied covenant of good faith and fair dealing against Inose. In Nevada, to prevail on a breach of the implied covenant of good faith and fair dealing claim, there must be proof that: (1) the parties entered into a contract; (2) Defendant owed a duty of good faith to Plaintiff; (3) Defendant breached that duty by performing in a manner that was unfaithful to the purpose of the contract and (4) Plaintiff's justified expectations were thus denied. See Perry v. Jordan, 111 Nev. 943, 948, 900 P.2d 335, 338 (1995); see also Hilton Hotels Corp. v. Butch Lewis Prods., 107 Nev. 226, 234, 808 P.2d 919, 923-24 (1991).

As the evidence will show, not only did Desert Valley breach many of its obligations under 19 20 the Contract, but Inose performed at all times up to and through Desert Valley's several breaches in a manner consistent with the purpose of the Agreement. In fact, Inose's primary obligation under the Contract was payment, which was an issue that was coordinated between Desert Valley and Fireman's Fund based on Desert Valley's estimates of costs and management of the project. Desert Valley's justified expectations should have been to receive payment for all work performed in completing the project. In reality, as the evidence will show, Inose was ultimately compelled to pay many of the subcontractors directly after Desert Valley left the job prior to its completion, notwithstanding its coordination with and closing out of the insurance claim with Fireman's Fund. Thus, if anything, Desert Valley's justified expectations should be considered exceeded.

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Further, as will be discussed in more detail below, Desert Valley failed to live up to its own implied covenant of good faith and fair dealing. Desert Valley caused damage which it then incorporated into its costs, obtained change orders from subcontractors and approved them without presenting them to Inose for approval, represented as late as July 2015 that there were no change orders (nothwithstanding the fact that it had been consistently receiving change orders from subcontractors), represented to Inose that any changes could be made up through concessions elsewhere on the Property, failed to lock the Property and keep it safe at all times, and failed generally to provide adequate supervision of the subcontractors on the job.

3. Unjust Enrichment

Desert Valley has asserted a claim for unjust enrichment against Inose. In Nevada, "[u]njust enrichment is the unjust retention . . . of money or property of another against the fundamental principles of justice or equity and good conscience." *Asphalt Products Corp. v. All Star Ready Mix, Inc.*, 111 Nev. 799, 802, 898 P.2d 699, 701 (1995) (citations omitted). This claim for relief "exists when the plaintiff confers a benefit on the defendant, the defendant appreciates such benefit, and there is 'acceptance and retention by the defendant of such benefit under circumstances such that it would be inequitable for him to retain the benefit without payment of the value thereof." *Certified Fire Prot., Inc. v. Precision Constr., Inc.,* __ Nev. __, 283 P.3d 250, 257 (2012) (citations omitted). "An action based on a theory of unjust enrichment is not available when there is an express, written contract, because no agreement can be implied when there is an express agreement." *Leasepartners Corp. v. Robert L. Brooks Tr. Dated November 12*, 1975, 113 Nev. 747, 755, 942 P.2d 182, 187 (1997). However, Nevada law would permit an unjust enrichment claim when the benefit conferred is "vastly different in scope and kind from the contracted-for benefit." *Sierra Dev. Co. v. Chartwell Advisory Group, Ltd.*, 223 F. Supp. 3d 1098, 1108 (D. Nev. 2016).

The evidence will show that Desert Valley received payment for the work it performed and, further, that after Desert Valley left the job uncompleted, Inose was required to pay certain subcontractors to complete work for which Desert Valley had been paid. Desert Valley coordinated directly with Fireman's Fund to negotiate the total amount of Insurance Proceeds that

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would satisfy the payment for the work to Desert Valley, which also was to include profit and overhead. In sum, Desert Valley failed to complete the job for which it claims it is due and owing money and has claimed that it is owed certain labor costs, notwithstanding that this job was to include overhead built in as ten percent of the total. Accordingly, Desert Valley will not be able to establish any benefit which it conferred upon Inose for which it was not compensated. Moreover, to the extent it is shown that the Contract is valid and enforceable, Desert Valley cannot also proceed on a claim for unjust enrichment as the work conducted by Desert Valley was within the scope of what Inose had contracted for.

