IN THE SUPREME COURT OF THE STATE OF NEVADA
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NANYAH VEGAS, LLC, A Nevada limited liability company,

Appellant,

9 SIG ROGICH aka SIGMUND ROGICH as 10 Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada 11 limited liability company; TELD, LLC, a Nevada limited liability company; PETER 12 ELIADES, individually and as Trustee of the 13 The Eliades Survivor Trust of 10/30/08; and IMITATIONS, LLC, a Nevada limited liability 14 company, 15

Electronically Filed Jul 09 2021 04:44 p.m. Elizabeth A. Brown Supreme Courcleak of Supreme Court

Eighth Judicial District Court Case No. A-13-686303-C

Eighth Judicial District Court Case No. A-16-746239-C

Respondents.

AND RELATED MATTERS.

## **JOINT APPENDIX VOL. 26**

MARK G. SIMONS, ESQ. Nevada Bar No. 5132 SIMONS HALL JOHNSTON PC 6490 S. McCarran Blvd., #F-46 Reno, Nevada 89509 T: (775) 785-0088 F: (775) 785-0087 Email: <u>msimons@shjnevada.com</u> Attorney for Appellant

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Declaration of Joseph A. Liebman in Further Support of Defendants Peter Eliades and Teld, LLC's Motion for Attorneys' Fees	2/21/2020	38	JA_009098-9103

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Defendant Eldorado Hills, LLC's Motion to Extend the Dispositive Motion Deadline and Motion for Summary Judgment	1/25/19	14-15	JA_003473-3602
Defendant Eldorado Hills, LLC's Objections to Nanyah Vegas, LLC's 2 <sup>nd</sup> Supplemental Pre-trial Disclosures	4/9/19	27	JA_006460-6471
Defendant Eldorado Hills, LLC's Opposition to Nanyah Vegas, LLC's Countermotion for NRCP 15 Relief	4/9/19	27	JA_006441-6453

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Defendant Eldorado Hills, LLC's Opposition to Nanyah Vegas, LLC's Motion in Limine #6 re: Date of Discovery	3/8/19	23	JA_005624-5630
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	<ul> <li>LLC's Reply in Support of its Motion for Summary Judgment and Opposition to Countermotion for Summary Judgment</li> <li>Defendant Eldorado Hills, LLC's Response to Nanyah Vegas, LLC's Request for Judicial Notice and Application of Law of the Case Doctrine</li> <li>Defendant Peter Eliades and Teld, LLC's Motion for Attorneys' Fees</li> <li>Defendant Sig Rogich, Trustee of the Rogich Family Irrevocable Trust's Motion for Partial Summary Judgment</li> <li>Defendant the Rogich Family Irrevocable Trust's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.110</li> <li>Defendant The Rogich Family Irrevocable Trust's Motion for Attorneys' Fees and Costs</li> <li>Defendant's Reply in Support of Motion for Award of Attorneys' Fees</li> </ul>	LLC's Reply in Support of its Motion for Summary Judgment and Opposition to Countermotion for Summary Judgment4/19/19Defendant Eldorado Hills, LLC's Response to Nanyah Vegas, LLC's Request for Judicial Notice and Application of Law of the Case Doctrine4/19/19Defendant Peter Eliades and Teld, LLC's Motion for Attorneys' Fees10/17/19Defendant Sig Rogich, Family Irrevocable Trust's Motion for Partial Summary Judgment8/11/14Defendant the Rogich Family Irrevocable Trust's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.1105/6/19Defendant The Rogich Family Irrevocable Trust's Motion for Attorneys' Fees5/21/19Defendant Sig Rogich, Family Irrevocable Trust's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.1105/21/19Defendant The Rogich Family Irrevocable Trust's Motion for Attorneys' Fees and Costs5/21/19Defendant's Reply in Support of Motion for Award of Attorneys' Fees12/30/14Defendants' Answer to4/24/17	LLC's Reply in Support of its Motion for Summary Judgment and Opposition to Countermotion for Summary Judgment4/19/1929Defendant Eldorado Hills, LLC's Response to Nanyah Vegas, LLC's Request for Judicial Notice and Application of Law of the Case Doctrine4/19/1929Defendant Peter Eliades and Teld, LLC's Motion for Attorneys' Fees10/17/1935Defendant Sig Rogich, Family Irrevocable Trust's Motion for Partial Summary Judgment8/11/141-3Defendant the Rogich Family Irrevocable Trust's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.1105/6/1930Defendant The Rogich Family Irrevocable Trust's Motion for Attorneys' Fees5/21/1931-32Defendant The Rogich Family Irrevocable Trust's Motion for Attorneys' Fees and Costs12/30/144Defendant's Reply in Support of Motion for Award of Attorneys' Fees12/30/144

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Defendants' Motion in Limine to Preclude Plaintiff Carlos Huerta From Presenting at Trial any Contrary Evidence as to Mr. Huerta's Taking of \$1.42 million from Eldorado Hills, LLC as Go Global, Inc.'s Consulting Fee Income to Attempt to Refinance	2/25/19	21	JA_005024-5137
Defendants' Motion in Limine to Preclude the Altered Eldorado Hills' General Ledger and Related Testimony at Trial	2/25/19	20-21	JA_004792-5023
Defendants Peter Eliades, Individually and as Trustee of The Eliades Survivor Trust of 10/30/08, Eldorado Hills, LLC, and Teld, LLC's: (1) Reply in Support of their Joinder to Motion for Summary Judgment; and (2) Opposition to Nanyah Vegas, LLC's Countermotion for Summary Judgment and for N.R.C.P. 56(f) Relief	4/11/18	7	JA_001502-1688
Defendants Peter Eliades, individually and as Trustee of The Eliades Survivor Trust of 10/30/08, Eldorado Hills, LLC, and Teld, LLC's Joinder to Motion for Summary Judgment	3/5/18	6	JA_001246-1261

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Defendants Peter Eliades,	5/11/18	8	JA_001822-1825
Individually and as Trustee			
of the Eliades Survivor Trust			
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Defendants Peter Eliades, Individually and as Trustee	0/21/10	12-13	JA_002952-3017
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Opposition to Nanyah			
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Defendants Eldorado Hills, LLC, Peter Eliades, Individually and as Trustee of the Eliades Survivor Trust of 10/30/08, and Teld, LLC's Memorandum of Costs and Disbursements	10/7/19	34	JA_008107-8120
Defendants Peter Eliades, Individually and as Trustee of The Eliades Survivor Trust of 10/30/08, and Teld, LLC's Motion for Summary Judgment	6/1/18	9	JA_002197-2211
Defendants Peter Eliades, Individually and as Trustee of the Eliades Survivor Trust of 10/30/08, and Teld, LLC's Reply in Support of Their Motion for Summary Judgment and Opposition to Countermotion for Summary Judgment	7/19/18	13	JA_003115-3189
Defendants Peter Eliades, Individually and as Trustee of The Eliades Survivor Trust of 10/30/08, Teld, LLC, and Eldorado Hills, LLC's: (1) Opposition to Nanyah Vegas, LLC's Motion to Retax Costs; and (2) Countermotion to Award Costs	10/28/19	36-37	JA_008820-8902

Defendants Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust, and Imitations, LLC's Amended Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.110	10/7/19	33	JA_008073-8106
Defendants Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust, and Imitations, LLC's Errata to Amended Memorandum of Costs and disbursements Pursuant to NRS 18.005 and NRS 18.110	10/8/19	35	JA_008407-8422
Defendants Sigmund Rogich, Individually and As Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC' Motion for Reconsideration	6/5/18	11	JA_002535-2550.
Defendants Sigmund Rogich as Trustee of The Rogich Family Irrevocable Trust, Sigmund Rogich, Individually and Imitations, LLC's Omnibus Opposition to (1) Nanyah Vegas LLC's Motion for Summary Judgment and (2) Limited Opposition to Eldorado Hills, LLC's Motion for Summary Judgment	2/18/19	17-19	JA_004183-4582

Defendants Sigmund Rogich Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC's Opposition to Motion to Reconsider Order Partially	6/14/18	11	JA_002553-2569
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Defendants Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC's Opposition to Nanyah's Motion in Limine #3 re Defendants Bound by their Answers to Complaint	9/28/18	14	JA_003387-3390
Defendants Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC's Opposition to Nanyah Vegas, LLC's Motion to Continue Trial and to Set Firm Trial Date on OST	5/10/18	8	JA_001783-1790

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Defendants Sigmund	4/11/18	6-7	JA 001479-1501
Rogich, Individually and as			
Trustee of the Rogich			
Family Irrevocable Trust and Imitations LLC's Reply in			
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Rogich, Individually and as			
Trustee of the Rogich			
Family Irrevocable Trust and			
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Trustee of the Rogich			
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Submitted by Eldorado Hills, LLC, Peter Eliades,			
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Nanyah Vegas, LLC's Motion to Retax Costs Submitted by Sigmund Rogich, Individually and as Trustee of the Rogich Family Revocable Trust, and Imitations, LLC's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.110	10/16/19	35	JA_008449-8457
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Nanyah Vegas, LLC's Opposition to Eldorado Hills, LLC's Motion for Dismissal with Prejudice Under Rule 41(e)	8/6/19	33	JA_007959-8006

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Nanyah Vegas LLC's Opposition to Eldorado Hills LLC's Motion to Extend the Dispositive Motion Deadline and Motion for Summary Judgment and Countermotion for NRCP 15 Relief	2/15/19	17	JA_004040-4070
Nanyah Vegas, LLC's Opposition to Motion for Rehearing and Countermotion for Award of Fees and Costs	9/4/18	14	JA_003317-3351
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1 2 3	Nanyah Vegas, LLC's Opposition to Rogich Defendants' Motion for Attorneys' Fees and Costs	1/8/2020	37	JA_009009-9018
4 5 6	Nanyah Vegas, LLC's Opposition to Rogich Defendant's Motion for Summary Judgment	3/20/19	25	JA_005992-6037
7 8 9	Nanyah Vegas, LLC's Opposition to Rogich Defendants' Motion in Limine re: Carlos Huerta	3/20/19	24	JA_005836-5907
10 11 12 13 14	Nanyah Vegas, LLC's Opposition to Rogich Defendants' Motion in Limine to Preclude the Altered Eldorado Hill's Ledger and Related Testimony at Trial	3/20/19	25	JA_005908-5991
15 16 17	Nanyah Vegas, LLC's Opposition to Rogich Defendant's Motion to Compel	3/14/19	23	JA_005631-5651
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21 22 23	Nanyah Vegas, LLC's Reply in Support of Motion in Limine #5 re: Parol Evidence Rule	3/14/19	23	JA_005652-5671
24 25 26	Nanyah Vegas, LLC's Reply in Support of Motion in Limine #6 re: Date of Discovery	3/14/19	23	JA_005672-5684

Nanyah Vegas, LLC's Reply in Support of Motion to Continue Trial and to set Firm Trial Date	5/15/18	8	JA_001826-1829
Nanyah Vegas, LLC's Reply in Support of Motion to Retax Costs submitted by Eldorado Hills, LLC, Peter Eliades, Individually and as Trustee of the Eliades survivor Trust of 10/30/08, and Teld, LLC's Memorandum of Costs and Disbursements	1/23/2020	37	JA_009033-9040
Nanyah Vegas, LLC's Reply in Support of its Motion to Retax Costs Submitted by Sigmund Rogich, Individually and as Trustee of the Rogich Family Revocable Trust, and Imitations, LLC's Memorandum of Costs and Disbursements Pursuant to NRS 18.005 and NRS 18.110	1/23/2020	37	JA_009041-9045
Nanyah Vegas, LLC's Reply in Support of Motion to Settle Jury Instructions Based Upon the Court's October 5, 2018, Order Granting Summary Judgment	3/27/19	25	JA_006114-6134

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Nanyah Vegas, LLC's Reply to Oppositions to Motion in Limine #3 re: Defendants Bound by Their Answers to Complaint	10/3/18	14	JA_003397-3402
Nanyah Vegas, LLC's Supplement to Its Emergency Motion to Address Defendant the Rogich Trust's NRS 163.120 Notice and/or Motion to Continue Trial for Purposes of NRS 163.120	4/21/19	29	JA_007119-7133
Nanyah Vegas, LLC's Supplement to its Opposition to Peter Eliades and Teld, LLC's Motion for Attorneys' Fees and Costs	3/19/2020	38	JA_009120-9127
Nanyah Vegas, LLC's Supplement to Its Opposition to Rogich Defendants' Motion for Attorneys' Fees and Costs	3/19/2020	38	JA_009128-9226
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Opposition to Eliades Defendants' Motion for Summary Judgment and Countermotion for Summary Judgment	6/19/18	11-12	JA_002573-2916
Opposition to Motion for Summary Judgment; Countermotion for Summary Judgment; and Countermotion for NRCP 56(f) Relief	3/19/18	6	JA_001265-1478
Opposition to Motion for Summary Judgment or Alternatively for Judgment as a Matter of Law Pursuant to NRCP 50(a)	5/24/19	32	JA_007773-7817
Opposition to Nanyah Vegas, LLC's Motion in Limine #5 re: Parol Evidence Rule	3/8/19	22-23	JA_005444-5617
Opposition to Nanyah Vegas, LLC's Motion in Limine #6 re: Date of Discovery	3/8/19	22	JA_005263-5443
Opposition to Nanyah Vegas, LLC's Motion to Retax Costs Submitted by Rogich Defendants	1/9/2020	37	JA_009019-9022

Opposition to Plaintiff's Emergency Motion to Address Defendant The Rogich Family Irrevocable Trust's NRS 163.120 Notice and/or Motion to Continue Trial for Purposes of NRS 163.120	4/18/19	29	JA_007093-7103
Opposition to Plaintiff's Motion to Reconsider Order on Motion in Limine #5 re Parol Evidence Rule on OST	4/5/19	26	JA_006189-6402
Order	4/30/19	30	JA_007165-7168
Order: (1) Granting Defendants Peter Eliades, Individually and as Trustee of the Eliades Survivor Trust of 10/30/08, and Teld, LLC's Motion for Summary Judgment; and (2) Denying Nanyah Vegas, LLC's Countermotion for Summary Judgment	10/5/18	14	JA_003403-3412
Order: (1) Granting Rogich Defendants' Renewed Motion for Attorneys' Fees and Costs; and (2) Denying Nanyah's Motion to Retax Costs Submitted by Rogich Defendants	5/5/2020	38	JA_009249-9254
Order Denying Countermotion for Summary Judgment and Denying NRCP 56(f) Relief	5/22/18	8	JA_001830-1832

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Order Denying Motion to Continue Trial Date and Granting Firm Trial Date Setting	6/4/18	11	JA_002508-2511
Order Denying Motion to Reconsider	7/24/18	13	JA_003190-3191
Order Denying Nanyah Vegas, LLC's Motion for NRCP 15 Relief	5/29/19	32	JA_007818-7820
Order Denying Nanyah Vegas, LLC's Motion for Reconsideration	8/10/18	13	JA_003198-3199
Order Denying Nanyah Vegas, LLC's Motion in Limine #5: Parol Evidence Rule	4/10/19	27	JA_006475-6477
Order Denying Nanyah Vegas, LLC's Motion in Limine #6 re: Date of Discovery	4/17/19	29	JA_007069-7072
Order Denying Plaintiff Nanyah Vegas, LLC's Motion to Settle Jury Instructions	5/1/19	30	JA_007174-7177
Order Denying Nanyah Vegas, LLC's Motion to Reconsider Order on Motion in Limine #5 re: Parol Evidence Rule	5/1/19	30	JA_007178-7181
Order Denying the Rogich Defendants' Motions in Limine	5/6/19	30	JA_007216-7218
Order Denying The Rogich Defendants' NRCP 60(b) Motion	3/26/19	25	JA_006105-6107

Order Granting Defendants Peter Eliades and Teld, LLC's Motion for Attorney's Fees	5/4/2020	38	JA_009243-9246
Order Granting Defendants Peter Eliades and Teld, LLC's Motion for Attorney's Fees and Setting Supplemental Briefing on Apportionment	3/16/2020	38	JA_009109-9112
Order Granting Motion for Award of Attorneys Fees	2/10/15	4	JA_000765-767
Order Granting Motion for Leave to Amend Answer to Complaint	1/29/18	4	JA_000884-885
Order Granting Partial Summary Judgment	10/1/14	3	JA_000691-693
Order Granting Partial Summary Judgment	11/5/14	3	JA_000694-698
Order Partially Granting Summary Judgment	5/22/18	8	JA_001833-1836
Order Regarding Motions in Limine	11/6/18	14	JA_003458-3461
Order Regarding Plaintiff's Emergency Motion to Address Defendant The Rogich Family Irrevocable Trust's NRS 163.120 Notice and/or Motion to Continue Trial for Purposes of NRS 163.120	5/29/19	32	JA_007821-7823
Order Re-Setting Civil Jury Trial and Calendar Call	12/7/18	14	JA_003469-3470
Order Re-Setting Civil Jury Trial and Calendar Call	12/19/18	14	JA_003471-3472

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Order Setting Civil Jury Trial, Pre-Trial, and Calendar Call	6/6/18	11	JA_002551-2552
Partial Transcript of Proceedings, All Pending Motions (Excludes Ruling), Heard on April 18, 2018	4/23/18	7-8	JA_001718-1758
Partial Transcript of Proceedings, All Pending Motions (Ruling Only), Hearing on April 18, 2018	4/19/18	7	JA_001712-1717
Plaintiffs' Opposition to Defendant's Motion for Award of Attorneys' Fees	12/5/14	4	JA_000745-758
Plaintiff's Opposition to Defendant's Motion for Partial Summary Judgment and Counter-Motion for Partial Summary Judgment	8/25/14	3	JA_000518-664
Pretrial Memorandum	4/16/19	27-28	JA_006501-6717
Proof of Service (Eldorado Hills)	8/30/13	1	JA_000022-24
Proof of Service (Sig Rogich aka Sigmund Rogich)	9/18/13	1	JA_000025-26
Recorders Transcript of Hearing – Calendar Call, Heard on November 1, 2018	12/9/19	37	JA_008938-8947
Recorders Transcript of Hearing – Recorder's Transcript of Proceedings re: Motions, Heard on September 5, 2019	9/9/19	33	JA_008027-8053

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Recorders Transcript of Hearing – Telephonic Conference, Heard on November 5, 2018	12/9/19	37	JA_008948-8955
Recorders Transcript of Hearing – Transcript of Proceedings, Telephonic Conference, Heard on April 18, 2019	5/1/19	30	JA_007182-7201
Recorders Transcript of Proceedings – All Pending Motions, Heard on April 8, 2019	12/9/19	37	JA_008956-9000
Reply in Support of Defendant Eldorado Hills, LLC's Motion for Dismissal With Prejudice Under Rule 41(e)	8/29/19	33	JA_008015-8024
Reply in Support of Defendant Eldorado Hills, LLC's Motion for Summary Judgment	8/29/19	33	JA_008007-8014
Reply in Support of Defendant Eldorado Hills, LLC's Motion in Limine to Preclude Any Evidence or Argument Regarding an Alleged Implied-In-Fact Contract Between Eldorado Hills, LLC and Nanyah Vegas, LLC	10/3/18	14	JA_003391-3396
Reply in Support of Motion for Summary Judgment or Alternatively for Judgment as a Matter of Law Pursuant to NRCP 50(a)	7/24/19	33	JA_007943-7958