4. **Intentional Interference with Contract**

Desert Valley has asserted a claim for intentional interference with contract against Inose and In-Lo. In Nevada, the elements for a claim of intentional interference with contractual relations are: 1) A valid and existing contract between Plaintiff and a third party; 2) Defendant had knowledge of the valid contract or had reason to know of its existence; 3) Defendant committed intentional acts intended or designed to disrupt the contractual relationship or to cause the contracting party to breach the contract; 4) Actual disruption of the contract (the contracting party breached the contract); 5) The breach was caused by the wrongful and unjustified conduct; 6) Causation and damage. See Klein v. Freedom Strategic Partners, LLC, 595 F. Supp. 2d 1152 (D. Nev. 2009); see also Blanck v. Hager, 360 F. Supp.2d 1137 (D. Nev. 2005).

Here the evidence will show that Desert Valley left the project and that Inose was 19 20 ultimately compelled to pay certain subcontractors directly in an effort to get the restoration of his Property completed. Desert Valley will not be able to establish that Inose committed any intentional acts intended or designed to disrupt the contractual relationship between Desert Valley 22 and the subcontractors. Nor will Desert Valley be able to establish that any actions by Inose in 23 this regard were either wrongful or unjustified. Desert Valley will further be unable to establish 24 that any disruption in its contracts with the subcontractors was caused by anything other than 25 Desert Valley's own actions in walking off the job. At the time that Inose began dealing directly 26 with the subcontractors to effectuate completion of the restoration, Desert Valley had already left 27 the job and had instructed the subcontractors to cease completion of their work. Thus, Desert 28

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Valley will not be able to establish elements three through six of a cause of action for intentional interference with contractual relations.

Perhaps most telling, even if Desert Valley could establish the necessary elements for a cause of action of intentional interference with contractual relations, in what way would Desert Valley have been damaged. If anything, Inose's actions in paying the subcontractors the remaining amounts they were owed fulfilled contractual obligations on behalf of Desert Valley.

Inose's Asserted Causes of Action

1. Breach of Contract

As discussed above, a valid claim for breach of contract requires a showing of the following: 1) a valid contract; 2) Defendant's breached the contract or failed to render performance when due; 3) Defendant's breach or failure of performance was unexcused; 4) All conditions precedent to Defendant's duty to perform were fulfilled by Plaintiff or were excused; 5) Plaintiff was damaged by the breach; 6) Causation and damages were a foreseeable consequence of a particular breach. *See Cohen-Breen v. Gray Tel. Grp., Inc.*, 661 F. Supp. 2d 1158, 1171 (D. Nev. 2009); *see also Clark Cnty. School Dist. v. Richardson Constr., Inc.*, 123 Nev. 382, 168 P.3d 87 (2007); *May v. Anderson*, 19 P.3d 1254, 1257 (Nev. 2005).

It is largely undisputed that Inose and Desert Valley entered into the Contract on or around August 24, 2014, which is a valid contract. As will be shown at trial, Desert Valley breached the Contract by failing to complete the work for which it was paid as it left what was initially estimated by Desert Valley to be an eight-month project after fifteen months, still having not fully restored the Property. Desert Valley failed to ensure that the work was completed in a good and workmanlike manner by, *inter alia*, failing to provide adequate supervision, failed to consistently lock the Property overnight, allowed damage to be caused to other portions of the Property, and failing to appropriately document changes to the scope of work. Desert Valley further breached its obligations when it unilaterally approved changes orders and failed to present these changes to Inose in writing, misrepresented to both Inose and Fireman's Fund that there were no change orders, attempted to enforce and charge to Inose changes to the scope of work after the fact (notwithstanding a provision in the agreement that such changes must be in writing). Desert Valley

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was further directly coordinating and negotiating with Fireman's Fund in order to determine the appropriate total of Insurance Proceeds necessary to complete the scope of work, represented to Fireman's Fund that it could complete the job for the total amount of Insurance Proceeds, and directed Inose to close out the insurance claim, notwithstanding its possession of over \$125,000.00 in change orders. By remitting payment for the portion of the work completed, Inose performed his obligations under the Contract. Inose was damaged by Desert Valley's several breaches as he was left with a home that was not completed and had not been restored in full and was forced to pay the subcontractors directly in order to effectuate its completion and to avoid having liens placed on his Property. This was a direct and foreseeable consequence of Desert Valley's actions in failing to complete the project and ultimately walking off the job prior to its completion. 10

Based on the foregoing, Inose will be able to satisfy the necessary elements to support a valid claim for breach of contract against Desert Valley.

2. Breach of the Implied Covenant of Good Faith and Fair Dealing

As discussed above, in Nevada, to prevail on a breach of the implied covenant of good faith and fair dealing claim, there must be proof that: (1) the parties entered into a contract; (2) Defendant owed a duty of good faith to Plaintiff; (3) Defendant breached that duty by performing in a manner that was unfaithful to the purpose of the contract and (4) Plaintiff's justified expectations were thus denied. See Perry v. Jordan, 111 Nev. 943, 948, 900 P.2d 335, 338 (1995); see also Hilton Hotels Corp. v. Butch Lewis Prods., 107 Nev. 226, 234, 808 P.2d 919, 923-24 (1991).

In addition to Desert Valley's several breaches of the express obligations set forth in the 21 Contract, the evidence will show that Desert Valley caused damage to Inose's driveway and 22 charged Inose's insurance for the work to repair the driveway. Desert Valley failed at times to 23 ensure that the Property was locked at the end of the workday. Further, Desert Valley was in direct 24 communication with and was engaged in ongoing negotiations with Inose's insurance company 25 based on Desert Valley's estimate of the cost to complete the scope of work. Desert Valley sent 26 the "final" request for payment in or around July 2015 in which Desert Valley confirmed that there 27 were, up to that point, no change orders. It was Desert Valley that directed Inose to close out the 28

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insurance claim for the total amount of Insurance Proceeds that Desert Valley had approved. Desert Valley later submitted additional requests for payment on what it claimed were changes to the scope of work. All of these actions, combined with Desert Valley's ultimate exit from an unfinished project, were unfaithful to the purpose of the Contract and denied Inose his justified expectations of having Desert Valley competently manage the project, negotiate the appropriate amount of insurance proceeds necessary to complete the project, and actually complete the project.

3. Unjust Enrichment

In Nevada, "[u]njust enrichment is the unjust retention . . . of money or property of another against the fundamental principles of justice or equity and good conscience." *Asphalt Products Corp. v. All Star Ready Mix, Inc.*, 111 Nev. 799, 802, 898 P.2d 699, 701 (1995) (citations omitted). This claim for relief "exists when the plaintiff confers a benefit on the defendant, the defendant appreciates such benefit, and there is 'acceptance and retention by the defendant of such benefit under circumstances such that it would be inequitable for him to retain the benefit without payment of the value thereof." *Certified Fire Prot., Inc. v. Precision Constr., Inc.*, __ Nev. __, 283 P.3d 250, 257 (2012) (citations omitted).

To the extent any of the monetary benefits conferred on Desert Valley by Inose are determined to be outside the scope of the Contract, the circumstances at hand fulfill the definition of unjust enrichment. As will be shown, Inose remitted monetary payments to Desert Valley, thus conferring a benefit upon Desert Valley. The purpose and intent of the monetary exchange was to effectuate the completion of the restoration of Inose's Property. Notwithstanding, the evidence will show that Desert Valley left the job prior to its completion, leaving Inose with no choice but to remit additional payments to subcontractors to complete work for which Desert Valley had already been paid. Thus, any benefits received by Desert Valley found to be outside the scope of the Contract would support a claim for unjust enrichment.

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4. Intentional Interference with Prospective Economic Advantage

In Nevada, the elements for a claim of intentional interference with prospective economic advantage are as follows: 1) A prospective contractual relationship between Plaintiff and a third party; 2) Defendant has knowledge of the prospective relationship; 3) The intent to harm Plaintiff

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by preventing the relationship; 4) The absence of privilege or justification by the Defendants;
5) Actual harm to Plaintiff as a result of Defendant's conduct; and 6) Causation and damages. *Custom Tel., Inc. v. Int'l Tele-Services, Inc.*, 254 F. Supp. 2d 1173, 1180-81 (Nev. 2003); *Wichinsky v. Mosa*, 109 Nev. 84, 88, 847 P.2d 727 (1993); *Leavitt v. Leisure Sports, Inc.*, 103 Nev.
81, 88, 734 P.2d 1221, 1225 (1987).

As the evidence will show, Desert Valley left the project prior to its completion, leaving Inose with a home that was not fully restored. It was therefore readily apparent that Inose would need to engage many of the subcontractors either directly or through a new general contractor in order to effectuate the completion of the restoration of his property. Inose therefore had prospective contractual relationships with the subcontractors at issue, of which Desert Valley was clearly aware. The evidence will show that Desert Valley, without privilege or justification, sent letters to the subcontractors on the project, instructing them not to perform any further work on the Property. By sending these letters, it cannot be disputed that Desert Valley intended to harm Inose and to interfere with his prospective contractual relationship with the subcontractors. Desert Valley's actions harmed Inose by making it exceedingly difficult to retain the subcontractors directly to finish their work on the Property without interruption.