:

Reply in Support of Defendants' Motion in Limine to Preclude the Altered Eldorado Hills' General Ledger and Related Testimony at Trial	3/28/19	25	JA_006135-6154
Reply in Support of Defendants Peter Eliades and Teld, LLC's Motion for Attorneys' Fees	1/23/2020	37	JA_009023-9032
Reply in Support of Defendants Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations LLC's Motion for Reconsideration	7/2/18	13	JA_003077-3082
Reply in Support of Motion for Relief From the October 5, 2018 Order Pursuant to NRFP 60(b)	2/19/19	19-20	JA_004583-4789
Reply in Support of Motion to Compel Production of Plaintiff's Tax Returns	3/18/19	23-24	JA_005685-5792
Reply in Support of Motion to Reconsider Order on Nanyah's Motion in Limine #5; Parol Evidence Rule on Order Shortening Time	4/5/19	27	JA_006403-6409
Reply in Support of Motion to Reconsider Order Partially Granting Summary Judgment	6/25/18	13	JA_003018-3052

Reply to Opposition to Countermotion for Summary Judgment; and Countermotion for NRCP 56(f) Relief	4/16/18	7	JA_001689-1706
Reply to Opposition to Motion for Partial Summary Judgment	9/18/14	3	JA_000676-690
Request for Judicial Notice	4/15/19	27	JA_006497-6500
Request for Judicial Notice and Application of the Law of the Case Doctrine	4/17/19	29	JA_007080-7092
Rogich Defendants' Opposition to Plaintiff's Motion to Settle Jury Instructions	3/20/19	24	JA_005819-5835
Rogich Defendants' Renewed Motion for Attorneys' Fees and Costs	10/22/19	36	JA_008628-8749
Rogich Defendants' Reply in Support of Motion in Limine to Preclude Contrary Evidence as to Mr. Huerta's Taking of \$1.42 Million from Eldorado Hills, LLC as Consulting Fee Income	3/28/19	26	JA_006155-6167
Rogich Defendants' Reply in Support of Their Renewed Motion for Attorneys' Fees and Costs	1/23/2020	37	JA_009046-9055

Sigmund Rogich, Individually and as a Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC's Joinder to Eldorado Hills, LLC's Notice of Non-Consent to Nanyah Vegas, LLC's Unpleaded Implied-in-fact Contract Theory	4/9/19	27	JA_006457-6459
Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations, LLC's Joinder to Eldorado Hills, LLC's Objections to Nanyah Vegas, LLC's 2 <sup>nd</sup> Supplemental Pre-Trial Disclosures	4/10/19	27	JA_006472-6474
Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and Imitations LLC's Joinder to Defendants Peter Eliades Individually and as Trustee of the Eliades Trust of 10/30/08 Eldorado Hills LLC and Teld's Joinder to Motion for Summary Judgment	3/8/18	6	JA_001262-1264

Sigmund Rogich,	4/17/18	7	JA_001707-1709
Individually and as Trustee			_
of the Rogich Family			
Irrevocable Trust and			
Imitations LLC's Joinder to			
Defendants Peter Eliades,			
Individually and as Trustee			
of The Eliades Survivor		i i	
Trust of 10/30/08, Eldorado			
Hills, LLC and Teld's Reply			
in Support of Their Joinder			
to motion for Summary			
Judgment and Opposition to			
Nanyah Vegas, LLC's			
Countermotion for Summary Judgment and NRCP 56(f)			
Relief			
Stipulation and Order	4/22/2020	38	JA 009232-9234
-	5/16/19	31	
Stipulation and Order Suspending Jury Trial	5/10/19	51	JA_007599-7602
Stipulation and Order re:	1/30/2020	37	JA 009056-9058
October 4, 2019 Decision	175072020	57	JII_009050-9050
Stipulation and Order	6/13/19	32	JA 007824-7827
Regarding Rogich Family	0/10/17	52	
Irrevocable Trust's			
Memorandum of Costs and			
Motion for Attorneys' Fees			
Stipulation for Consolidation	3/31/17	4	JA_000818-821
Substitution of Attorneys	1/24/18	4	JA_000881-883
Substitution of Attorneys	1/31/18	4	JA_000886-889
Substitution of Counsel	2/21/18	4	JA_000890-893
Summons – Civil	12/16/16	4	JA 000803-805
(Imitations, LLC)			
Summons – Civil (Peter Eliades)	12/16/16	4	JA_000806-809

Summons – Civil (The Eliades Survivor Trust of 10/30/08)	12/16/16	4	JA_000810-813
Summons – Civil (The Rogich Family Irrevocable Trust)	12/16/16	4	JA_000799-802
Summons – Sigmund Rogich	12/22/16	4	JA_000814-817
Summons – Teld, LLC	12/16/16	4	JA_000796-798
The Rogich Defendants' Memorandum of Points and Authorities Regarding Limits of Judicial Discretion Regarding Notice Requirements Provided to Trust Beneficiaries Under NRS Chapter 163	4/21/19	30	JA_007134-7145
Transcript of Proceedings, Jury Trial, Hearing on April 22, 2019	4/23/19	30	JA_007148-7164
Transcript of Proceedings, Motions, Hearing January 30, 2020	2/12/2020	37	JA_009069-9097

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1	<b>CERTIFICATE OF SERVICE</b>
2	Pursuant to NRAP 25, I certify that I am an employee of SIMONS HALL
3	JOHNSTON PC, and that on this date I caused to be served a true copy of the
4	<b>JOINT APPENDIX VOL. 26</b> on all parties to this action by the method(s)
5	indicated below:
6	
7	by using the Supreme Court Electronic Filing System:
8	Brenoch Wirthlin
9	Kolesar & Leatham
10	400 South Rampart Blvd., Ste. 400 Las Vegas, NV 89145
11	Attorneys for Sigmund Rogich, Individually and as Trustee of the
12	Rogich Family Irrevocable Trust and Imitations, LLC
13	Joseph Liebman
14	Dennis Kennedy
	Bailey Kennedy
15	8984 Spanish Ridge Avenue
16	Las Vegas, NV 89148-1302 Attorneys for Eldorado Hills, LLC, Teld, LLC, a Nevada limited
17	liability company; Peter Eliades, individually and as Trustee of the
18	The Eliades Survivor Trust of 10/30/08
19	DATED: This day of July, 2021.
20	$\square \square $
21	Jod Chasa
22	JODI AL'HASAN
23	
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**Electronically Filed** 3/28/2019 7:48 PM Steven D. Grierson CLERK OF THE COURT 1 MIL Samuel S. Lionel, Esq. (Bar No. 1766) 2 Thomas H. Fell, Esq. (Bar No. 3717) Brenoch Wirthlin, Esq. (Bar No. 10282) 3 FENNEMORE CRAIG, P.C. 300 S. Fourth Street, Suite 1400 4 Las Vegas, Nevada 89101 Tel.: (702) 692-8000; Fax: (702) 692-8099 5 Email: slionel@fclaw.com bwirthlin@fclaw.com 6 Attorneys for Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable Trust and 7 Imitations, LLC 8 DISTRICT COURT **CLARK COUNTY, NEVADA** 9 CARLOS A. HUERTA, an individual; CASE NO.: A-13-686303-C CARLOS A. HUERTA as Trustee of THE 10 ALEXANDER CHRISTOPHER TRUST, a DEPT. NO.: XXVII Trust established in Nevada as assignee of 11 interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, A **ROGICH DEFENDANTS' REPLY IN** 12 Nevada limited liability company, **SUPPORT OF MOTION IN LIMINE TO** PRECLUDE CONTRARY EVIDENCE AS 13 Plaintiffs. TO MR. HUERTA'S TAKING OF \$1.42 MILLION FROM ELDORADO HILLS, 14 v. LLC AS CONSULTING FEE INCOME 15 SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Hearing Date: April 4, 2019 16 Trust; ELDORADO HILLS, LLC, a Nevada limited liability company; DOES I-X; and/or Hearing Time: 9:30 a.m. 17 ROE CORPORATIONS I-X, inclusive, 18 Defendants. 19 NANYAH VEGAS, LLC, a Nevada limited liability company, 20 21 Plaintiff, **CONSOLIDATED WITH:** v. 22 CASE NO.: A-16-746239-C TELD, LLC, a Nevada limited liability company; PETER ELIADES, individually and 23 as Trustee of The Eliades Survivor Trust of 10/30/08; SIGMUND ROGICH, individually 24 and as Trustee of The Rogich Family Irrevocable Trust; IMITATIONS, LLC, a 25 Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive, 26 27 Defendants. 28 FENNEMORE CRAIG LAS VEGAS 14714035.1/038537.0004

Case Number: A-13-686303-C

1	Defendant Sigmund Rogich ("Rogich"), individually and as Trustee of The Rogich
2	Family Irrevocable Trust ("Rogich Trust") and Imitations, LLC ("Imitations" and collectively
3	with Rogich Trust and Rogich referred to herein as the "Rogich Defendants"), by and through
4	their attorneys, Fennemore Craig, P.C., submit this Reply in Support of their Motion in Limine to
5	Preclude Plaintiff and Mr. Huerta from Presenting at Trial any Contrary Evidence as to Mr.
6	Huerta's Taking of \$1.42 Million from Eldorado Hills, LLC as Go Global, Inc.'s Consulting Fee
7	Income to Attempt to Refinance ("Motion") as follows:
8	MEMORANDUM OF POINTS AND AUTHORITIES
9	I. THE ROGICH DEFENDANTS DISAGREE WITH PLAINTIFF'S
10	CHARACTERIZATION OF THE OCTOBER 5, 2018 ORDER
11	Plaintiff Nanyah Vegas, LLC ("Nanyah" or "Plaintiff") incorrectly states that the dispute
12	regarding whether Plaintiff "invested", if at all, in Eldorado or Canamex Nevada, LLC
13	("Canamex") has been "conclusively established" through the October 5, 2018 Order ("Order").
14	See Plaintiff's opposition to the Motion ("Opposition") at p. 3. The Court has not expressly
15	determined that Plaintiff was even a third-party beneficiary of any of the agreements at issue.
16	Importantly, the Order itself includes the following findings and conclusions that are inconsistent
17	with the affirmative findings and conclusions:
18 19	• "there is no basis for Nanyahas an <b>alleged</b> third-party beneficiaryto sue the Eliades Defendants." <i>See</i> Exhibit 1 to the Opposition, at pg. 8, ll. 14-15.
20	
21	• "the Eliades Defendants supposedly pursued their own individual advantage by seeking to interfere with the return of Nanyah's <b>alleged</b>
22	investment in Eldorado." <i>Id.</i> , at pg. 9, 11. 2-3.
23	Accordingly, Plaintiff's assertion that these issues have been "conclusively established" is
24	inaccurate.
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1 2 II.

#### PLAINTIFF CANNOT AUTHENTICATE THE ALTERED GENERAL LEDGER ON WHICH ITS OPPOSITION RELIES

3 Critically, the Plaintiff cannot authenticate the purported General Ledger of Eldorado 4 attached as Exhibit 2 to the Opposition ("Altered General Ledger"). In fact, Plaintiff attempts to 5 impermissibly authenticate the Altered General Ledger through the affidavit of Plaintiff's 6 counsel, attached as Exhibit 3 to the Opposition, in which Plaintiff's counsel asserts that the 7 Altered General Ledger attached to the Opposition "is a true and correct copy of Eldorado's 8 General Ledger, PLTF 547-574." See Opposition at Exhibit 3, paragraph 4. However, noticeably 9 missing from Nanyah's Opposition is an affidavit from someone who can actually authenticate 10 such Altered General Ledger. Not only can Plaintiff's counsel not authenticate the Altered 11 General Ledger as he cannot have personal knowledge of events to which he was not a witness, 12 but such authentication violates the Nevada Rules of Professional Conduct, Rule 3.7(a)("A 13 lawyer shall not act as advocate at a trial in which the lawyer is likely to be a necessary 14 witness..."). See NRPC Rule 3.7(a). Accordingly, the Opposition is fatally defective and the 15 Motion should be granted.

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#### III. CARLOS HUERTA <u>IS</u> NANYAH'S PMK WITNESS AND IS THEREFORE PRECLUDED FROM CHANGING HIS INDIVIDUAL TESTIMONY FROM WHAT HE TESTIFIED TO AS PMK OF NANYAH.

Plaintiff's recitation of its alleged facts - based entirely on the Altered General Ledger 19 which cannot be authenticated – as well as the strongly disputed and self-serving testimony of 20 Carlos Huerta (who ended up with the money at issue) – is irrelevant. There is no dispute that 21 Mr. Huerta "thought that if Go Global [Huerta's entity] could show income, *i.e.*, a consulting fee, 22 rather than the receipt of the \$1.46 million as a return of loan principal, it could possibly assist Go 23 Global in finding replacement financing for the \$20 million loan which was in default." See 24 Opposition at p. 6. Thus, while Rogich denies he was ever a part of Mr. Huerta's false 25 representation, Mr. Huerta admits his involvement. 26

Further, Plaintiff argues that somehow the equitable estoppel rule does not apply against witnesses – as though Mr. Huerta were some unrelated third party witness. Mr. Huerta is

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Nanyah's PMK witness. See Exhibit E to the Motion, and Exhibits G and H hereto,
 correspondence between Harlap and Huerta regarding Huerta serving as PMK of Nanyah due to
 his knowledge of the events at issue. It is not as though Huerta can serve as PMK of Nanyah and
 testify that he took money as a consulting fee, then switch hats and testify individually that he did
 not. Moreover, Huerta was a party to the original 2013 action – his name is still on the caption of
 the case.

7 In addition, the case law cited by Plaintiff does not say what it alleges. For example, the 8 decision in *Chequer* deals with equitable estoppel applied against a party, but contrary to 9 Plaintiff's assertion the decision does not preclude application against a party's PMK witness. 10 Cheqer, Inc. v. Painters & Decorators Joint Comm., Inc., 98 Nev. 609, 612, 655 P.2d 996, 997 11 (1982). Moreover, Zillich deals with a landowner's competency to testify regarding the value of 12 his or her land, and is therefore inapplicable. City of Elko v. Zillich, 100 Nev. 366, 371, 683 P.2d 13 5, 8 (1984). The court's opinion in McGarity only addresses conflicting expert testimony -14 **between two experts** – not the situation we have here in which a witness as *PMK of a party and* 15 a party to the original action will attempt to alter his testimony individually from what he 16 testified to as PMK of a party, *i.e.* Nanyah.

17 IV. CONCLUSION

Nanyah suggests the Rogich Defendants are attempting to "deceive" this Court into
believing Eldorado did not use "Nanyah's money" to repay a debt. This is incorrect. In fact, the
money at issue came from Canamex, not Nanyah, and was not used to repay a debt, but was
instead taken by Carlos Huerta as a consulting fee. Mr. Huerta admitted this in his deposition as
PMK witness of Nanyah. Accordingly, the all the reasons stated in the Motion and this Reply,
the Rogich Defendants respectfully request this Court grant the Motion and such other and further

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- 25 ///
- 26 ///
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- 28 ///
- FENNEMORE CRAIG

1	relief as the Court deems appropriate.
2	DATED: March 28, 2019.
3	FENNEMØRE CRAIG, P.Ø.
4	By:
5	Samuel S. Lionel, Esq. (NV Bar No. 1766) Thomas H. Fell, Esq. (Bar No. 3717)
6	Brenoch Wirthlin, Esq. (Bar No. 10282) 300 South Fourth Street, Suite 1400
7	Las Vegas, Nevada 89101
8	Attorneys for Sigmund Rogich, Individually and as Trustee of the Rogich Family Irrevocable
9	Trust and Imitations, LLC
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Las Vegas	5

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1	CERTIFICATE OF SERVICE	
2	I hereby certify that I am an employee of Fennemore Craig, and on March 28, 2019 I	
3	served a copy of ROGICH DEFENDANTS' REPLY IN SUPPORT OF MOTION IN	
4	LIMINE TO PRECLUDE CONTRARY EVIDENCE AS TO MR. HUERTA'S TAKING	
5		
6	OF \$1.42 MILLION FROM ELDORADO HILLS, LLC AS CONSULTING FEE INCOME	
7	was made on the following counsel of record and/or parties via the Court's electronic filing	
8	system, addressed as follows:	
9		
10	SIMONS HALL JOHNSTON PC Via E-service Mark Simons, Esq.	
11	6490 S. McCarran Blvd., Ste. F-46	
12	Reno, NV 89509 Attorney for Plaintiff Nanyah Vegas, LLC	
13	Charles E. ("CJ") Barnabi, Jr.	
14	COHEN JOHNSON PARKER Via E-service EDWARDS	
15	375 E. Warm Springs Road, Suite 104	
16	Las Vegas, NV 89119 Attorney for Plaintiffs Carlos Huerta	
17	and Go Global	
18	Dennis Kennedy	
19	Joseph Liebman Via E-service BAILEY * KENNEDY	
20	8984 Spanish Ridge Avenue Las Vegas, NV 89148	
21	Attorneys for Defendants Pete Eliades, Teld, LLC and Eldorado Hills, LLC	
22		
23	Michael Cristalli Via E-service Janiece S. Marshall	
24	GENTILE CRISTALLI MILLER ARMENTI SAVARESE 410 S. Rampart Blvd., Suite 420	
25	Las Vegas, NV 89145	
26	Apremployee of	
20	Fennemore Craig, P.C.	
27		
∠ð Fennemore Craig	¢	
LAS VEGAS		
I	6	

# EXHIBIT G

From: Yoav Harlap Yoav.Harlap@Nainyah.com @ Subject: RE: Update from Las Vegas Date: March 29, 2014 at 12:16 AM To: Carlos Huerta carlos@goglobalproperties.com Cc: J Feingold-- jacob.n.feingold@gmail.com

Carlos,

Attached is the scanned and signed letter as per your request. Thanks and good luck to us all.

Best,

Yoav

From: Carlos Huerta [mailto:carlos@goglobalproperties.com]
Sent: Saturday, March 29, 2014 3:36 AM
To: Yoav Harlap
Cc: J Feingold-Subject: Re: Update from Las Vegas

Yoav,

I made a few changes and polished up the letter a bit and have enclosed a PDF version, as well as a version in MS-Word. If you have any issues opening the MS-Word one (I'm using a Mac), I've copied the text (down below) just in case.

Thanks again.

Carlos

March 2014

Brandon McDonald, Esquire McDonald Law Offices 2850 West Horizon Ridge Pkwy, Suite 200 Henderson, NV 89052

RE: Pending Litigation against Eldorado Hills, LLC ("Eldorado") and Sigmund Rogich

Mr. McDonald:

Let it be known that I am an officer of the above company and, after reviewing the notice to depose the PMK, I am designating Carlos Huerta to testify on our behalf; he should possess the most-relevant facts about our investment into the plus/minus 160-acre property, of which the existing gun club has been a part of for several years. In addition, he is most aware of the details that have transpired, with Sig Rogich, regarding the property and with Eldorado. We are aware of the conflict that exists, not only with our \$1,500,000 investment, but with the additional money that was put forth by Carlos and methor investor as well. We have to have your first represent all of our interacts.

#### **HUERTA 000477**

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anomer investor as wen, we nope to have your init represent an or our interests equally.

It makes the most sense to have Carlos take care of the imminent meetings, hearings, and legal issues moving forward, but I will step in, at any point, if it feels right for me to do so.

Please feel free to contact me if you need anything from me and thank you.

All the best,

Yoav Harlap

#### Nanyah Vegas

March 2014

Brandon McDonald, Esquire McDonald Law Offices 2850 West Horizon Ridge Pkwy, Suite 200 Henderson, NV 89052

RE: Pending Litigation against Eldorado Hills, LLC ("Eldorado") and Sigmund Rogich

Mr. McDonald:

Let it be known that I am an officer of the above company and, after reviewing the notice to depose the PMK, I am designating Carlos Huerta to testify on our behalf; he should possess the most-relevant facts about our investment into the plus/minus 160-acre property, of which the existing gan club has been a part of for several years. In addition, he is most aware of the details that have transpired, with Sig Rogich, regarding the property and with Eldorado. We are aware of the conflict that exists, not only with our \$1,500,000 investment, but with the additional money that was put forth by Carlos and another investor as well. We hope to have your firm represent all of our interests equally.

It makes the most sense to have Carlos take care of the imminent meetings, hearings, and legal issues moving forward, but I will step in, at any point, if it feels right for me to do so.

Please feel free to contact me if you need anything from me and thank you.

All the best,

L. Yoav Martap

**HUERTA 000478** 

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# EXHIBIT H

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#### **Therese Shanks**

From: Sent: To: Subject: Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:34 PM Mark Simons FW: Update from Las Vegas

From: Carlos Huerta [mailto:Carlos@GoGlobalProperties.com] Sent: Friday, March 28, 2014 9:07 PM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Cc: Jacob Feingold <<u>iacob.n.feingold@gmail.com</u>> Subject: Update from Las Vegas

Hi, Yoav.

Hope that everything is okay with you this year. I am sorry for not keeping you more in the loop from this side of the Atlantic. All is okay here, I guess. Working hard and making a lot of progress, in most areas.

Our property (Eldorado Hills) is, currrently, in escrow with a homebuilder (D.R. Horton), who is a publicly traded builder. They are looking to purchase all 160 acres; the sales price is \$35 million, which is "okay" as it is more than what we paid for it. However, the partner who took over, during the real estate crash, is now trying to preclude us from our interests, which both Jacob and I feel is very wrong. We are, both, suing him, in Clark County District Court, and are requesting for our interests back. Mind you that this guy (Sigmund Rogich) was supposed to be a very legitimate and connected person, here in Nevada. A man who was supposed to be of high character and reputation. Jacob was introduced, to him about 15 years ago, via Idan Ofer and I, in turn, met Rogich through Jacob. On one deal that we all worked on here, in the U.S., Rogich made \$11 million and he didn't even invest one penny into that deal. Jacob and I managed that one and completed 99% of the work, yet we were all partners and we honored that and paid Rogich his share (as it should be). So, neither Jacob or I could have imagined that Rogich would cheat us like he has. It was, really, unimaginable, as Rogich worked with Presidents Regan and Bush (in the White House) and has been in business, in Vegas, for about 40 years.

It is incredibly disheartening for us and such a case requires both a lot of emotional investment and frustration. In the current case, Rogich's attorney (Sam Lionel) has requested to depose the PMK (Person Most Knowledgeable) for Nanyah Vegas. This is, mostly, a tactic to try and make our process more expensive. My suggestion is that I show up and answer questions, on Nanyah's behalf. If you are okay with this, I will. They have requested a date of April 3rd and it is my intention to push this through and not delay things (the litigation), when at all possible, as I don't want the current escrow to close, before we can lodge our substantial claims (Rogich owes Jacob's group \$3 mm and owes you, one other friend/investor, and me more than \$4.4 mm, combined). So, please confirm if you are okay with my being the person to be deposed/questioned. Our attorney is fine with this, but would like an approval letter, from Nanyah Vegas, LLC, designating me as the most suitable and informed representative.

NAN 000280

Sorry for this bad news and please let me know if you have anymore questions. Jacob is, also, up-to-date on this matter and stands ready to speak with you and even come to the U.S. on an as-needed basis. I think that he is planning on coming after Passover.

Sincerely,

Carlos Huerta 3060 E. Post Rd #110 Las Vegas, NV 89120 T: 702-516-5475 F: 702-726-2794

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1	OPPM (CIV)	Steven D. Grierson CLERK OF THE COURT	
2	DENNIS L. KENNEDY	Alump. atum	
	Nevada Bar No. 1462 JOSEPH A. LIEBMAN		
3	Nevada Bar No. 10125 BAILEY & KENNEDY		
4	8984 Spanish Ridge Avenue Las Vegas, Nevada 89148-1302		
5	Telephone: 702.562.8820		
6	Facsimile: 702.562.8821 DKennedy@BaileyKennedy.com		
7	JLiebman@BaileyKennedy.com		
8	Attorneys for Defendant ELDORADO HILLS, LLC		
9			
10	DISTRICT COURT CLARK COUNTY, NEVADA		
11	CARLOS A. HUERTA, an individual;	Case No. A-13-686303-C	
12	CARLOS A. HUERTA as Trustee of THE ALEXANDER CHRISTOPHER TRUST, a	Dept. No. XXVII	
13	Trust established in Nevada as assignee of interests of GO GLOBAL, INC., a Nevada		
14	Corporation; NANYAH VEGAS, LLC, A Nevada limited liability company,	DEFENDANT ELDORADO HILLS, LLC'S OPPOSITION TO MOTION TO	
15	Plaintiffs,	<b>RECONSIDER ORDER ON NANYAH'S</b> MOTION IN LIMINE # 5: PAROL	
	vs.	EVIDENCE RULE	
16	SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable		
17	Trust; ELDORADO HILLS, LLC, a Nevada	Hearing Date: April 8, 2019 Hearing Time: 10:00 a.m.	
18	limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,		
19	Defendants.		
20	NANYAH VEGAS, LLC, a Nevada limited		
21	liability company,	CONSOLIDATED WITH:	
22	Plaintiff,	Case No. A-16-746239-C	
	VS.		
23	TELD, LLC, a Nevada limited liability company; PETER ELIADES, individually and		
24	as Trustee of The Eliades Survivor Trust of 10/30/08; SIGMUND ROGICH, individually		
25	and as Trustee of The Rogich Family Irrevocable Trust; IMITATIONS, LLC, a		
26	Nevada limited liability company; DOES I-X;		
27	and/or ROE CORPORATIONS I-X, inclusive,		
28	Defendants.		
	<b>₽</b> 4	of 7	
	Page 1	01 /	

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## DEFENDANT ELDORADO HILLS, LLC'S OPPOSITION TO MOTION TO RECONSIDER ORDER ON NANYAH'S *MOTION IN LIMINE #* 5: PAROL EVIDENCE RULE

3 Defendant Eldorado Hills, LLC ("Eldorado") opposes Nanyah Vegas, LLC's ("Nanyah")
4 Motion to Reconsider Order on Nanyah's Motion *in Limine* # 5: Parol Evidence Rule (the "Motion
5 to Reconsider"). This Opposition is based on the following Memorandum of Points of Authorities,
6 the exhibit attached thereto, and any oral argument heard by the Court.

DATED this 4<sup>th</sup> day of April, 2019.

BAILEY **\***KENNEDY

By: <u>/s/ Joseph A. Liebman</u> Dennis L. Kennedy Joseph A. Liebman

Attorneys for Defendant ELDORADO HILLS, LLC

## MEMORANDUM OF POINTS AND AUTHORITIES

# I. INTRODUCTION

If at first you do not succeed, try, try again. In response to Nanyah's Motion *in Limine* # 5,
this Court decided two rather simple and straightforward legal issues. First, the parol evidence rule
does *not* apply to Eldorado because Eldorado is not a party to any of the written contracts at issue in
this case. Second, the parol evidence rule does *not* apply to Eldorado because Nanyah's only
pending claim against Eldorado is for unjust enrichment. Now Nanyah has returned with the exact
same arguments and the exact same evidence and informed the Court that it committed clear error.
Wrong again.

Nanyah brazenly states that the Court's Order is "entirely unsupportable" and based on a
"legal fiction."<sup>1</sup> On the contrary, it is Nanyah's Motion for Reconsideration that is based on a legal
fiction. There is no legitimate argument contrary to this Court's various rulings on Motion *in Limine*# 5. First, Eldorado is plainly not a signatory to any of the contracts at issue, including the Amended

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Mot. for Reconsideration, 9:24-27, filed March 25, 2019.

and Restated Operating Agreement. And there is no relevant legal authority which magically *includes Eldorado as a party to an Operating Agreement that it never agreed to or executed*. Even
if had executed any of the contracts at issue, *there is no language in any of them which obligates Eldorado to do anything for the benefit of Nanyah*. Second, Nanyah's pleadings speak for
themselves. Nanyah's only pending claim against Eldorado is for unjust enrichment, and the parol
evidence rule does not apply to such a claim. There is no clear error, and thus, the Motion for
Reconsideration must be denied.

### II. ARGUMENT

### 9 A. Legal Standard.

10 "Only in very rare instances in which new issues of fact or law are raised supporting a ruling contrary to the ruling already reached should a motion for rehearing be granted." Moore v. City of 11 12 Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976). Reconsideration is "an extraordinary remedy, to be used sparingly in the interests of finality and conservation of judicial resources." 13 14 Kona Enterprises, Inc. v. Estate of Bishop, 229 F.3d 877, 890 (9th Cir. 2000) (citing Moore's Federal Practice § 59.30[4] (3d ed. 2000)).<sup>2</sup> "[A] motion for reconsideration should not be granted, absent 15 highly unusual circumstances, unless the district court is presented with newly discovered evidence, 16 17 committed clear error, or if there is an intervening change in the controlling law." Id. (citation 18 omitted); see also Masonry and Tile Contractors Ass'n of Southern Nev. v. Jolly, Urga & Wirth, 19 *Ltd.*, 113 Nev. 737, 741, 941 P.2d 486, 489 (1997) ("A district court may reconsider a previously 20decided issue if substantially different evidence is subsequently introduced or the decision is clearly 21 erroneous.").

# 22

# B. <u>The Parol Evidence Rule Does Not Apply to Eldorado.</u>

The parol evidence rule is only applicable if there is a written contract. *Ringle v. Bruton*, 120 Nev. 82, 91, 86 P.3d 1032, 1037 (2004) ("The parol evidence rule does not permit the admission of evidence that would change the contract terms when the terms of a *written agreement* are clear,

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Federal cases interpreting rules of civil procedure are persuasive authority in Nevada courts. *Exec. Mgmt. Ltd. v. Ticor Title Ins. Co.*, 118 Nev. 46, 53, 38 P.3d 872, 876 (2002) (citing *Las Vegas Novelty v. Fernandez*, 106 Nev. 113, 119, 787 P.2d 772, 776 (1990)).

definite, and unambiguous.") (emphasis added). Yet Nanyah conveniently ignores the undisputed
 fact that it has no written contract with Eldorado, and thus no basis to invoke the parol evidence rule
 against Eldorado. To be sure, Nanyah's *only* claim against Eldorado is for equitable unjust
 enrichment, which can only apply in the absence of a written contract. *LeasePartners Corp. v. Brooks Trust*, 113 Nev. 747, 755–56, 942 P.2d 182, 187 (1997).<sup>3</sup>

Nanyah argues that even though Eldorado *is not included as a party to the Operating Agreement and did not sign the Operating Agreement*, it magically becomes a party as a matter of
law.<sup>4</sup> It then proceeds to cite five non-binding cases, *only one of which involved an operating agreement*.<sup>5</sup> That case also did not address an operating agreement where the LLC was not a
signatory, as is the case here. *See generally Clary v. Borrell*, 727 S.E.2d 773 (S.C. Ct. App. 2012).

11 On the contrary, there are several opinions, *including Nevada authority*, which confirms that 12 an LLC need not be a party to an Operating Agreement. *See, e.g., JPMorgan Chase Bank N.A. v.* 

13 *KB Home*, 632 F.Supp.2d 1013, 1021 (D. Nev. 2009) ("South Edge was not a party to the

14 *Operating Agreement* and therefore has rights to enforce it only if the Operating Agreement so

15 provides.") (emphasis added); *Trover v. 419 OCR, Inc.*, 921 N.E.2d 1249, 1254-55 (Ill. Ct. App.

16 2010) ("None of the members signed the agreements in a way that purports to bind the LLCs.

17 Moreover, neither LLC is referenced in any manner on the signature page of either agreement.").

18 NRS 86.101 supports this conclusion as well. Id. ("Operating agreement' means any valid

19 agreement *of the members* as to the affairs of a limited-liability company and the conduct of its

20 business.") (emphasis added).<sup>6</sup>

The Operating Agreement was only signed by the members of Eldorado. It was not signed
by Eldorado.<sup>7</sup> In fact, it was not even signed by any managers (*i.e.*, agents) of Eldorado—it was

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- The parol evidence rule does not apply to an unjust enrichment claim. *See, e.g., Nelson v. Gish*, 644 P.2d 980, 983 (Id. Ct. App. 1982).
  - <sup>4</sup> Mot. for Reconsideration, 10:22-25.
- 26 <sup>5</sup> Three of the cases dealt with company bylaws, and one of the cases dealt with a corporate charter.
- 27 Other states—such as Delaware—have codified statutes which bind the LLC to the Operating Agreement as a matter of law. *See, e.g.*, 6 DE Code § 18-101. *Nevada has no such statute*.
- 28 <sup>7</sup> Amended and Restated Operating Agreement, attached as Exhibit 1.

1	only signed by the members. Further, the members explicitly excluded any other parties by agreeing	
2	to the following language:	
3	No Third Party Beneficiaries. Except as set forth in Article IX, this	
4	Agreement is adopted <i>solely by and for the benefit of the Members</i> and its respective successors and assigns, <i>and no other Person shall have</i>	
5	any rights, interest or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third party beneficiary or	
6	otherwise. <sup>8</sup>	
7	Thus, there is no contractual basis to bind Eldorado to any language in the Operating Agreement, or	
8	any other agreement that Nanyah fleetingly references to which Eldorado is also not a party. In	
9	fact, there is no basis for Nanyah to claim that it is a party or a third-party beneficiary to the	
10	Operating Agreement due to the language above. See Meritage Homes of Nev., Inc. v. FNBN-	
11	Rescon 1, LLC, 86 F.Supp.3d 1130, 1144-45 (D. Nev. 2015) (finding that the plaintiff was not a	
12	third-party beneficiary, in part, because the agreement contained a "no third party beneficiaries"	
13	clause). <sup>9</sup> Even if there were, there is no language in any of the written agreements which obligates	
14	Eldorado to do anything for the benefit of Nanyah. See Lipshie v. Tracy Inv. Co., 93 Nev. 370, 379-	
15	80, 566 P.2d 819, 825 (1977). Thus, the Motion for Reconsideration should be denied.	
16	C. <u>Nanyah Has Not Presented Any New Evidence or Argument Supporting Its Motion for</u>	
17	Reconsideration.	
18	[T]he purpose of a motion for reconsideration is to allow the parties to present new evidence and/or arguments that <i>could not have</i> been	
19	presented during the earlier adjudicated motion. Reconsideration is not a device to relitigate old matters <i>or to raise arguments or evidence that</i>	
20	could and should have been brought during the earlier proceeding.	
21		
22		
23	<sup>8</sup> <i>Id.</i> , § 10.11 (emphasis added).	
24	<sup>9</sup> This language is also problematic for Nanyah's incorporation by reference argument. If the Membership Interest Purchase Agreements are incorporated into the Operating Agreement, then the "No Third Party Beneficiaries"	
25	language also applies to the Membership Interest Purchase Agreements, meaning that Nanyah cannot sue under any of the agreements.	
26	In any event, Nanyah's incorporation by reference argument does not comport with Nevada law. Under	
27	<i>Whitemaine v. Aniskovich,</i> "two instruments are presumed to be a single contract [only] if (1) they are contemporaneously executed, (2) <i>they concern the same subject matter</i> , and (3) one of the instruments refers to the	
28	other." <i>See id.</i> , 124 Nev. 302, 308, 183 P.3d 137, 141 (2008). The Membership Interest Purchase Agreements and the Operating Agreement do not concern the same subject matter.	
	Page <b>5</b> of <b>7</b>	

1	Kamaka v. Goodsill Anderson Quinn & Stifel, 176 P.3d 91, 103 (Hawai'i 2008) (citation omitted)	
2	(emphasis added). All of Nanyah's arguments were asserted in the underling Motion in Limine and	
3	rejected by this Court. This is just another bite at the apple, which is not sufficient for	
4	reconsideration. Thus, the Motion for Reconsideration should be denied.	
5	III. CONCLUSION	
6	There is no written contract between Eldorado and Nanyah, as evidenced by the fact that	
7	Nanyah does not have a breach of contract claim against Eldorado. Instead, Nanyah is solely	
8	pursuing an unjust enrichment claim, which does not invoke the parol evidence rule. Thus, the	
9	Motion for Reconsideration should be denied.	
10	DATED this 4 <sup>th</sup> day of April, 2019.	
11	BAILEY <b>*</b> KENNEDY	
12		
13	By: <u>/s/ Joseph A. Liebman</u>	
14	Dennis L. Kennedy Joseph A. Liebman	
15	Attorneys for Defendant	
16	ELDORADO HILLS, LLC	
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BAILEY & KENNEDY 8984 Spanish Ruder Avenue Las Vegas, Neyada 89148-1302 702.562.8820

1	CERTIFICATE OF SERVICE		
2	I certify that I am an employee of BAILEY <b>*</b> KENNEDY and that on the 4 <sup>th</sup> day of April,		
3	2019, service of the foregoing <b>DEFENDANT EL</b>	DORADO HILLS, LLC'S OPPOSITION TO	
4	MOTION TO RECONSIDER ORDER ON NAT	NYAH'S MOTION <i>IN LIMINE #</i> 5: PAROL	
5	EVIDENCE RULE was made by mandatory elect	tronic service through the Eighth Judicial District	
6	Court's electronic filing system and/or by depositing	ng a true and correct copy in the U.S. Mail, first	
7	class postage prepaid, and addressed to the followi	ng at their last known address:	
8	Mark G. Simons, Esq. <b>SIMONS LAW, PC</b>	Email: mark@mgsimonslaw.com	
9	6490 So. McCarran Blvd., #20 Reno, NV 89509	Attorneys for Plaintiff NANYAH VEGAS, LLC	
10		Avia viziari v Boris, EBC	
11	SAMUEL S. LIONEL, ESQ.	Email: slionel@fclaw.com	
12	Brenoch Wirthlin, Esq. FENNEMORE CRAIG, P.C.	bwirthlin@fclaw.com	
13	300 S. Fourth Street, Suite 1400 Las Vegas, NV 89101	Attorneys for Defendant SIG ROGICH aka SIGMUND	
14		ROGICH, Individually and as Trustee of THE ROGICH FAMILY	
15		IRREVOCABLE TRUST, and IMITATIONS, LLC	
16	MICHAEL V. CRISTALLI	Email: mcristalli@gcmaslaw.com	
17	JANIECE S. MARSHALL GENTILE CRISTALLI MILLER	jmarshall@gcmaslaw.com	
18	ARMENI SAVARESE 410 South Rampart Blvd., Suite 420	Attorneys for Defendants SIG ROGICH aka SIGMUND	
19	Las Vegas, NV 89145	ROGICH as Trustee of THE ROGICH FAMILY	
20		IRREVOCABLE TRUST	
21			
22	<u>∕s/ Sharon L. Murnane</u> Employee of BAILEY <b>∜</b> KENNEDY		
23	Епре	Oyee OI BAILE I V KEINNED I	
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25			
25 26			

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# Exhibit 1

# Exhibit 1

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# ELIADES FAMILY PURCHASE

#### AMENDED AND RESTATED OPERATING AGREEMENT OF ELDORADO HILLS, LLC a Nevada limited liability company

This Operating Agreement (the "Agreement") of <u>Eldorado Hills, LLC</u>, a Nevada limited liability company (the "Company"), is made, adopted and entered into at Las Vegas, Nevada, as of October \_\_\_\_\_\_, 2008 (the "Effective Date"), by The Rogich Family Irrevocable Trust (the "Rogich Trust"), Albert "A. Flangas Revocable Living Trust u/a/d July 22, 2005 (the "Flangas Trust") and Teld, LLC ("Teld") (collectively, the "Members") with reference to the recitals set forth below.