Based on the foregoing, Inose will be able establish at trial the necessary elements to support a claim for intentional interference with prospective economic advantage.

C. <u>Damages Computations</u>

1. Desert Valley Should be Prevented from Presenting Evidence of Damages

As a preliminary matter, discovery has closed in this case with Desert Valley having failed to provide a damages computation in any of their NRCP 16.1 disclosures. Desert Valley should therefore be subject to the self-executing and automatic sanction of being barred from presenting evidence of damages at trial.

The Nevada Rules of Civil Procedure ("NRCP") provide, in pertinent part, that a party <u>must</u>, without awaiting a discovery request, provide to the other parties "[a] computation of any category of damages claimed by the disclosing party." NRCP 16.1(a)(1)(C); *see also Design Strategy, Inc. v. Davis*, 469 F.3d 284, 295 (2d Cir. 2006) (analyzing the analogous requirement

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1 under Fed. R. Civ. P. 26(a) and holding that a party claiming damages must voluntarily disclose a computation of damages and supporting documents). The purpose of requiring a party to disclose 2 a computation of damages is to "enable the defendants to understand the contours of their potential 3 exposure and make informed decisions" regarding settlement, discovery, and case management." 4 Pizarro-Ortega v. Cervantes-Lopez, 133 Nev., Adv. Op. 37, 396 P.3d 783, 787 (2017) (quoting 5 Olaya v. Wal-Mart Stores, Inc., No. 2:11-cv-997-CJD-CWH, 2012 WL 3262875, at *2-3 (D. Nev. 6 Aug. 7, 2012)). This rule "expressly require[s] an initial computation and disclosure of the 7 evidence that will be relied on to the full extent the [] plaintiff could or should know of it in the 8 9 exercise of the type of pre-suit diligence required by Rule 11." Brandywine Commc'ns Techs., LLC v. Cisco Sys., Inc., No. C 12-01669 WHA, 2012 WL 5504036, at *2 (N.D. Cal. Nov. 10 12,2012).1 11

Importantly, Rule 16.1 "requires more than merely setting forth the figure demanded." *Max Impact, LLC v. Sherwood Group, Inc.*, No. 09 Civ. 902(JGK)(HBP), 2014 WL 902649, at *5 (S.D.N.Y. March 7, 2014) (quotation marks and citation omitted) (emphasis added). "[T]he word 'computation' contemplates some analysis beyond merely setting forth a lump sum amount for a claimed element of damages." *CCR/AG Showcase Phase 1 Owner, L.L.C. v. United Artists Theatre Circuit, Inc.*, No. 2:08-cv-00984-RCJ-GWF, 2010 WL 1947016, at *5 (D. Nev. May 13, 2010)) (internal citation omitted). It is not enough to produce documents—the party must also provide a calculation "computing the total damages claimed for each category of damages, as required by NRCP 16.1(a)(1)(C)." *Walters v. Meeks*, 127 Nev. 1184 (2011).

NRCP 37(c)(1) states that "[a] party that without substantial justification fails to disclose
information required by Rule 16.1 . . . is not, unless such failure is harmless, permitted to use as
evidence at a trial . . . any witness or information not so disclosed. When a party fails to provide
a computation of damages, the appropriate remedy is exclusion of evidence of damages at trial. *See Pizarro-Ortega v. Cervantes-Lopez*, 133 Nev., Adv. Op. 37, 396 P.3d 783, 787 (2017); see

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 ¹ "Federal cases interpreting the Federal Rules of Civil Procedure are strong persuasive authority, because the Nevada Rules of Civil Procedure are based in large part upon their federal counterparts." *Executive Mgmt., Ltd. v. Ticor Title Ins. Co.,* 118 Nev. 46, 53, 38 P.3d 872, 876 (2002) (*quoting Las Vegas Novelty v. Fernandez,* 106 Nev. 113, 119, 787 P.2d 772, 776 (1990)).

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also Freemon v. Fischer, 281 P.3d 1173 (Nev. 2009) (precluding a party from presenting evidence of damages after it failed to disclose an expert report with a damages calculation until after the close of discovery). Rule 37(c)(1) "gives teeth to [the disclosure requirements of Rule 26] by forbidding the use at trial of any information required to be disclosed under Rule 26(a) that is not properly disclosed." *Wintice Group, Inc. v. Longleg*, 2011 U.S. Dist. LEXIS 14685, 2011 WL 383039 (D. Nev.) (*citing Yeti by Molly, Ltd. v. Deckers Outdoor Corp.*, 259 F.3d 1101, 1106 (9th Cir. 2001)).