#### RECITALS

A. Pursuant to those certain Purchase Agreements and Subscription Agreements of even date herewith, copies of which are attached hereto as Exhibits "A"-"D" and incorporated herein by this reference (collectively the "Purchase Documents"), the Flangas Trust and Teld entered into the foregoing agreements by which each would acquire a one-third  $(1/3^{1d})$  ownership interest in the Company. Capitalized terms not defined herein shall have the meanings ascribed to them in the Purchase Documentation.

B. The Rogich Trust will retain a one-third  $(1/3^{rd})$  ownership interest in the Company (subject to certain possible dilution or other indemnification responsibilities assumed by the Rogich Trust in the Purchase Documents).

C. As of the Effective Date, the Members desire to set forth and adopt this Amended and Restated Operating Agreement of the Company to provide for the conduct of the Company's business and affairs on and after the Effective Date.

NOW, THEREFORE, Members hereby agree to and adopt the following:

#### ARTICLE I DEFINITIONS

1.1 <u>Defined Terms</u>. The capitalized terms used in this Agreement shall have the following meanings:

Act. "Act" means Chapter 86 of the NRS.

Affiliate. "Affiliate" means with respect to a specified Person, any other Person who or which is (a) directly or indirectly controlling, controlled by or under common control with the specified Person, or (b) any member, stockholder, director, officer, manager, or comparable principal of, or relative or spouse of, the specified Person. For purposes of this definition, "control", "controlling", and "controlled" mean the right to exercise, directly or indirectly, more than fifty percent of the voting power of the stockholders, members or owners and, with respect to any individual, partnership, trust or other entity or association, the possession, directly or indirectly, of the power to direct or cause the direction of the management or pólicies of the controlled entity.

Agreement. "Agreement" means this Operating Agreement.

Articles. "Articles" means the Articles of Organization of the Company as filed with the office of the Nevada Secretary of State.

<u>Capital Contribution</u>, "Capital Contribution" means a contribution to the capital of the Company in cash, property, or otherwise.

<u>Code</u>. "Code" means the Internal Revenue Code of 1986, as amended from time to time, or any corresponding United States federal tax statute enacted after the date of this Agreement. A reference to a specific section of the Code refers not only to such specific section but also to any corresponding provision of any United States federal tax statute enacted after the date of this Agreement, as such specific section or corresponding provision is in effect on the date of application of the provisions of this Agreement containing such reference.

Company. "Company" means Eldorado Hills, LLC, a Nevada limited-liability company.

<u>Covered Person</u>. "Covered Person" means the Members, any Manager and any other Person designated by the Members as a Covered Person, or any Person who was, at the time of the act or omission in question, a Members, a Manager or a Person designated by a Members as a Covered Person.

<u>Interest</u>. "Interest" means the entire ownership interest of the Members in the Company at any time, including the right of the Members to any and all benefits to which the Members may be entitled as provided under the Act and this Agreement.

<u>Manager</u>. "Manager" means any Person designated or appointed in the Articles or thereafter elected by the Members pursuant to this Agreement to be the Company's manager, as that term is defined in NRS Section 86.071.

<u>Members</u>. "Members" mean the members of the Company as set forth in the first paragraph of this Agreement.

NRS, "NRS" means the Nevada Revised Statutes.

<u>Person</u>. "Person" means a natural person, any form of business or social organization and any other non-governmental legal entity including, but not limited to, a corporation, partnership, association, trust, unincorporated organization, estate or limited liability company.

<u>Records Office</u>. "Records Office" means an office of the Company in Nevada, which may but need not be a place of its business, at which it shall keep all records identified in NRS 86,241, except that none of the lists required to be maintained pursuant to NRS 86.241 need be maintained in alphabetical order, nor shall the Company be required to maintain at its Records Office copies of powers of attorney except those relating to the execution of the Articles and this Agreement.

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<u>Regulations</u>. "Regulations" means the regulations currently in force from time to time as final or temporary that have been issued by the U.S. Department of the Treasury pursuant to its authority under the Code. If a word or phrase is defined in this Agreement by cross-referencing the Regulations, then to the extent the context of this Agreement and the Regulations require, the term "Members" shall be substituted in the Regulations for the term "partner", the term "Company" shall be substituted in the Regulations for the term "partnership", and other similar conforming changes shall be deemed to have been made for purposes of applying the Regulations.

<u>UCC</u>. "UCC" means the Uniform Commercial Code as enacted and in effect in the State of Nevada and any other applicable state or jurisdiction.

1.2 Terms and Usage Generally. All references herein to articles, sections, exhibits and schedules shall be deemed to be references to articles and sections of, and exhibits and schedules to, this Agreement unless the context shall otherwise require. All exhibits and schedules attached hereto shall be deemed incorporated herein as if set forth in full herein. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The words "hereof", "herein" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. References to a Person are also to his, her or its successors and permitted assigns. Unless otherwise expressly provided herein, any agreement, instrument or statute defined or referred to herein or in any agreement or instrument defined or referred to herein means such agreement, instrument or statute as from time to time amended, modified or supplemented, including (in the case of agreements or instruments) by waiver or consent and (in the case of statutes) by succession of comparable successor statutes, and references to all attachments thereto and instruments incorporated therein.

#### ARTICLE II

#### INTRODUCTORY MATTERS

2.1 <u>Formation</u>. Pursuant to the Act, the Company has been formed as a Nevada limited liability company under the laws of the State of Nevada. To the extent that the rights or obligations of the Members or any Manager are different by reason of any provision of this Agreement than they would be in the absence of such provision, this Agreement shall, to the extent permitted by the Act, control.

2.2 <u>Name</u>. The name of the Company shall be "Eldorado Hills, LLC." Subject to compliance with applicable law, the business and affairs of the Company may be conducted under that name or any other name that the Manager(s) deems appropriate or advisable.

2.3 <u>Records Office</u>. The Company shall continuously maintain in the State of Nevada a Records Office. The Records Office may be changed to another location within the State of Nevada as the Manager(s) may from time to time determine.

2.4 <u>Other Offices</u>. The Company may establish and maintain other offices at any time and at any place or places as the Manager(s) may designate or as the business of the Company may require.

#### ARTICLE III CAPITAL CONTRIBUTIONS

3.1 <u>Capital Contributions Generally</u>. The capital of the Company shall be maintained in accordance with generally accepted accounting principles to reflect the capital contributions made to the Company by the Members. Subject only to the indemnification obligations of the Rogich Trust hereinafter referenced, each of the Members agrees to satisfy, pro rata, the monthly payments required pursuant to the New Loan documentation, as well as for payment of taxes, insurance, professional fees and other operating expenses as may arise in the future relative to the Company's operations, marketing or other activities.

3.2 <u>Requirement of Additional Capital Contributions</u>. The Members shall make any additional Capital Contributions to the Company at such times and in such amounts as the Managers shall unanimously determine.

#### ARTICLE IV PROFITS AND LOSSES; INDEMNIFICATION

4.1 <u>Profits and Losses: Indemnification</u>. The Company's profits and losses for any period shall be allocated to the Members pro rata (that is, one-third  $(1/3^{rd})$  to each of the Rogich Trust, the Flangas Trust and Teld).

(a) The Rogich Trust shall indemnify and hold the Flangas Trust and Teld harmless from and against the claims of any individuals or entities claiming to be entitled to a share of profits and losses other than the Rogich Trust, the Flangas Trust and Teld, so as not to diminish the one-third (1/3'') participation in profits and losses by each of the Flangas Trust and Teld.

(b) To the extent that, in the future, there are any costs or expenses incurred by the Company or its members relating to or concerning environmental remedial action in connection with the Property, Teld, LLC and the Flangas Trust shall each be responsible for 25% of the first three million dollars (\$3,000,000,00) of such costs and expenses and the Rogisch Trust shall be responsible for the remaining 50% of the first three million dollars (\$3,000,000) of such costs. Thereafter, the Rogich Trust shall be solely responsible for any costs or expenses exceeding the aforementioned three million dollars (\$ 3,000,000.00), if any. Notwithstanding the foregoing, if such excess above \$3,000,000 relates to any environmental contamination arising after Closing (except for lead-related contamination, to which this exception shall not apply), then the Members shall still share the costs of same, pro rata, based upon their respective Membership interests.

4.2 <u>Tax Classification</u>. So long as the Company is an entity that has more than one Member, it is intended that the Company be treated as a "partnership" for federal and all relevant state income tax purposes, and all available elections shall be made, and take all available actions shall be taken, to cause the Company to be so treated.

#### ARTICLE V DISTRIBUTIONS

5.1 <u>Operating Distributions</u>. Subject to Section 5.2, the Company shall from time to time distribute to the Members such amounts in cash and other assets as shall be determined by the Manager(s). Such distributions shall be on the same basis, subject to the same indemnification obligations of the Rogich Trust, as set forth in Section 4.1 above with respect to the distribution of profits and losses.

5.2 <u>Limitations on Distribution</u>. Notwithstanding any provision to the contrary contained in this Agreement, the Company shall not make any distribution if such distribution would violate the NRS or other applicable law or would cause a breach or default under any agreement or instrument to which the Company is a party or by which it or its assets are bound, but instead shall make such distribution as soon as practicable such that the making of such distribution would not cause such violation, breach or default.

#### ARTICLE VI MEMBERSHIP

6.1 <u>Limitation of Liability</u>. The Members shall not be individually liable under a judgment, decree or order of a court, or in any other manner, for a debt, obligation or liability of the Company, except to the extent required by law or in an agreement signed by the Members. The Members shall not be required to loan any funds to the Company, nor shall the Members be required to make any contribution to the Company except as provided in Section 3.2 herein, nor shall the Members be subject to any liability to the Company or any third party, as a result of any deficit of the Company. However, nothing in this Agreement shall prevent the Members from making secured or unsecured loans to the Company by agreement with the Company.

6.2 <u>Action by the Members</u>. Unless otherwise required by this Agreement or by law, the Members may take action or give his, her or its consent in writing or by oral or electronic communication, and no action need be taken at a formal meeting.

6.3 <u>Members Approval</u>. The Members shall have voting rights, including, without limitation, constituting a quorum and determining acts of the Members, in accordance with the percentage Interests held by the Members. Approval of a majority in interest of the Members shall constitute the approval of the Members.

In addition to any other actions requiring the approval of the Members set forth in this Agreement or required by law, the following actions shall require the approval of 90% in interest of the Members:

(a) any amendment to the Articles or this Agreement; and

(b) the creation of any lien, mortgage, pledge or other security interest on the assets of the Company securing indebtedness of any third party which is not for the benefit of the business carried on by the Company.  $\sqrt{Q}$ 

6.4 <u>Transfer of Interest</u>. The Interest is personal property, and such Interest may be transferred or assigned, in whole or in part, and may not be transferred except on approval of the Members. Transfers in violation of this provision shall be null and void. Notwithstanding the above, the Rogich Trust may use a portion or all of its interests to satisfy claims of those entities listed on Exhibit "D" to the Purchase Agreements.

6.5 <u>Other Ventures</u>. The Members may engage in other business ventures of every nature and description, whether or not in competition with the Company, independently or with others, and neither the Company nor the Members shall have any right in or to any independent venture or activity or the income or profits therefrom.

# ARTICLE VII

# MANAGEMENT

7.1 <u>Number, Tenure, Election and Qualification</u>. There shall be three (3) managers, who shall be the Rogich Trust, the Flangas Trust and Teld, provided that each of said three (3) Members may substitute another designated party to serve in lieu of said Member as a Manager in place of such Member.

7.2 <u>Removal, Resignation and Vacancies</u>. No Manager may be removed without the unanimous written consent of the Members. Any Manager may resign at any time by giving written notice to the remaining Managers or, if no remaining Manager, to the Members. Any such resignation shall take effect on the date of the receipt of such notice or at any later time specified therein; and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.

7.3 <u>General Authority of the Managers</u>. Except for matters expressly requiring the approval of the Members pursuant to this Agreement or the Act, the Manager(s) shall have full, exclusive and complete power, authority and discretion to manage, supervise, operate and control the business and affairs of the Company; make any and all decisions affecting the business and affairs and relating to the day-to-day operations of the Company; and take all actions and perform all duties and powers it deems necessary, appropriate, advisable, convenient or incidental to or for the furtherance of the purposes of the Company.

7.4 <u>Certain Powers of the Managers</u>. Subject to the provisions of this Agreement and the Act, and without limiting the generality of Section 7.3 but subject to Section 7.5, the Manager(s) shall have the specific power and authority, on behalf of the Company to:

(a) enter into, execute, deliver and commit to, or authorize any individual Manager, officer or other Person to enter into, execute, deliver and commit to, or take any action pursuant to or in respect of any contract, agreement, instrument, deed, mortgage, certificate, check, note, bond or obligation for any Company purpose;

(b) select and remove all officers, employees, agents, consultants and advisors of the Company, prescribe such powers and duties for them as may be consistent with law, the Articles and this Agreement and fix their compensation;

(c) employ accountants, legal counsel, agents or experts to perform services for the Company and to compensate them from Company funds;

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(d) borrow money and incur indebtedness for the purposes of the Company, and to cause to be executed and delivered in the name of the Company, or to authorize any individual Manager, officer or other Person to execute and deliver in the name of the Company, promissory notes, bonds, debentures, deeds of trust, pledges, hypothecations or other evidence of debt and security interests;

(c) invest any funds of the Company in (by way of example but not limitation) time deposits, short-term governmental obligations, commercial paper or other investments;

(f) change the principal office and Records Office of the Company to other locations within Nevada and establish from time to time one or more subsidiary offices of the Company;

(g) attend, act and vote, or designate any individual Manager, officer or other Person to attend, act and vote, at any meetings of the owners of any entity in which the Company may own an interest or to take action by written consent in lieu thereof, and to exercise for the Company any and all rights and powers incident to such ownership; and

(h) do and perform all other acts as may be necessary or appropriate to the conduct of the Company's business.

7.5 <u>Limitations on Authority of the Managers</u>. Except where specifically requiring the approval of all managers, the actions of a majority of the Managers taken in such capacity and in accordance with this Agreement shall bind the Company. The Manager(s) may authorize, in a resolution or other writing, one or more Persons, or one or more officers or employees of the Company, in the name and on behalf of the Company and in lieu of or in addition to the Manager(s), contract debts or incur liabilities and sign contracts or agreements (including, without limitation, instruments and documents providing for the acquisition, mortgage or disposition of property of the Company).

7.6 <u>Meetings of the Managers.</u> Meetings of the Managers shall governed by the following provisions:

(a) <u>Place of Meetings</u>. The meetings of the Managers shall be held at the Records Office, unless the Manager noticing the meeting designates another convenient location in the notice of the meeting.

(b) <u>Notice</u>. Meetings of the Managers for any purpose may be called at any time by any Manager. Written notice of the meeting shall be personally delivered to each Manager by hand to such Manager's last known address as it is shown on the records of the Company, or personally communicated to each Manager by a Manager or officer of the Company by telephone, telegraph or facsimile transmission, at least forty-eight (48) hours prior to the meeting. All meeting notices shall specify the place, date and time of the meeting, as well as the purpose or purposes for which the meeting is called.

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(c) <u>Waiver of Notice</u>. The transactions carried out at any meeting of the Managers, however called and noticed or wherever held, shall be as valid as though had at a meeting regularly called and noticed if (a) all of the Managers are present at the meeting, or (b) a majority of the Managers is present and if, either before or after the meeting, each of the Managers not present signs a written waiver of notice or a consent to holding such meeting or an approval of the minutes thereof, which waiver, consent or approval shall be filed with the other records of the Company or made a part of the minutes of the meeting, provided that no Manager attending such a meeting without notice protests prior to the meeting or at its commencement that notice was not given to such Manager.

(d) <u>Action of Managers</u>. Except as otherwise provided in this Agreement or by the NRS, the action of a majority of the Managers is valid. A meeting at which a majority of the Managers is initially present may continue to transact business, notwithstanding the withdrawal from the meeting of any Manager, if any action taken is approved by a majority of the Managers.

(c) <u>Action By Written Consent</u>. Any action which may be taken at a meeting of Managers may be taken by the Managers without a meeting if authorized by the written consent of all, but not less than all, of the Managers. Whenever action is taken by written consent, a meeting of the Managers need not be called or notice given. The written consent may be executed in one or more counterparts and by facsimile, and each such consent so executed shall be deemed an original. All written consents shall be filed with the other records of the Company.

(f) <u>Telephonic Meetings</u>. Managers may participate in a meeting of the Managers by means of a telephone conference or similar method of communication by which all individuals participating in the meeting can hear each other. Participation in a meeting pursuant to this Section 7.6(f) constitutes presence in person at the meeting,

7.7 <u>Election of Officers</u>. The Manager(s) may, from time to time, appoint any individuals as officers with such duties, authorities, responsibilities and titles as the Manager(s) may deem appropriate. Such officers shall serve until their successors are duly appointed by the Manager(s) or until their earlier removal or resignation. Any officer appointed by the Manager(s) may be removed at any time by the Manager(s) and any vacancy in any office shall be filled by the Manager(s).

7.8 <u>Compensation of Manager and Officers</u>. The Company shall not pay to the Managers any salary or other benefits other than such insurance and/or indemnification as may be determined by all of the Members.

7.9 <u>Devotion of Time</u>. No Manager shall be required to devote any specified amount of time to the Company's activities.

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#### ARTICLE VIII DISSOLUTION OF THE COMPANY AND TERMINATION OF A MEMBER'S INTEREST

8.1 <u>Dissolution</u>. The Company shall be dissolved and its affairs wound up as determined by the Members.

8.2 <u>Resignation</u>. Subject to Section 6.4 and applicable law, the Members may not resign from the Company before the dissolution and winding up of the Company.

8.3 <u>Distribution on Dissolution and Liquidation</u>. In the event of the dissolution of the Company for any reason (including the Company's liquidation within the meaning of Regulation 1.704-1(b)(2)(i)(g)), the business of the Company shall be continued to the extent necessary to allow an orderly winding up of its affairs, including the liquidation and termination of the Company pursuant to the provisions of this Section 8.3, as promptly as practicable thereafter, and each of the following shall be accomplished:

(a) the Members shall oversee the winding up of the Company's affairs;

(b) the assets of the Company shall be liquidated as determined by the Members, or the Members may determine not to sell all or any portion of the assets, in which event such assets shall be distributed in kind; and

(c) the proceeds of sale and all other assets of the Company shall be applied and distributed as follows and in the following order of priority:

(i) to the expenses of liquidation;

(ii) to the payment of the debts and liabilities of the Company, including any loans from the Members;

(iii) to the setting up of any reserves which the Members shall determine to be reasonably necessary for contingent, unliquidated or unforeseen liabilities or obligations of the Company or the Members arising out of or in connection with the Company; and

(iv) the balance, if any, to the Members pro rata in the manner set forth above in Section 4.1 with respect to the distribution of profits and losses.

#### ARTICLE IX LIABILITY, EXCULPATION AND INDEMNIFICATION

#### 9.1 Exculpation.

(a) No Covered Person shall be liable to the Company or any other Covered Person for any loss, damage or claim incurred by reason of any act or omission performed or omitted by such Covered Person in good faith on behalf of the Company, and in a manner reasonably

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believed to be within the scope of authority conferred on such Covered Person by this Agreement, the Members or an authorized officer, employee or agent of the Company, except that the Covered Person shall be liable for any such loss, damage or claim incurred by reason of the Covered Person's Intentional misconduct, fraud or a knowing violation of the law which was material to the cause of action.

(b) A Covered Person shall be fully protected in relying in good faith upon the records of the Company and upon such information, opinions, reports or statements presented to the Company by any Person as to matters the Covered Person reasonably believes are within such other Person's professional or expert competence, including information, opinions, reports or statements as to the value and amount of the assets, liabilities, profits or losses or any other facts pertinent to the existence and amount of assets from which distributions to the Members might properly be paid.

9.2 Fiduciary Duty. To the extent that, at law or in equity, a Covered Person has duties (including fiduciary duties) and liabilities relating thereto to the Company, then, to the fullest extent permitted by applicable law, the Covered Person acting under this Agreement shall not be liable to the Company or the Members for its good faith acts or omissions in reliance on the provisions of this Agreement. The provisions of this Agreement, to the extent that they restrict the duties and liabilities of a Covered Person otherwise existing at law or in equity, shall replace such other duties and liabilities of the Covered Person.

9.3 <u>Indemnity</u>. The Company does hereby indemnify and hold harmless any Covered Person to the fullest extent permitted by the Act.

9.4 <u>Determination of Right to Indemnification</u>. Any indemnification under Section 9.3, unless ordered by a court or advanced pursuant to Section 9.5 below, shall be made by the Company only as authorized in the specific case upon a determination by the Members that indemnification of the Covered Person is proper in the circumstances.

9.5 Advance Payment of Expenses. The expenses of the Members or any Manager Incurred in defending a ofvil or criminal action, suit or proceeding shall be paid by the Company as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the Members or any Manager to repay the amount if it is ultimately determined by a court of competent jurisdiction that the Members or the Manager(s) is or are not entitled to be indemnified by the Company. The provisions of this subsection do not affect any rights to advancement of expenses to which personnel of the Company other than the Members or the Manager(s) may be entitled under any contract or otherwise by law.

9.6 Assets of the Company. Any indemnification under this Article IX shall be satisfied solely out of the assets of the Company. No debt shall be incurred by the Company or the Members in order to provide a source of funds for any indemnity, and the Members shall not have any liability (or any liability to make any additional Capital Contribution) on account thereof.

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#### ARTICLE X MISCELLANEOUS PROVISIONS

10.1 Notices. All notices to be given hereunder shall be in writing and shall be addressed to the party at such party's last known address or facsimile number appearing on the books of the Company. If no such address or facsimile number has been provided, it will be sufficient to address any notice (or fax any notice that may be faxed) to such party at the Records Office of the Company, Notice shall, for all purposes, be deemed given and received, (a) if hand-delivered, when the notice is received, (b) if sent by United States mail (which must be by first-class mail with postage charges prepaid), three (3) days after it is posted with the United States Postal Service, (o) if sent by a nationally recognized overnight delivery service, when the notice is received, or (d) if sent by facsimile, when the facsimile is transmitted and confirmation of complete receipt is received by the transmitting party during normal business hours. If any notice is sent by facsimile, the transmitting party shall send a duplicate copy of the notice to the parties to whom it is faxed by regular mail. If notice is tendered and is refused by the intended recipient, the notice shall nonetheless be considered to have been given and shall be effective as of the date of such refusal. The contrary notwithstanding, any notice given in a manner other than that provided in this Section that is actually received by the intended recipient shall be deemed an effective delivery of such notice,

10.2 <u>Ownership Certificates</u>. The Company may, but is not required to, issue a certificate to the Members to evidence the Interest. If issued, the Members, any Manager or authorized officer of the Company may sign such certificate on behalf of the Company. The Members or Manager may also deem the Interest a "security" under Section 104.8102(1)(o) of the UCC; in such event, a legend so stating shall be affixed to any certificate issued to the Members.

10.3 <u>Insurance</u>. The Company may purchase and maintain insurance, to the extent and in such amounts as the Manager(s) shall deem reasonable, on behalf of such Persons as the Manager(s) shall determine, against any liability that may be asserted against or expenses that may be incurred by any such Person in connection with the activities of the Company.

10.4 <u>Complete Agreement</u>. This Agreement, and the Membership Interest Purchase Agreement including any schedules or exhibits hereto or thereto, together with the Articles, constitutes the complete and exclusive agreement and understanding of the Members with respect to the subject matter contained herein. This Agreement and the Articles replace and supersede all prior agreements, negotiations, statements, memoranda and understandings, whether written or oral, of the Members.

10.5 <u>Amendments</u>. This Agreement may be amended only by a writing adopted and signed by at least 90% of the Members.

10.6 <u>Applicable Law: Jurisdiction</u>. This Agreement, and the rights and obligations of the Members, shall be interpreted and enforced in accordance with and governed by the laws of the State of Nevada without regard to the conflict laws of that State.

10.7 <u>Interpretation</u>. The headings in this Agreement are inserted for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent or intent of this Agreement or any provisions contained herein. With respect to the definitions in Section 1.1 and in the interpretation of this Agreement generally, the singular may be read as the plural, and *vice versa*, the neuter gender as the masculine or feminine, and *vice versa*, and the future tense as the past or present, and *vice versa*, all interchangeably as the context may require in order to fully effectuate the intent of the Members and the transactions contemplated herein. Syntax shall yield to the substance of the terms and provisions hereof.

10.8 <u>Counterparts and Facsimile Copies</u>. Facsimile copies of this Agreement or any approval or written consent of the Members or any Manager(s) and facsimile signatures hereon or thereon shall have the same force and effect as originals.

10.9 <u>Severability</u>. If any provision of this Agreement, or any application thereof, is held by a court of competent jurisdiction to be invalid, void, illegal or unenforceable to any extent, that provision, or application thereof, shall be deemed severable and the remainder of this Agreement, and all other applications of such provision, shall not be affected, impaired or invalidated thereby, and shall continue in full force and effect to the fullest extent permitted by law.

10.10 <u>Waivers</u>. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless evidenced by an instrument in writing and executed by the party making the waiver.

10.11 <u>No Third Party Beneficiarles</u>. Except as set forth in Article IX, this Agreement is adopted solely by and for the benefit of the Members and its respective successors and assigns, and no other Person shall have any rights, interest or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third party beneficiary or otherwise.

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#### ARTICLE XI SUPERSEDING PROVISIONS

11. In the event that the FDIC fails to consummate the transactions contemplated in the New Loan Documentation as set forth in Exhibit "B" to the Purchase Agreements, this Agreement shall be null and void, and all moneys paid by Teld and the Flangas Trust shall be returned to those parties.

IN WITNESS WHEREOF, each Member has executed this Agreement as of the Effective Date.

#### "MEMBERS"

The Rogich Family Irrevocable Trust

Sigmund Rogich, on behalf of

The Rogich Family Irrevocable Trust

Teld, LLC

Aristotelis Ellades, Managing Member

Dotores Ethades Managing Member 300 cr 2008

Albert E. Flangas Revocable Living Trust u/a/d July 22, 2005

at a TF

Albert 3. Flangas, on behalf of the Albert 3. Flangas Revocable Living Trust u/a/d July 22, 2005



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Electronically Filed 4/5/2019 11:50 AM Steven D. Grierson CLERK OF THE COURT

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1 2 3 4 5 6	Thomas Fell, Esq. (Bar No. 3717) Brenoch Wirthlin, Esq. (Bar No. 10282) FENNEMORE CRAIG, P.C. 300 S. Fourth Street, Suite 1400 Las Vegas, Nevada 89101	as and	
7	DISTRICT COURT		
8	CLARK COUNTY, NEVADA		
9	CARLOS A. HUERTA, an individual; CARLOS A. HUERTA as Trustee of THE	CASE NO.: A-13-686303-C	
10	ALEXANDER CHRISTOPHER TRUST, a Trust established in Nevada as assignee of	DEPT. NO.: XXVII	
11	interests of GO GLOBAL, INC., a Nevada corporation; NANYAH VEGAS, LLC, A		
12	Nevada limited liability company,	<b>OPPOSITION TO PLAINTIFF'S</b>	
13	Plaintiffs, v.	MOTION TO RECONSIDER ORDER ON MOTION IN LIMINE #5 RE:	
14	SIG ROGICH aka SIGMUND ROGICH as	PAROL EVIDENCE RULE ON OST	
15	Trustee of The Rogich Family Irrevocable Trust; ELDORADO HILLS, LLC, a Nevada	Hearing Date: April 8, 2019	
	limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,	Hearing Time: 10:00 a.m.	
17	Defendants.	incaring rime: 10:00 a.m.	
18			
19	NANYAH VEGAS, LLC, a Nevada limited liability company,		
20	Plaintiff,	CONSOLIDATED WITH:	
21	V.	CASE NO.: A-16-746239-C	
22	TELD, LLC, a Nevada limited liability company; PETER ELIADAS, individually and		
23	as Trustee of the Eliades Survivor Trust of 10/30/08; SIGMUND ROGICH, individually		
24	and as Trustee of The Rogich Family Irrevocable Trust; IMITATIONS, LLC a		
25	Nevada limited liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,		
26	Defendants.		
27	/		
28	///		
FENNEMORE CRAIG			
LAS VEGAS			

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Defendants Sigmund Rogich, individually ("Mr. Rogich"), and as Trustee of the Rogich 2004 Family Irrevocable Trust (the "Rogich Trust"), and Imitations, LLC ("Imitations" and collectively with Mr. Rogich and the Rogich Trust referred to as the "Rogich Defendants"), by and through their counsel of record, Fennemore Craig, P.C., and hereby submit their Opposition to Plaintiff Nanyah Vegas, LLC's ("Nanyah") Motion to Reconsider Order on Nanyah's Motion in Limine #5 Re: Parol Evidence Rule on Order Shortening Time ("Motion to Reconsider").

This Opposition is made and based upon the following Memorandum of Points and Authorities, the attached exhibits, any argument of counsel at the time of the hearing on this matter, and all papers and pleadings on file herein.

DATED: April 5, 2019.

FENNEMORE CRAIG

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#### FENNEMORE CRAIG, P.C.

By: /s/ Brenoch Wirthlin,Esq. Samuel S. Lionel, Esq. (Bar No. 1766) Thomas Fell, Esq. (Bar No. 3717) Brenoch Wirthlin, Esq. (Bar No. 10282) 300 S. Fourth Street, Suite 1400 Las Vegas, Nevada 89101 Attorneys for the Rogich Defendants

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# MEMORANDUM OF POINTS AND AUTHORITIES

# I. INTRODUCTION AND SUMMARY OF ARGUMENT

3 Plaintiff's Motion to Reconsider is groundless. Plaintiff has presented no new issues of fact or law supporting a ruling contrary to the ruling already reached on Plaintiff's MIL #5 (the 4 5 "MIL"). The Court's ruling on the MIL was indisputably correct. The Court correctly ruled that 6 it has not "made an express finding at this point that Nanyah was a third-party beneficiary" of the contracts at issue. See Exhibit 19, transcript of hearing on the MIL, at p. 17.<sup>1</sup> Plaintiff simply 7 misstates the Court's ruling in its October 2018 Order ("October Order"). Plaintiff inaccurately 8 9 asserts multiple times in its Motion to Reconsider that this Court found in its October Order that Plaintiff is a third-party beneficiary. See Opposition generally. This is false. The October Order 10 contains provisions that Plaintiff is only "an alleged third-party beneficiary" to the Purchase 11 12 Agreement and that its purported advance is only an "alleged investment in Eldorado." See Exhibit 1 to the Motion to Reconsider at pg. 8, ll. 14-15 and pg. 9, ll. 2-3. At no point in this 13 litigation has the Court find that Plaintiff is a third-party beneficiary of any agreement at issue in 14 15 this case and Plaintiff's Motion to Reconsider should be denied on this ground alone.

Moreover, as set forth below, the question of whether a party is a third-party beneficiary of a contract involves resolution of disputed issues of fact and therefore can only be determined once the evidence in this case has been presented to the jury as fact finder. Accordingly, Plaintiff's Motion to Reconsider must be denied.

- 20 II. STATEMENT OF FACTS
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- 1. The Alleged Investment
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a. The set-up of Nanyah Vegas, LLC and CanaMex Nevada, LLC

• In June of 2007, Mr. Harlap and Mr. Huerta were communicating with one another, where they were discussing Mr. Harlap's potential investment of \$1.5 Million into CanaMex Nevada, LLC ("CanaMex"). Mr. Huerta directed Mr. Harlap to CanaMex's website of CanaMexNevada.com and Mr. Harlap confirmed he was interested in investing \$1.5 Million. Mr. Harlap requested Mr. Huerta to set-up the Nevada company (which would become Nanyah). Mr. Huerta suggested he be the Registered Agent for Nanyah. *See* NAN234-235, attached as **Exhibit 1**.

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<sup>1</sup> The Rogich Defendants have submitted an order regarding the Court's ruling on the MIL.

• CanaMex registered as a Nevada limited liability company on December 3, 2007, just 4 days prior to Nanyah being registered. Mr. Harlap is the sole manager of Nanyah. Go Global Inc. was sole the Manager/Managing Member of CanaMex. *See* RT203 and PLTF247, attached as **Exhibit 2**.

• Mr. Huerta was the sole officer of Go Global, Inc. *See* Harlap Depo (attached as **Exhibit 3**), p. 10, ll: 17-21.

b. Nanyah's \$1.5 Million Wire

• Mr. Huerta testified (as Nanyah's PMK) that he instructed Mr. Harlap to wire the money to the account of Eldorado Hills. *See* Nanyah PMK Depo (attached as **Exhibit 4**), p. 31, ll. 4-11.

• Contrary to this deposition testimony, on December 4, 2007, Mr. Huerta e-mailed Mr. Harlap instructing him to <u>wire the \$1.5 Million into</u> <u>CanaMex Nevada, LLC's bank account</u>. See NAN241, attached as Exhibit 5.

• Nowhere in the e-mailed instructions from Mr. Huerta to Mr. Harlap is there any indication of, or reference to, Eldorado Hills, LLC ("Eldorado Hills").

• Mr. Huerta further testified (as Nanyah's PMK) that Nanyah wired the funds into Eldorado Hills' bank account and that the money <u>never</u> went into the CanaMex's account. See Nanyah PMK Depo/Exhibit 4, p. 29, l. 21 to p. 30, l. 14 and p. 60, 11. 5-14. Further, Mr. Harlap testified that he "transferred the money to Eldorado Hills as per Carlos Huerta's wiring instructions" and that this is the basis of Nanyah's claims. See Harlap Depo/Exhibit 3, p. 20, l. 20 to p. 21, l. 11.

• Contrary to these deposition testimonies, the bank records show that <u>Mr. Harlap actually wired the \$1.5 Million into CanaMex's Nevada State</u> <u>Bank account</u> on December 6, 2007 in compliance with Mr. Huerta's emailed instructions (not Eldorado Hills' bank account). *See* NAN387-388, attached as **Exhibit 6**.

c. The Bank Transfers

• After the alleged investment funds were wired by Mr. Harlap into CanaMex's bank account, Mr. Huerta proceeded with the following series of bank transfers, where a majority of \$1.5 Million ended up in the bank account of CanaMex's sole manager/managing member (Go Global, Inc., which is a business solely operated by Mr. Huerta):

• **CanaMex:** The December 2007 bank statement for CanaMex shows a \$1.5 Million check (#92) written to Eldorado Hills, signed by Mr. Huerta and processed on December 10, 2007. *See* NAN387-388, attached as Exhibit 6.

Eldorado Hills: The December 2007 bank statement for Eldorado

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Hills checking account shows a \$1.5 Million deposit on December 7, 2007 (which is the \$1.5 Million check from CanaMex) and a \$1.45 Million internet transfer to its money market account on December 10, 2007. The December 2007 bank statement for Eldorado Hills money market account shows a \$1.45 Million internet transfer deposit from the Eldorado Hills checking account on December 10, 2007 and a \$1.42 Million transfer out processed on December 14, 2007. *See* NAN449-450, attached as **Exhibit** 7.

• **Go Global:** The December 2007 bank statement for Go Global checking account shows the Eldorado Hills transfer for \$1.42 Million was deposited into Go Global Inc.'s account on December 14, 2007. This \$1.42 Million transfer was per "an e-mail request from Carlos Huerta". *See* RT155 and PLTF443, attached as **Exhibit 8**.

### d. Investment confirmation

• **December 8, 2007**: Mr. Harlap received an e-mail from Summer Rellamas, Finance and Administration Manager with Go Global Properties, which attached an investment confirmation letter. The letter thanked Mr. Harlap for his recent investment of \$1.5 Million into CanaMex, confirmed receipt of his \$1.5 Million wire on December 6, 2007 and advised him that his 2007 federal tax forms should be received by February 2008. *See* NAN248-249, attached as **Exhibit 9**.