This exclusion requirement is "a self-executing, automatic sanction to provide a strong inducement for disclosure of material." Hoffman v. Constr. Protective Servs., 541 F.3d 1175, 1180 (9th Cir. 2008) (emphasis added) (quoting Yeti by Molly, Ltd. v. Deckers Outdoor Corp., 259 F.3d 1101, 1106 (9th Cir. 2001)). "The implementation of the sanction is appropriate 'even when a litigant's entire cause of action . . . [will be] precluded." Hoffman, 541 F.3d at 1180 (9th Cir. 2008) (alterations in original) (quoting Yeti, 259 F.3d at 1106). Because the exclusion requirement under Rule 37(c) is a "self-executing" and "automatic" sanction, exclusion does <u>not</u> require a showing of bad faith or willfulness. Yeti, 259 F.3d at 1106 ("Thus, even though Deckers never violated an explicit court order to produce the Vuckovich report <u>and even absent a showing in</u> <u>the record of bad faith or willfulness</u>, exclusion is an appropriate remedy for failing to fulfill the required disclosure requirements of Rule 26(a).") (emphasis added); Design Strategy, Inc. v. Davis, 469 F.3d 284, 296 (2d Cir. 2006) ("Since Rule 37(c)(1) by its terms does not require a showing of bad faith, we now hold that such a requirement should not be read into the Rule.").

The only exceptions to the "self-executing" and "automatic" exclusion requirement of 21 NRCP 37(c) are if the failure to disclose was substantially justified or harmless. Yeti, 259 F.3d at 22 1106. "[I]t is the obligation of the party facing sanctions for belated disclosure to show that its 23 failure to comply with [Rule 26] was either justified or harmless and therefore deserving of some 24 lesser sanction." Wilson v. Bradlees of New England, Inc., 250 F.3d 10, 21 (1st Cir. 2001) (cited 25 with approval in Yeti, 259 F.3d at 1107); see also Liguori v. Hansen, 2012 U.S. Dist. LEXIS 30076, 26 48, 2012 WL 760747 (D. Nev.) ("Neither inadvertent mistakes nor unintentional oversights are 27 sufficient to show substantial justification for delay."). 28

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Desert Valley's failure to disclose a damages computation pursuant to NRCP 16.1 as of the eve of trial against United is not harmless. "Moreover, given the advanced stage of the litigation, permitting the new evidence would not have been harmless." *CQ Inc. v. TXU Mining Co. LP*, 565 F.3d 268, 280 (5th Cir. 2009). "Later disclosure of damages would have most likely required the court to create a new briefing schedule and perhaps re-open discovery, rather than simply set a trial date." *Hoffman v. Constr. Protective Servs.*, 541 F.3d 1175, 1180 (9th Cir. 2008). "Such modifications to the court's and the parties' schedules supports a finding that the failure to disclose was not harmless." *Id.* "Disruption to the schedule of the court and other parties is not harmless." *Baltodano v. Wal-Mart Stores, Inc.*, 2011 U.S. Dist. LEXIS 98306, 10, 2011 WL 3859724 (D. Nev.). The Nevada Supreme Court has made clear that "trial by ambush will not be tolerated." *Pierce Lathing Co. v. ISEC, Inc.*, 114 Nev. 291, 296, 956 P.2d 93, 96 (1998).

Accordingly, pursuant to the self-executing and automatic sanction provided by NRCP 37, Desert Valley should be prevented from presenting evidence of damages at trial. With no damages, the Desert Valley's claims must fail, thus limiting the issues at trial to presentation by Defendants of their case.

2. The Damages that Will be Shown at Trial

To the extent this Court overlooks Desert Valley's failure to comply with the express 17 requirements of NRCP 16.1, Defendants were able to extract from Desert Valley a computation of 18 its purported damages pursuant to NRCP 33 through an interrogatory. On May 19, 2017, in 19 20 response to Interrogatory No. 2 contained in Eugene Inose's First Set of Interrogatories, Desert Valley asserted that it was paid \$1,238,635.35, but was entitled to \$1,321,331.27, thus resulting in 21 damages in the amount of \$82,692.27. Thereafter, on June 7, 2017, with no explanation for a 22 change in the amounts it asserts that it was paid and is owed, Desert Valley amended its response 23 to Interrogatory No. 2 and asserted that it was paid only \$1,125,743.72, but was entitled to 24 \$1,214,941.30, resulting in damages in the amount of \$89,197.58. To the extent the Court accepts 25 Desert Valley's inclusion of this information solely in response to an interrogatory served pursuant 26 to NRCP 33 and not otherwise included in any NRCP 16.1 disclosures, Desert Valley should be 27 limited to this computation of damages amount of \$89,197.58. 28