• January 3, 2008: Mr. Huerta e-mailed Mr. Harlap an update on CanaMex and provided a letter from Go Global Properties with a subject line of CanaMex. See NAN250-251, attached as Exhibit 10.

• January 30, 2008: Mr. Harlap received an e-mail from Summer Rellamas of Go Global Properties attaching Nanyah's annual investor portfolio which summarizes its investment with Go Global Properties. *See* NAN256-264, attached as Exhibit 11.

• March 13, 2008: Mr. Harlap received an e-mail from Huerta attaching an update letter on letterhead of Go Global Properties, signed by Mr. Huerta as Managing Manager for CanaMex, indicated that "We, at Go Global Properties, felt it time to send out an update in regards to our CanaMex Nevada project in Las Vegas" and again directed Mr. Huerta to www.CanaMexNevada.com. See NAN265-268, attached as Exhibit 12.

### e. The K-1s

• Mr. Huerta (as Nanyah's PMK) confirmed that equity and ownership interests are preserved by a K-1 and confirmed a tax return will show the ownership interest. *See* Nanyah PMK/Exhibit 4, p. 22, ll. 3-15.

• Mr. Huerta further testified (inaccurately) that Nanyah was going to be a member of Eldorado Hills or CanaMex, but that CanaMex didn't happen and Eldorado Hills never formalized its investment with a K-1. See Huerta Depo

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(attached as Exhibit 13), p. 164, ll. 7-18.

• Contrary to this deposition testimony, but consistent with Nanyah's confirmed investment in CanaMex, on April 12, 2008, CanaMex sent Nanyah a 2007 Schedule K-1 form via an e-mail from Summer Rellamas at Go Global Properties. The Schedule K-1 from CanaMex shows: (1) shows Nanyah as 99% owner of CanaMex; (2) for the time period of December 3, 2007 through December 31, 2007; (3) Nanyah's capital contribution during the year of \$1.5 Million; and (4) that after a decrease in business income of \$2,515, Nanyah's ending capital account with CanaMex as of December 31, 2007 was \$1,497,485. *See* NAN269-270, attached as **Exhibit 14**.

• CanaMex additionally sent Nanyah a 2010 Schedule K-1 with a letter, which indicated that its "2010 Schedule K-1 ... has been filed with the partnership tax return of CanaMex Nevada, LLC" and further advised that "[s]hould [Nanyah] have any questions regarding the information reported to [it] on this Schedule K-1, please call." The 2010 K-1 shows: (1) Nanyah still as 99% owner of CanaMex; (2) Nanyah's capital account with CanaMex at \$1,497,695; and (3) that after a decrease in business income of \$10, Nanyah's ending capital account with CanaMex as of December 31, 2010 was \$1,497,685. See NAN389-390, attached as **Exhibit 15**.

### 2. <u>The Potential Claimants</u>

The dispute as to the relevant contracts relate to the contracts at issue. The relevant contracts provide that Mr. Rogich' Trust will look into the **potential** claimants listed in the Purchase Agreement, and not that his Trust would pay the potential claimants. In reviewing the potential claimants, Mr. Rogich knew they were without merit:

• Eldorado Hills (under Mr. Huerta's direction as the Tax Matters partner) had already provided to the first 2 potential claimants (The Ray Trust and Eddyline) with 2007 K-1s. *See* RT197 and RT200, attached as **Exhibit 16**.

• As for Antonio Nevada, Eldorado Hills had paid it in full. In fact, Antonio Nevada later sued Eldorado Hills as a result of being a potential claimant under this Purchase Agreement. Eldorado Hills was successful in defending against that lawsuit and obtaining a Judgment against Antonio Nevada. *See* RT192, attached as **Exhibit 17**.

• As for Nanyah, there was no K-1 issued by Eldorado Hills to Nanyah for 2007 and none of the financial records mentioned Nanyah. *See* RT164-165, attached as **Exhibit 18**. Mr. Huerta controlled the books and records of both companies at that time.

- 3. <u>Statute of Limitations</u>
  - Mr. Huerta testified (as Nanyah's PMK) being aware of the

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Purchase Agreement being signed in October 2008. See Nanyah PMK Depo/Exhibit 4, p. 26, ll. 4-18.

• Mr. Harlap testified he first became aware of the Purchase Agreement in 2008. *See* Harlap Depo/Exhibit 3, p. 16, line 19 to p. 18, l. 23.

• Mr. Harlap testified that he understood that Nanyah's potential claim to \$1.5 Million investment in Eldorado Hills started from day one from his transferring or sending \$1.5 Million in 2007. *See* Harlap Depo/Exhibit 3, p. 74, l. 12 to p. 75, l. 2.

### III. STANDARD OF REVIEW

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"A district court may reconsider a previously decided issue if substantially different evidence is subsequently introduced or the decision is clearly erroneous." *Masonry & Tile Contractors Ass'n of S. Nevada v. Jolley, Urga & Wirth, Ltd.*, 113 Nev. 737, 741, 941 P.2d 486, 489 (1997). "Only in very rare instances in which new issues of fact or law are raised supporting a ruling contrary to the ruling already reached should a motion for rehearing be granted." Moore v. City of Las Vegas, 92 Nev. 402, 405, 551 P.2d 244, 246 (1976); see also Thomas v. Hardwick, 126 Nev. 142, 158, 231 P.3d 1111, 1121 (2010). Further, the case law cited by Plaintiff does not apply. The decision in *Geller v. McCown*, 64 Nev. 102, 107, 178 P.2d 380, 380 (1947) applies only to rehearings requested at the appellate level, and is therefore inapplicable. Regardless of the standard used, however, the Court's order on the MIL was not erroneous and the Motion to Reconsider should be denied.

IV. ARGUMENT

## A. <u>The Court has never found, and cannot find, that Plaintiff is a third-party</u> <u>beneficiary of any agreement at issue and Plaintiff has presented no new fact</u> <u>or law showing otherwise.</u>

As noted above and in the Court's ruling on the MIL (transcript attached as Exhibit 1), the Court has never made an express finding that Plaintiff was a third-party beneficiary of the agreements at issue. *See* Exhibit 19. This is consistent with the October Order which states only that Plaintiff is "an **alleged** third-party beneficiary" to the Purchase Agreement and that its purported advance is only an "**alleged** investment in Eldorado." *See* Exhibit 1 to the Motion to

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Reconsider at pg. 8, 11. 14-15 and pg. 9, 11. 2-3. Further, as this Court recognized in its ruling on 1 2 the Plaintiff's MIL (see Transcript at Exhibit 19 hereto) whether an individual is an intended third-party beneficiary, however, depends on the parties' intent, "gleaned from reading the 3 contract as a whole in light of the circumstances under which it was entered." Canfora v. Coast 4 Hotels & Casinos, Inc., 121 Nev. 771, 779, 121 P.3d 599, 605 (2005). As set forth above, there 5 are numerous factual issues in dispute, including whether Plaintiff was actually a third-party 6 7 beneficiary of any agreement at issue in this case. This can only be resolved by the presentation 8 of evidence.

In addition to the binding precedent set forth above, multiple courts have recognized that 9 resolution of the question of whether a party to a lawsuit is a third-party beneficiary of a contract 10 requires resolution of legal and factual issues. See Smith v. Cent. Ariz. Water Conservation Dist., 11 418 F.3d 1028, 1034 (9th Cir. 2005) ("Whether the district court correctly applied the 12 relevant law in concluding the landowners are not third-party beneficiaries of the relevant 13 contracts is a mixed question of law and fact which we review de novo.); WuMac, Inc. v. Eagle 14 Canyon Leasing, Inc., No. 2:12-CV-0926-LRH, 2015 WL 995095, at \*8 (D. Nev. Mar. 5, 2015) 15 (recognizing the court had found "that there remains a question of fact as to whether WuMac 16 was a third party beneficiary to the contract between Eagle and Atlanta Jet"); Glass v. 17 United States, 258 F.3d 1349, 1353 (Fed. Cir.), opinion amended on reh'g, 273 F.3d 1072 (Fed. 18 Cir. 2001) ("The underlying question of whether the shareholders are third party 19 beneficiaries to the alleged contract is a mixed question of law and fact"); CPJ Enterprises, 20 21 Inc. v. Gernander, 521 N.W.2d 622, 624 (Minn. Ct. App. 1994) ("But in Admiral, the court applied the well-established third-party beneficiary theory of attorney liability and held that 22 whether the plaintiffs were third-party beneficiaries was a fact question.") Thus, contrary to 23 24 the Plaintiff's arguments, the Court has not and cannot find that Plaintiff was a third-party 25 beneficiary of the agreements at issue - that question is for the jury once it has heard the evidence 26 in this case. Accordingly, the Plaintiff's Motion for Reconsideration must be denied.

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## B. <u>The parol evidence rule is inapplicable as a matter of law.</u>

As noted above, Nanyah conveniently fails to mention that the October 2018 Order contains provisions that "Nanyah is an **alleged** third-party beneficiary" to the Purchase Agreement and that its purported advance is only an "**alleged** investment in Eldorado." *See* Exhibit 1 to the Motion to Reconsider at pg. 8, ll. 14-15 and pg. 9, ll. 2-3. Nanyah further argues that the Defendants are barred from contesting that Nanyah's "investment", if any, was in Eldorado, as opposed to the place where Nanyah's money actually ended up, which is CanaMex. Even the October 2018 Order states that Nanyah's alleged investment is just that: **alleged**.

Further, Nanyah's assertions regarding the parol evidence rule are directly contradicted by 9 binding Nevada precedent. While the parol evidence rule generally may be invoked by any party 10 to a contract, the long standing rule set forth in Nevada by the state Supreme Court is that it 11 cannot be invoked by a stranger to such contract. See Bank of California v. White, 14 Nev. 373, 12 376 (1879) (holding that the parol evidence rule "has no application whatsoever as against any 13 party who is a stranger to the instrument.") (emphasis added); see also Pittman v. Providence 14 Washington Ins. Co., 394 So. 2d 223 (Fla. Dist. Ct. App. 1981) (recognizing that a third party 15 beneficiary is a stranger to a contract.). 16

Plaintiff also argues that somehow *Krieger v. Elkins* bar Defendants from presenting their
case and defenses. However, again Nanyah is misstating the Court's October 2018 Order. In
fact, the only time the Court's Order cites to *Kreiger* is to state that the Court is "precluded from
considering any testimony to determine <u>the Eliades Defendants</u>' so-called contractual liability." *See* Order at 8 (emphasis added). The Eliades Defendants' are no longer parties to this action.
As much as Plaintiff tries to misconstrue the Order and conflate the separate and distinct parties
and claims at issue, it cannot do so.

Accordingly, Nanyah's assertions that parol evidence rule somehow bar the Defendants from introducing any testimony or other evidence at trial fail as a matter of law. The Court's ruling on the MIL was correct and the Motion to Reconsider must be denied.

V. CONCLUSION

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For all these reasons, the Rogich Defendants respectfully requests that this Court deny

1	Nanyah's Motion to Reconsider in its entirety, and grant such other and further relief as the Court	
2	deems appropriate.	
3	DATED: <u>April 5, 2019</u> .	
4	FENNEMORE CRAIG, P.C.	
5		
6	By: /s/ Brenoch Wirthlin, Esq.	
7	Samuel S. Lionel, Esq. (Bar No. 1766) Thomas Fell, Esq. (Bar No. 3717)	
8	Brenoch Wirthlin, Esq. (Bar No. 10282) 300 S. Fourth Street, Suite 1400	
9	Las Vegas, Nevada 89101 Attorneys for the Rogich Defendants	
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of Fennemore Craig, P.C.,
3	and that on April 5, 2019, I caused to be electronically served through the Court's e-service/e-
4	filing system and/or served by U.S. Mail true and correct copies of the foregoing
5	OPPOSITION TO PLAINTIFF'S MOTION TO RECONSIDER ORDER ON
6	PLAINTIFF'S MOTION IN LIMINE #5: PAROL EVIDENCE ON ORDER
7	SHORTENING TIME properly addressed to the following:
8	
9	SIMONS HALL JOHNSTON PC
10	6490 South McCarran Blvd., #F-46 Reno, Nevada 89509
11	Attorney for Plaintiff Nanyah Vegas, LLC
12	Charles E. ("CJ") Barnabi, Jr.
13	COHEN JOHNSON PARKER EDWARDS Via E-service 375 E. Warm Springs Road, Suite 104
14	Las Vegas, NV 89119 Attorney for Plaintiffs Carlos Huerta
15	and Go Global
16	Dennis Kennedy
17	Joseph Liebman Via E-service BAILEY & KENNEDY
18	8984 Spanish Ridge Avenue Las Vegas, NV 89148
19	Attorneys for Defendants Pete Eliades, Teld, LLC and Eldorado Hills, LLC
20	
21	Michael Cristalli     Via E-service       Janiece S. Marshall     Image: Comparison of the service
22	GENTILE CRISTALLI MILLER ARMENTI SAVARESE 410 S. Rampart Blvd., Suite 420
23	Las Vegas, NV 89145
24	O 9 0
25	Duce terrowen
26	An employee of Fennemore Craig, P.C.
27	
28	
FENNEMORE CRAIG	
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# EXHIBIT 1

JA\_006200

**Therese Shanks** 

From: Sent: To: Subject:

Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:26 PM Mark Simons FW: Las Vegas

From: <u>hurricanehuerta@gmail.com</u> [<u>mailto:hurricanehuerta@gmail.com</u>] On Behalf Of Carlos Huerta Sent: Friday, June 8, 2007 7:39 AM To: Yoav Harlap <<u>harlap@netvision.net.il</u>> Subject: Re: Las Vegas

You got it. Thank you. We'll get to work on the company setup for you soon and send you the appropriate documents for you to review and execute and we can then send them in for you. I believe that even via scanner, we can file the company documents for you, so we won't even need mail or FedEx. It is really rather simple and the company will be under your 100% control, but you'll have a local (Las Vegas) address for servicing (if necessary) only. This is the only state requirement, but we can make the mailing address for the resident agent for the company my office address and that is really it, along with a few simple / standard forms.

As soon as it's ready, I'll let you know.

I'll be in touch and if you need anything from me, do not hesitate to ask whatsoever. I'd be happy to help.

From here on out, don't every be concerned if your traveling and/or busy with work and can't get back to me right away ever. Real Estate doesn't move so fast usually (the only one drawback), but if there's ever anything urgent, I'll try all the mediums I know to reach you, but there should never be the need.

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Be well, speak to you soon.

Carlos Huerta Go Global Properties 3980 Howard Hughes Parkway Suite 550 Las Vegas, NV 89169 E: <u>Carlos@GoGlobalProperties.com</u> T: 702.617.9861, x102 F: 702.617.9862

On 6/7/07, Yoav Harlap <<u>harlap@netvision.net.il</u>> wrote:

Carlos,

Sorry for the delay in my reply but I was away and then very busy.

NAN\_000234

I am glad that your visit to Israel was positive and I am happy that I could contribute by introducing Ahuva. Israel is a very special country and being your first visit here you could not be better informed about the country within the time allowed.

As for the investment, I am interested, and see myself allocating 1.5 Mil US\$ for it. Please assist me with the technicalities and let's put up this Nevada Company as per your suggestion.

Best regards,

Yoav

From: <u>hurricanehuerta@gmail.com</u> [mailto:<u>hurricanehuerta@gmail.com</u>] On Behalf Of Carlos Huerta Sent: Sunday, June 03, 2007 9:50 PM To: <u>harlap@netvision.net.il</u> Subject: Las Vegas

Yoav,

I've been back in the States now for 10 days and feel amazingly fortunate to have been able to visit your beautiful country in the way that Jacob facilitated the trip for me with Ahuva Gehl (thank you for this recommendation). I learned so much and saw so much of what I had learned about for so many years, it seemed surreal.

Also, I just wanted to let you and your wife know that I appreciated being able to visit your lovely home and meet you during my stay. In addition, I do hope that my company can provide interesting investment options for you and/or your company when the time is right for you.

In the interim, and when you have a moment, please visit the web site (<u>www.CanaMexNevada.com</u>) for the project that we spoke about and let either Jacob or myself know your level of interest in investing. I've been making some more progress with this development over the past few weeks and am very excited about the potential.

As a follow-up to our conversation we had at your home, within a few weeks time, we can set up your own limited liability company in the United States (in the State of Nevada) for you, of which you can fully control

### NAN\_000235

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# EXHIBIT 2

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Ross Miller Secretary of Boilo 206 North Carson Bless Carson Olty, Nevada 80701-4200 (776) 504 6708 Weballar: ancretaryofetate:blz

# Articles of Organization Limited-Liability Company (PURSUANT TO NRS 86)

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		Aungor	Data	12/3/07
		Nevra	η Βαειοίεις οι Είνια Γοιτή ή) Νονο Νονο	448 C44 ( 1.0 3007 590 G4 ( (1.11))7

JA\_006205

# EXHIBIT 3

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JA\_006206



1	DISTRICT COU	IRT
2	CLARK COUNTY, N	EVADA
3		}
4	CARLOS A. HUERTA as Trustee of	1
5		CERTIFIED COPY
	Corporation; NANYAH VEGAS, LLC, A Nevada limited	)
7	Plaintiffs,	) ) Case No.:
8	vs.	) A-13-686303-C
9		) Dept. No.: XXVII
.0	SIG ROGICH aka SIGMUND ROGICH as Trustee of The Rogich Family Irrevocable Trust; ELDORADO	} )
1	HILLS, LLC, a Nevada limited	) )
2	liability company; DOES I-X; and/or ROE CORPORATIONS I-X, inclusive,	) )
3	Defendants.	)
4		)
5	limited liability company,	CONSOLIDATED WITH:
6		Case No.: A-16-746239-C
7	vs.	
8	TELD, LLC, a Nevada limited	
9	ELIADES, individually and as	DEPOSITION OF:
0	Trustee of The Eliades Survivor ) Trust of 10/30/08; SIGMUND	YOAV HARLAP
	ROGICH, individually and as ) Trustee of The Rogich Family )	
1	Irrevocable Trust; IMITATIONS,	TAKEN ON:
	LLC, a Nevada limited liability ) company; DOES I-X; and/or ROE )	OCTOBER 11, 2017
1	CORPORATIONS I-X, inclusive, )	
1	Defendants. )	
5	Reported by: Monice K. Campbell, Job No.: 693	NV CCR No. 312

Harlap, Yoav October 11, 2017 Page 2 1 DEPOSITION OF YOAV HARLAP, held at 2 Fennemore Craig, P.C., located at 300 South Fourth 3 Street, Suite 1400, Las Vegas, Nevada, on Wednesday, October 11, 2017, at 9:45 a.m., before Monice K. 4 5 Campbell, Certified Court Reporter, in and for the 6 State of Nevada. 7 8 APPEARANCES: 9 For the Plaintiff: FENNEMORE CRAIG, P.C. BY: SAMUEL S. LIONEL, ESQ. 300 S. Fourth Street, Suite 1400 Las Vegas, Nevada 89101 (702) 692-8000 Silonel@fclaw.com 10 11 12 13 14 For the Defendants: ROBISON, SIMONS, SHARP & BRUST A Professional Corporation BY: MARK A. SIMONS, ESQ. 71 Washington Street Reno, Nevada 89503 (775) 329-3151 msimons@rssblaw.com 15 16 17 18 19 20 Also Present: 21 MELISSA OLIVAS 22 23 \* \* \* \* \* 24 25 Envision Legal Solutions 702-805-4800 scheduling@envision.legal

Harlap, Yoav October 11, 2017 Page 3 1 INDEX 2 EXAMINATION PAGE 3 By Mr. Lionel 4 4 5 Huerta vs. Rogich Deposition of Yoav Harlap Taken on October 11, 2017 6 7 EXHIBITS 8 NUMBER PAGE 9 Notice of Taking Deposition and Request for Production of Documents 10 1 5 11 10/30/28 Purchase Agreement Between Go Global, Huerta and The Rogich Family Trust, RT0023 through RT0033 12 2 17 13 14 3 Membership Interest Purchase Agreement, 19 RT0034 through RT0062 15 Membership Interest Purchase Agreement, 20 RT0063 through RT0091 4 16 Nanyah Vegas's First Amended Answers to Defendants' First Set of Interrogatories 17 5 34 18 19 6 Complaint 95 20 21 22 23 24 25 **Envision Legal Solutions** 702-805-4800 scheduling@envision.legal

	Harlap, Yoav	October 11, 2017	Page 4
1	LAS VE	SAS, NEVADA; WEDNESDAY, OCTOBER 11, 2017	
2		9:45 A.M.	
3		* * * * *	
4		(Counsel agreed to waive the court	
5		reporter's requirements under Rule	
6		30(b)(4) of the Nevada Rules of Civil	
7		Procedure.)	
8	Whereupon,		
9		YOAV HARLAP,	
10	having beer	n sworn to testify to the truth, the whole	
11	truth, and	l nothing but the truth, was examined and	
12	testified	under oath as follows:	
13			
14		EXAMINATION	
15	BY MR. LION	EL:	
16	Q.	What is your name?	1
17	А,	Yoav Harlap.	
18	Q.	Where do you live, Mr. Harlap?	
19	λ.	Israel,	
20	Q.	What city?	l
21	A.	Herzliya, H-E-R-2-I-L-Y-A.	
22	Q.	Have you ever had your deposition taken	
23	before?		
24	А.	No.	
25	Q.	Do you know what a deposition is?	
1	Envision Legal Sol	utions 702-805-4800 scheduling@envision	n. legal

	Harlap, Yoav October 11, 2017 Page of
1	Mr. Harlap, have you ever seen that
2	document before?
3	A. Not that I recall.
4	Q. You notice that the document requests that
5	you bring to your deposition certain documents which
6	are set forth. Did you bring any of those documents?
7	A. I did not bring with me right now any
8	documents or documents that I had that were given
9	before to my attorney.
10	Q. Do you have documents some of these
11	documents?
12	A. I might have copies of what my attorney
13	has sent me.
14	MR. SIMONS: Just so the record's clear,
15	your request for production of documents is
16	defective. Also, Mr. Harlap is appearing in his
17	individual capacity. If you're going to request
18	documents from this individual, you'll need to do a
19	proper subpoena on this individual.
20	MR. LIONEL: Why is the request improper?
21	MR. SIMONS: Because under the rules,
22	there's a time period within which to respond, as you
23	know. This subpoena this notice, to the extent it
24	would be classified as a request for production of
25	documents, doesn't comply with the time requirements
1	Envision Legal Solutions 702-805-4800 scheduling@envision.legal

	Harlap, Yoav October 11, 2017	Page 5
1	A. I have been explained briefly by my	
2	attorney.	
3	Q. I'm having trouble hearing you.	
4	A. I have been explained to by	
5	Q. It was explained to you by your lawyer?	
6	A. Yes.	
7	Q. Let me give you a little more additional	
8	explanation. I'm going to ask you questions which	
9	you are going to answer. The reporter, if everything	1
10	works, will transcribe them into a booklet which will	
11	be delivered to you. You will have a right to look	
12	at it and see whether the answers are okay or whether	
13	you want to change them. You have a right to change	
14	them, but if you change them, I have a right to	
15	comment on the change if this case goes to trial.	
16	Do you know of any reason why you cannot	
17	have your deposition taken today?	
18	A. No.	
19	MR. LIONEL: Miss Reporter, would you mark	
20	that as first exhibit.	
21	(Exhibit Number 1 was marked.)	
22	BY MR. LIONEL:	
23	Q. Let the record show that Exhibit 1 has	
24	been given to the witness. It is a notice of taking	
25	deposition and request for production of documents.	
1	Znvision Legal Solutions 702-805-4800 . scheduling@envision.	legal

Harlap, Yoav October 11, 2017 Page 7 1 under the rules. 2 MR. LIONEL: You have not objected on the 3 record with respect to the notice and effectively 4 it's the second you've gotten. 5 MR. SIMONS: I understand. But I don't 6 have to object if it's defective on its face. 7 BY MR. LIONEL: 8 Q. Mr. Harlap, do you have a file with documents with respect to Eldorado Hills, LLC? 9 10 A. The documents that I have were all copies 11 of documents that I got from the attorney or he had 12 before. 13 Q. I'm asking you about a time before you had 14 this attorney. I'm asking you --15 A. I had very few documents. They were all 16 sent to my attorney. 17 Q. Do you have any documents now in your 18 office with respect to Eldorado Hills? 19 A. Copies of the interrogatories papers, my 20 deposition, et cetera, I do have that, yes. 21 Q. You do have the Answers to 22 Interrogatories? 23 A. Yes. Q. What else do you have with respect to 24 25 Eldorado Hills? Envision Legal Solutions 702-805-4800 scheduling@envision.legal

1       A. I assume I have historical copies of my         2       money transfer to Eldorado Hills as my investment.         3       Q. Anything else?         4       A. Not that I recall, but I cannot say         5       offhand.         6       Q. You might have?         7       A. Very slim chance. It was there were         8       very few papers there initially.         9       Q. Do you have a file with respect to         10       Eldorado Hills?         11       A. No.         12       Q. Do you have a file with respect to your         13       investment that you are suing about?         14       A. Only the very few documents that had to do         15       with which mostly I got later on. I think there         16       was there might have been a paper there initially         17       for the Canamex which was not relevant anymore. And         18       maybe my accounting lady, but not with me, but with         19       her, might have copies of my money transfer to         20       Eldorado Hills as my investment.         21       Q. What did you have with respect to Canamex?         22       A. There were some drawings that I remember	Page 8
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20 Eldorado Hills as my investment. 21 Q. What did you have with respect to Canamex?	
21 Q. What did you have with respect to Canamex?	Í
w met sie jeu toto musi raspece co eminiex:	
22 A. There were some drawings that I remember	
-	1
23 seeing once very many years ago, initially some	
24 drawings of where it is. That's about it.	
Q. When you say "that's about it," that's the	

	Harlap, Yoa		age 10
1	1	A. I do not recall.	
2	(	2. Did you have any emails from him strike	3
3	that.		
4		What kind of a file did you have with	
5	respect	to this matter?	
6	r I	<ol> <li>Very few pages that I recall. I hardly</li> </ol>	
7	had any	material regarding this matter. I had a	
8	verbal	agreement. I had a money transfer. That's	
9	about i	t.	
10	Q	. I'm asking you about documents.	
11		MR. SIMONS: He's answered.	
12		THE WITNESS: I answered.	
13	BY MR. L	IONEL:	
14	Q	. Do you have any documents with respect to	
15	Go Glob	al in your file?	
16	A	. Not that I recall.	
17	Q	. Do you know who Go Global is?	
18	А	. Go Global, as far as I recall, is Carlos	
19	Huerta.		
20	Q	. His company?	
21	A	. I think so.	
22	Q	. Do you have an operating agreement for	
23	Nanyah \	/egas?	
24	Α.	What is an operating agreement?	
25	Q.	You don't know what it is?	
L			]

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	Harlap, Yoav October 11, 2017	Page 9
1	best you believe you have?	
2	A. That's the best I believe I have.	
3	Q. Do you have any documents with respect to	
4	Carlos Huerta?	
5	A. No.	
6	Q. Do you have communications with Carlos	
7	Huerta back in 2007?	
8	A. Carlos Huerta came over initially to my	
9	house, so it was verbal.	
10	Q. I'm asking you whether you have any	
11	written documents.	
12	A. No.	
13	Q. Did you ever have emails from him?	
14	A. Oh, yeah, I had emails over the years, but	
15	mostly technical. For example, I had to have an	
16	American this was my first American investment,	
17	and so I needed an accountant, and I asked his	
18	assistance to find a local one because that was the	
19	only thing I had at the time here. So it didn't make	
20	sense for me to go and seek somebody else, so he gave	
21	me direction to somebody.	
2.2	Q. Did you have a number of emails from Mr.	
23	Huerta in 2007?	
24	A. I do not recall.	
25	Q. How about in 2008?	
l		

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	Harlap, Yoav	October 11, 2017	Page 1
1	A.	No.	
2	Q.	You had an accountant, you say, here in	
3	Las Vegas	?	
4	А.	Yes.	
5	Q.	Do you still have an accountant here?	
6	А.	Not anymore. I moved from his services	a
7	few months	s ago.	
8	Q.	Is that Dustin Lewis?	
9	A.	No. His name was Brent Barlow.	
10	Q.	Did you ever talk to Dustin Lewis?	
11	А.	I don't even know who he is.	
12	Q.	Have you now told me, to the best of you	r
13	recollecti	on, what documents you had?	
14	A.	I just did.	
15	Q.	What did you do to prepare for this	
16	deposition	?	
17	A.	I read my deposition. I read the	
18	interrogat	ory questions. I saw the agreement,	
19	refreshed	my memory regarding the agreement of my	.
20	of the agr	eement that showed my due interest in	
21	Eldorado H	ills and the fact that I will I am a	
22	claimant fo	or Eldorado Hills. That's it.	
23	Q.	What documents did you look at with	
24	respect to	Eldorado Hills?	
25	Α.	Well, the agreement that supposedly sold	

	Harlap, Yeav	October 11, 2017	Page 12
1	the rights	s, if I recall if this is what you call	
2	this docum	ment that was signed, I think, between Sig	
3	Rogich and	his partners. Whatever was part of the	
4	file that	was submitted to court.	
5	Q.	Where did you look at this?	
6	Α.	I looked at it over the Internet.	
7	Q.	Hmm?	
8	А.	On the computer, on the email. Not emai	1,
9	on the que	stions that I	
10		MR. SIMONS: I think he Counsel, I	
11	think he's	explaining the complaint.	
12		MR. LIONEL: I'd like to hear his	
13	explanatio	n, Counsel.	
14		MR. SIMONS: Go ahead. Do you have a	
15	question?	·	
16	BY MR. LION	EL:	
17	Q.	Sure. Tell me again what that document .	is
18	you looked	at.	
19	А.	As far as I recall, there were a bunch of	2
20	documents	that were passed between my attorney and	
21	myself in	regards to what we submitted to court in	
22	respect of	this lawsuit.	
23	Q.	When did you look at these?	
24	Α.	At the time when I had to when I was	
25	instructed	by my attorney to go over it.	
1			

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Harlap, Yoav October 11, 2017 Page 14 Q. You didn't look at any documents that you 1 2 had since 2007 or 2008? 3 A. No. 4 Q. Did you prepare with anyone? Did you 5 prepare with your attorney? 6 A. I think that what I have spoken with my 7 attorney is privileged information. 8 Q. I'm not asking you for the information. 9 I'm asking you whether you spoke with him in 10 preparing. 11 A. We briefly spoke about the process that 12 I'm going to go through like you have explained to me this morning. 13 Q. When did you do that with your attorney? 14 A. Yesterday. 15 Q. Did you see Mr. Huerta yesterday? 16 A. No. Huerta, you mean, Carlos? 17 Q. Carlos. 18

19	А.	No, I have not seen him this time, no.
19 20 21 22	Q.	When is the last time you saw him?
21	A.	When I saw you.
		That ill-fated day?
23	А.	That was the last time I saw him and spoke
24	to him.	
25	Q.	Did you speak with me?

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Harl	ap, Yoav	October 11, 2017	Page 13
1	Q.	When was this?	
2	A.	A few months ago. When I was summoned,	
3 w	hen we t	ried to make the dates for here.	
4	Q.	And these are documents that you have at	
5 y	our offi	ce?	
6	A.	I don't have physically even one document	
7 Ti	nere are	some documents that were in an email	
8 wi	nich were	e sent to me by email.	
9	Q.	By whom?	
10	A.	By my attorney.	,
11	Q.	And you still have these documents?	
12	Α.	I suppose so.	
13	Q.	Well, you just looked at them, didn't you	?
14	A.	Yeah.	
15		MR. SIMONS: He said a few months ago.	
16		THE WITNESS: A few months ago.	
17 BY	MR. LION	EL:	
18	Ω.	You haven't looked at them in the last	
19 mo	nth?		
20	Α.	No.	
21	Q.	Did you look at any contracts in the last	
22 mo	nth?		
23	A.	No.	
24	Q.	Just the documents the attorney sent you?	
25	Α.	Correct.	
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1	A.	With him.	
2	Q.	With him. I'm sorry.	
3		Now, whenever I say "you," I want to	
4	I'm talki	ng about Nanyah Vegas. You understand tha	t?
5	A.	I assume so.	
6	Q.	And if I say just "Nanyah," also I'm	
7	talking a	bout Nanyah Vegas. We're on the same page	
8	there?		
9	А.	(Witness nodded head.)	
10	Q.	Thank you.	
11		THE COURT REPORTER: Is that a "yes"?	
12		THE WITNESS: Yes.	
13	BY MR. LION	NEL:	
14	Q.	Are you familiar with your complaint in	
15	this actio	on?	
16	А.	In a general way, yes.	
17	Q.	When is the last time you looked at it?	
18	Ά.	A few months ago.	
19	Q.	You have not looked at it in the last few	,
20	months?		
21	А.	Not in the last couple, no.	
22	Q.	Where did you look at it? In Israel?	
23	Α.	I think I was in Greece, actually.	
24	Q.	In Mykonos?	
25	А.	Probably.	

	Harlap, Yoav October I	1, 2017	Page 16
1	1 Q. Carlos Huerta, he	gave a deposition. Di	d
2	2 you look at that deposition?		
3	A. I've looked at all	sorts of papers that	
4	4 were there, but I don't recal	l which one is which.	I
5	5 don't know.		
6	6 Q. I'm asking you spe	cifically about	
7	7 A. I can't answer. I	don't know.	
8	8 Q a deposition of	Carlos Huerta.	
9	9 A. I do not know.		
10	Q. You don't know if	you looked at it?	
11	A. No, I don't. Ther	e were a bunch of	
12	2 papers. It was I mean, no	t physical but on the	
13	3 computer, and I don't recall	which paper is what.	
14	Q. You have no recoll	ection you've ever see	n
15	5 Carlos Huerta's deposition in	this case?	
16	6 A. I might have, I d	on't know.	
17	7 Q. Are you familiar w	ith the purchase	
18	3 agreement?		
19	· · · · · · · · · · · · · · · · · · ·		
20	Q. In this case. The	purchase agreement	
21	Whereby Mr. Huerta got out of	Eldorado.	
22		n, this is the purchas	e
23	agreement that says that t	nat acknowledges the	
24		-	
25	\$1.5 million. If this is the	document you refer to,	.
Ĺ			

	Harlap, Yoav October 11, 2017 Page	18
1	Q. That is a 2008 document. Did you see it	
2	in 2008?	
3	A. I do not know.	
4	Q. You don't know. You don't know or you	
5	don't remember?	
6	A. I don't remember.	
7	Q. But you don't know?	
8	A. I might have.	
9	Q. You might have. Okay.	
10	A. I might have, because I do remember	
11	vividly that Carlos have explained to me, if I'm not	
12	mistaken, over the phone, that my rights in the	
13	Eldorado Hills are secured and that the buyer of	
14	Eldorado Hills from him has taken the commitment to	
15	pay me or register my rights or pay me back my	
16	investment in Eldorado Hills.	
17	Q. When did Carlos tell you that?	
18	A. This was at the time when he explained to	
19	me that he has his own issues. He had to sell and	
20	that my rights remained there. But this is many	
21	years ago, so it's the best of my recollection from,	
22	you know, the telephone conversation that was going	
23	on.	
24	MR. LIONEL: Would you mark this as three,	
25	Miss Reporter.	
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	Harlap, Yoav	October 11, 2017 Page 1
1	then yes.	
2		MR. LIONEL: Miss Reporter, would you mark
3	this as Ex	hibit 2.
4		(Exhibit Number 2 was marked.)
5	BY MR, LION	EL:
6	Q.	Let the record show the witness is looking
7	at Exhibit	. 2.
8	А.	Yes. I've seen this page. I've seen this
9	paper.	
10	Q.	When's the last time you saw it before
11	today?	
12	А.	Last night.
13	Q.	Last night?
14	A.	Yes.
15	Q.	Were you with your attorney preparing?
16	Α.	Correct.
17	Q.	Are you familiar with the document?
18	Α.	Generally, yes.
19	Q.	Prior to last night, when's the last time
20	you saw it	?
21	Α.	Months ago.
22	Q.	Hrum?
23	А.	Months ago.
24	Q.	Do you remember the occasion?
25	Α.	No.

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	Harlap, Yoa		:
1		(Exhibit Number 3 was marked.)	
2	BY MR.	LIONEL:	
3		Q. When did you say was the last time you	
4	looked	at the complaint in this case?	
5		A. A while ago.	
6		Q. A while ago. Do you remember the	
7	refere	nce to the Teld agreement in the complaint?	
8	i i	A. I remember that there was something like	
9	that,	yes.	
10	ç	Q. Would you show Exhibit 3 to the witness,	
11	please	•	
12	Į	A. Teld is the Greek name guy, correct?	
13	¢	Q. Yes.	
14	I	A. Eliades.	
15	ç	2. Look at Exhibit 3 and tell me the last	
16	time yo	ou saw it.	
17		MR. SIMONS: Objection to the extent he's	
8	never s	said he saw it.	
.9		THE WITNESS: I do not even recall whether	
20	I saw i	it or not.	
1	BY MR. L	JONEL:	
2	Q	<ol><li>You don't know whether or not you saw it?</li></ol>	
3	A	A. This one for sure, yes.	
4	Q	). Let the record show the witness is	
5	referri	ng to Exhibit 2.	