In providing its Interrogatory response, Desert Valley further made reference to a specific Bates numbered range of documents that is a Job Cost and Billing Detail. However, Desert Valley's "computation" fails to make appropriate offsets including, without limitation, a failure to reconcile the inclusion of \$265,237.22 in labor on a job that was completed on an 80/10/10 basis and therefore should have its labor in the 10% of the total contract allocated for overhead. The "computation" further fails to make appropriate offsets for the \$256,481.46 that Inose was required to pay directly to subcontractors and suppliers in order to finish the restoration of his home after Desert Valley left the job having been paid to complete the project.

Even on Desert Valley's best day in Court, taking into account the entirety of its asserted damages and overlooking both its failure to obtain approval from Inose for any written change orders and failure to appropriately offset as articulated above, Inose has been damaged by Desert Valley in the total amount of \$41,520.62. Desert Valley asserted in response to an interrogatory propounded by Inose (not in a 16.1 damages computation) that it is entitled to \$89,197.58, which represents the difference in the total amount Desert Valley was paid and the total amount that it asserts that it should have been paid. In Desert Valley's August 23, 2015 email to counsel, it asserted a total of \$125,763.26 asserted as cost overruns (which was Desert Valley's responsibility as the general contractor to account for and for which it did not present to or obtain from Inose any approved written change orders). Therefore, on Desert Valley's best day, combining these two figures and overlooking the fact that many of the asserted amounts likely overlap, the most it could assert it was owed to <u>complete</u> the project is \$214,960.84. Inose paid out of his own pocket directly to third parties to complete the work for which Desert Valley was paid, a total of \$256,481.46.

Accordingly, even if the Court permits Desert Valley to present evidence of damages at trial and even if Desert Valley were able to establish that there are not overlaps in the two asserted amounts (which is basically imposible) and even if Desert Valley could somehow overcome that its own oversight in failing to account for written changes orders and representing to both Inose and Fireman's Fund that there were not change orders as late as July 2015, the end computation results in a total amount owed to Inose by Desert Valley of \$41,520.62. Again, this is Desert Valley's absolute, stars-aligned, best-case scenario which overlooks all of the defects in its claims.

Once the amounts that Desert Valley attempted to charge back to Inose and/or Fireman's Fund for damage caused by its own failures (or those of subs which it had retained) are taken into account; once the double-dipping of asserting labor costs notwithstanding the 10% in overhead included in the total is accounted for; once Desert Valley is held accountable for its failure to present to Inose any written change orders or to obtain written approval for the same at any time prior to July 2015 when it stated that there were no change orders; it will be shown at trial that the total amount of damages to which Inose is entitled in this action is the full amount Inose was required to pay to subcontractors, which is the sum of \$256,481.46.

Dated this 4th day of April, 2019.

HOLLEY DRIGGS WALCH FINE PUZEY STEIN & THOMPSON

/s/ Sean E. Story

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Attorneys for Defendant IN-LO Properties and Defendant/Counterclaimant Eugene Inose

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1	CERTIFICATE OF SERVICE
2	The undersigned, an employee of HOLLEY DRIGGS WALCH FINE PUZEY STEIN &
3	THOMPSON, hereby certifies that on the 4th day of April, 2019, a copy of DEFENDANT IN-
4	LO PROPERTIES AND DEFENDANT/COUNTERCLAIMANT EUGENE INOSE'S
5	TRIAL BRIEF, was served via electronic service in accordance with Administrative Order 14.2,
6	to all interested parties, through the Court's Odyssey E-File & Serve to the addresses below.
7	Pursuant to EDCR 8.05(i), the date and time of the electronic service is in place of the date
8	and place of deposit in the mail.:
9 10 11	Carrie E. Hurtik, Esq. Rachel L. Shelstad, Esq. HURTIK LAW & ASSOCIATES 6767 West Tropicana Ave., #200 Las Vegas, NV 89103
12	Attorneys for Plaintiff/Counterdefendant
13	
14	/s/ Sandy Sell
15	An employee of HOLLEY DRIGGS WALCH FINE PUZEY STEIN & THOMPSON
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