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	Harlap, Yoav	October 11, 2017 Page 20
1	A.	This one I do not recall. I do not know.
2	Q.	That's fine.
3	٨.	I may have. I may have not. I just don't
4	remember.	
5	Q.	Do you remember referenced in the
6	complaint.	you did see the complaint?
7	A.	Yes, but it's a while ago I do not, you
8	know	
9	Q.	Do you remember reference to the
10	Flangas	
11	А.	I remember the name Flangas. I met this
12	name somew	here.
13	Q.	Mark this as four, Miss Reporter.
14		(Exhibit Number 4 was marked.)
15	BY MR. LION	EL:
16	Q.	Mr. Harlap, have you seen that document
17	before?	
18	А.	I don't know. I might have. I might have
19	not.	
20	Q.	What's the basis for your claims in this
21	case, Mr.	Harlap?
22	Α.	I have made an investment directly into
23	Eldorado H	ills, which was a real estate property
24	outside of	Las Vegas, shooting range, if I remember
25	correctly,	or part of it was a shooting range. I
l		

<ul> <li>A. The money transfer to Eldorado Hills, I</li> <li>we have that.</li> <li>Q. Anything else?</li> <li>A. Nothing except the documents that I assume art of this litigation.</li> </ul>	
we have that. Q. Anything else? A. Nothing except the documents that I assume	
<ul><li>Q. Anything else?</li><li>A. Nothing except the documents that I assume</li></ul>	,
A. Nothing except the documents that I assume	;
	,
art of this litigation	
alt of this fillgation,	
Q. You have documents with respect to the	
transfer?	
A. Probably in my accountant's file. There	
ocuments showing that I transferred that this	
at date, the sum of one and a half million	
rs to the account.	
Q. To what account?	
A. To the account Carlos Huerta, as far as	
all, it was an Eldorado Hills' account.	
Q. And that's what Carlos told you?	
A. Might have. I don't recall. But	
oly. I didn't talk to other people except him	
acob Feingold in respect to this deal. They	
the only people I knew that had to do with this	
I never spoke to anybody else in respect to	
deal.	
Q. Do you have any emails with respect to it?	
Q. Any emails with respect to transferring	
	<ul> <li>transfer?</li> <li>A. Probably in my accountant's file. There ocuments showing that I transferred that this at date, the sum of one and a half million rs to the account.</li> <li>Q. To what account?</li> <li>A. To the account Carlos Huerta, as far as all, it was an Eldorado Hills' account.</li> <li>Q. And that's what Carlos told you?</li> <li>A. Might have. I don't recall. But bly. I didn't talk to other people except him acob Feingold in respect to this doal. They the only people I knew that had to do with this I never spoke to anybody else in respect to deal.</li> <li>Q. Do you have any emails with respect to it?</li> <li>A. Not that I recall.</li> </ul>

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1	knew that it was an area that would take some time to
2	develop. A road would probably a main road would
3	probably go by it at some point, and this area would
4	be destined to be logistics hub for the expansion of
5	Las Vegas.
6	This, as far as I recall, was the general
7	explanation when Carlos came to my house and pitched
8	me the deal. I transferred the money to Eldorado
9	Hills as per Carlos Huerta's wiring instructions.
10	And as far as I was concerned, that was pretty much
11	it.
12	Q. What you said now is based upon what
13	Carlos told you; is that correct?
14	A. I believe that at the time he also showed
15	me, as I told you, there was the talk about Canamex,
16	an adjacent plot that was not possible to buy, and
17	then he suggested that I go into the first lot that
18	they've just bought, which was the Eldorado Hills.
19	And I agreed to divert my money and transfer it to
20	Eldorado Hills and do the deal with them and be
21	involved with them on that deal.
22	Q. You're talking about something which
23	happened when?
24	A. In 2007, 2008, something like that.
25	Q. Is there any documentation with respect to
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	Harlap, Yoav October 11, 2017 Page
1	the money or anything like that?
2	A. I don't recall.
3	Q. You don't recall if you have any emails?
4	A. Exactly.
5	Q. You may have some emails still in the
6	file?
7	A. I haven't looked at that file as much as
8	you would call it a file. So I don't know. I really
9	don't know.
10	Q. Let's call it a file. What do you have in
11	it?
12	A. I have no idea. I haven't looked I
13	haven't looked at this folder in my email thing in
14	years.
15	Q. Four years?
16	A. In years.
17	Q. In years. Since 2007?
18	A. I don't know. No. I may have. I may
19	have looked at it. You know, for example, if I got
20	from the accountant at the time something to sign or
21	to pay or something, I would probably file it under
22	that folder.
23	Q. You said you're familiar with the purchase
24	agreement?
25	A. I'm familiar with this agreement?

.

	Harlap, Yoav	October 11, 2017	Page 24
1	Q.	Yes.	
2	А.	Exhibit 2?	
3	Q.	Yes.	
4	A.	I'm familiar with this one.	
5	Q.	But you're not familiar with three or	
6	four?		
-7	Α.	I'm not sure.	
8	Q.	Does Exhibit 2 have anything to do with	
9	your claim	in this case?	
10	А.	Absolutely.	
11	Q.	What does it have to do?	
12		MR. SIMONS: Objection to the extent it	
13	calls for .	a legal conclusion.	
14	BY MR. LION	SL:	
15	Q.	Your understanding.	
16		MR. SIMONS: Again, I get to make	
17	objections	for the record. Just to keep it clear	
18	what you'r	e obligated to ask for or answer and then	
19	we can dea.	t with it later. But unless I instruct y	ou
20	not to ansu	ver, you're still to answer the question.	
21	Does that r	nake sense?	
22		THE WITNESS: So I am to answer the	
23	question?		
24		MR. SIMONS: Right. But sometimes I wil	L I
25	interject a	and makes objections.	

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1		MR. SIMONS: Objection. That's not what	
2	he said.		
3		THE WITNESS: The basis for my claim are	
4	establishe	ed by my legal counsel based on the fact	
5	that I cou	ald provide or that he could find in	
6	regarding	to this case. I am no lawyer. So I would	d
7	not know w	what is the basis of my rights, except the	
8	fact that	I know that I invested in Eldorado Hills	
9	\$1.5 milli	on. That at some point Carlos, with whom	I
10	initially	invested, left the company for whatever	
11	reasons an	d made sure that my rights remained.	
12	BY MR. LION	EL:	
13	Q.	Who made sure?	
14	A.	Carlos.	
15	Q.	What did he tell you?	
16	А.	I don't recall what he told me. I think	Í
17	that this	document shows, maybe there are other	
18		that also show, my rights to the	
19	\$1.5 milli	on as a potential claimant for Eldorado	
20	Hills.		
21	Q.	You have read the purchase agreement,	
22	haven't yo		
23	А.	This one?	
2.4	Q.	Yes.	
25	Α.	I have.	

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Harlap, Yoav October 11, 2017 Page 25 1 THE WITNESS: Okay. 2 MR. SIMONS: What was the question again? 3 (Whereupon, the following question was read back by the court reporter: 4 5 Question: "What does it have to do"?) MR. SIMONS: Same objection. Go ahead. THE WITNESS: To the best of my 7 8 understanding, according to Exhibit 2, it is clearly 9 showing that when Sig Rogich sold his rights in 10 Eldorado Hills, he -- sorry. Hold on. Sorry. 11 BY MR. LIONEL: 12 Q. I don't want you to read from there. I 13 want your recollection, please. 14 A. That when Carlos left Eldorado Hills and 15 sold his part, whatever it is, his part, to Sig 16 Rogich Foundation, or whatever it's called, the 17 foundation took upon itself the commitment and 18 acknowledged the fact that Nanyah Vegas had a claim 19 for 1.5 million in equity of Eldorado Hills, and 20 there is an annex or a -- what do you call it --21 appendix, Exhibit -- no Exhibit --22 Q. Exhibit A? 23 A. Exhibit A. Exhibit A that shows clearly 24 the 1.5 million as a potential claimant.

 25
 Q. And that's the basis for your claim?

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1 Q.	A number of times?	
2 A.	I don't know. It could have been	just
3 once. It	could have been a couple. I don't	know.
4 Q.	You don't know whether your claims	s are
5 based upor	n that purchase agreement?	
6	MR. SIMONS: He just answered that	: he said
7 it's absol	lutely, Counsel, and now you're tryi	ing to be
8 argumentat	tive.	
9 BY MR. LION	NEL:	
LO Q.	Answer, please.	
11 A.	As I told you, the basis of my cla	ims are
2 establishe	ed by my legal counsel. It's up to	him to
.3 tell me wh	ether I have rights or I don't have	rights
4 based on t	he paperwork that I could supply or	that he
.5 could get.		
.6 Q.	I want your understanding. I don'	t
7 care I'	m not referring to what your counse	l tells
8 you.		
9	Is it your understanding that that	
0 agreement	affords you rights with respect to	your
1 claim?		
2 A.	You're relating, again, to an agree	ement,
3 and I'm no	t going to answer you in regarding	to the
4 agreement	whether it's establishing my rights	. But
5 my rights	are established, to the best of my	
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1	understanding, based on the position of my attorney.
2	Q. And that's it?
3	A. That together with all the paperwork that
4	supports it, I assume.
5	Q. But you're relying on the basis of what
6	your attorney has told you?
7	A. On the one hand, on that. On the other
8	hand, on the fact that I know that I have paid one
9	and a half million dollars into Eldorado Hills and
10	that, to the best of my understanding, at some point
11	somebody took the liberty, Sig Rogich took the
12	liberty to supposedly sell his parts there and mine
13	too, in a way, without me getting any money for it.
14	Q. Please explain "mine too."
15	A. My rights in Eldorado Hills, the one and a
16	half million dollar potential claims of rights in
17	Eldorado Hills.
18	Q. How do you know he sold them?
19	A. Because, to my understanding, or to what
20	Carlos told me at some point or the paperwork that I
21	have seen, I do not know which ones, I understood
22	that there was a deal between Sig Rogich and this
23	Greek named guy, Eliades, who held, I believe, these
24	companies and another one, Flangas, in which he sold
25	the rights. I don't even remember in what portions
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1	with him?		
2	А.	Never,	
3	Q.	Any contracts with him?	
4	Α.	Any?	
5	Q.	Yes.	
6	А.	Me personally?	
7	Q.	You personally?	
8	A.	Only through	
9	Q.	You or Nanyah?	
10	А.	Nanyah Vegas only as far as the	
11	paperwork	relating to this case. Nothing but that.	
12	Q.	Are you referring to Exhibit 2?	
13	А.	Among other things, at least to Exhibit 2	· [
14	Q.	What other things?	
15	А.	I don't know. As much as other paperwork	
16	relating t	o these deals exist, I'm also relating to	
17	them.		
18	Q.	Do you know the Rogich Trust?	
19	А.	I heard the name or I came across it in	
20	one of the	papers.	
21	Ω.	That's the extent of it?	
22	Α.	Yes.	
23	Q.	How about Eldorado Hills?	
24	А.	Same.	
25	Q.	You never had any dealings with it?	
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1	or whatever. Sold, loan, something like that.	
2	Q. And that's based upon what Carlos told	
3	you?	
4	A. No. There were some I assume and as	
5	far as I I assumed there was paperwork that	
6	related to that that my attorney has seen, and based	
7	upon them, he suggested that my rights are there.	
8	Q. That's the extent of your knowledge with	
9	respect to the basis for your claim?	
10	A. Repeat that.	
11	MR. LIONEL: Miss Reporter.	
12	(Whereupon, the following question was	
13	read back by the court reporter:	
14	Question: "That's the extent of your	
15	knowledge with respect to the basis for	
16	your claim"?	
17	THE WITNESS: Pretty much.	
18	BY MR. LIONEL:	
19	Q. Do you know Mr. Sig Rogich?	
20	A. I've met him once in your office.	
21	Q. Did you talk with him?	
22	A. Only in front of you. Not before and not	
23	after, unless you came into the room a couple of $\hfill \hfill $	
24	minutes later, but that's it.	
25	Q. Did you ever have any business dealings	
Į		

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ſ	farlap, Yoav	October 11, 2017 Pag
1	Α.	Not except what is written here.
2	Q.	What is written in Exhibit 2?
3	Α.	And the money transfer that I did.
4	Q.	And the money transfer to Eldorado Hills?
5	Α.	The money transfer that I did initially
6	for the i	nvestment in Eldorado Hills.
7	Q.	When did you transfer the money?
8	Α.	I don't remember.
9		MR, SIMONS: Asked and answered.
0		MR. LIONEL: Did he say before he didn't
1	remember?	
2		MR. SIMONS: No, he said in 2007.
3		THE WITNESS: Yeah, '7. Around there but
4	I cannot t	ell you the date. Could be '6, could be
5	'8. I dor	't know.
6   E	BY MR. LION	IEL:
7	Q.	Do you know Teld?
8	Α.	I heard the name.
9	Q.	That's the extent of it?
0	Α,	Yes.
1	Q.	No dealings with Teld that you know of?
2	Α.	Except what
3	Q.	You mean there may be some papers, are you
1	saying?	
5	A.	The papers that are around here. Other

	Harlap, Yoav	October 11, 2017	Page 32
1	than that	, not that I know of.	
2	Q.	You're talking about Exhibit 3?	
3	Α.	Maybe. Maybe other exhibits, too.	
4	Q.	Do you know the Flangas Trust?	
5	А.	The same.	
6	Q.	When you say "the same," you really had	no
7	dealings v	with it?	
8	A.	Personally, I had no dealings with it	
9	beyond the	e fact that they, to my understanding,	
10	purchased	some rights in Eldorado Hills to which $\ensuremath{\mathbf{I}}$	am
11	a potentia	al claimant to.	
12	Q.	What are you a claimant of?	
13	Α.	To 1.5 million worth of ownership in	
14	Eldorado H	fills.	
15	Q.	What's that got to do with Teld?	
16	А.	Well, Teld, to my understanding, is a	
17	company th	at bought, at a later stage, some of the	
18	rights to	Eldorado Hills.	
19	Q.	That's the extent of what you know about	
20	Teld?		
21	А.	Yes.	Ì
22	Q.	Do you know Mr. Eliades, Pete Eliades?	
23	A.	Personally not.	
24		MR. LIONEL: Do you know how to spell	
25	that?		
l		700.006.4000	

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1	Q.	How about imprecisely?	
2	A.	Questioning.	
3	Q.	It's questioning. Did you ever answer	
4	interrogat	cories?	
5	A.	You mean other than in this case?	
6	Q.	In this case.	
7	A.	In this case?	
8	Q.	Yes.	
9	Α.	Yes. As far as I recall, there were	
10	questions	that were sent to me and I had to answer.	
11	Q.	Did you ever answer interrogatories in	
12	another ca	se?	
13	A.	No. I mean, not that I recall. There	
14	were proce	edings, initial proceedings at some point	
15	that were	rejected by court, and then we appealed.	
16	So maybe t	here was something in this respect, but $I$	
17	don't know	if there were interrogatories or not or	
18	what it was	s or to what extent I then gave any	
19	informatio	n. I do not recall.	
20		MR. LIONEL: Would you mark this.	
21		(Exhibit Number 5 was marked.)	
22	BY MR. LIONE	3L:	
23	Q.	Mr. Harlap, do you now have Exhibit 4 in	
24	front of yo	ou?	
25	А.	I have Exhibit 5 in front of me.	
l			]

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	Harlap, Yoav	October 11, 2017	Page 33
1		THE COURT REPORTER: Yes.	
2	BY MR. LI	DNEL:	
3	Q.	Do you know anything about Imitations,	
4	LLC?		
5	A.	No.	
6	Q.	Did you ever hear that name before?	
7	Α.	Not that I recall.	
8	Q.	Do you know the woman sitting at my righ	t
9	hand, Mel	issa Olivas?	
10	Α,	By the looks of her, I might want to.	
11	Q.	I agree with that. But answer the	
12	question.		
13	A.	Other than that, no.	
14	Q.	Do you know Mr. Brandon McDonald?	
15	Α.	No.	
16	Q.	Did you ever hear that name before?	
17	А.	I don't recall hearing the name.	
18	Q.	How about Summer Rellmas, R-E-L-L-M-A-S?	
19	А.	I don't know.	
20	Q.	You don't know that name?	
21	A.	I don't recall hearing the name. I may	
22	have but	I don't recall.	
23	Q.	Do you know what an interrogatory is in a	
24	lawsuit?		
25	Α.	Not precisely, no.	
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1	MR. LIONEL: Is it five?	
2	THE COURT REPORTER: Yes.	
3	BY MR. LIONEL:	
4	Q. I'm sorry. That's Nanyah Vegas, LLC's	
5	First Amended Answers to Defendants' First Set of	
6	Interrogatories; is that correct?	
7	A. Apparently.	
8	Q. Are you familiar with them?	
9	A. I think that I have gone through them,	
0	yes. As far as I recall, I have gone through them.	
1	Not in paper, on the on the computer.	
2	Q. On the computer.	
3	You said that you were sent	
4	interrogatories; is that correct?	
5	A. Yes.	
6	Q. On the computer?	
7	A. I think so, yeah. I think it was a heft	у
3	file. It could have been this one.	
	Q. Did you first receive interrogatories	
	strike that.	
L	That has interrogatories and answers; is	
2	that correct?	
	A. Yes, I think so.	
	Q. Go ahead and look at it.	
5	A. Yes, they are Answers to Interrogatories.	.

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	Harlap, Yoav	October 11, 2017	Page 3
1	Q.	Did you first receive a set of	
2	interrogato	pries?	
3	А.	I think so. I don't recall. Because I	
4	was asked t	to answer questions, I answered questions	
5	as far as I	recall, but whether it's this one or	
6	there was -	I think there was an initial set and	
7	then there	was another set which was much bigger.	
8	Q.	And did you answer the interrogatories?	
9	А.	As far as I recall, yes.	
10	Q.	You received interrogatories which are	
11	questions,	correct?	
12	А.	Correct.	
13	Q.	And did you answer them?	
14	А.	To the best of my understanding, I have.	
15	Q.	Tell me what you did.	
16	А.	I read through the questions. As far as	I
17	recall, I r	read through the questions	
18	Q.	Want to change chairs?	
19	A.	No, it's okay.	
20	Q.	I don't want you falling down in my	
21	office.		
22	А.	No. No. It's okay.	
23		As far as I recall, I read the questions,	
24	and I answe	red them. That's as much as I recall.	
25	Q.	Did you answer them on the computer?	

	Harlap, Yoav	October 11, 2017 Page 38
1	Q.	On the computer or in longhand or with a
2	typewrite	r?
3	Α.	I did not type, I mean, on the typewriter.
4	And I	for sure I did not do anything in
5	handwriti	ng.
6	Q.	You don't know how you answered them?
7	A.	I don't remember. But probably if I
8	answered,	I probably typed on the computer, answered
9	the quest	ions that my attorney asked or things like
10	that.	
11	Q.	And you answered all the questions?
12	А.	As far as I recall. I do not recall my
13	lawyer te	lling me that he's missing an answer.
14	Q.	As far as you recall you answered all the
15	interroga	tories?
1.6	А.	As I told you, as far as I recall, my
17	lawyer ne	ver told me that he's missing an answer from
18	me.	
19	Q.	And where did the information come from so
20	that you	could answer these questions?
21	A.	The ones I could answer from my memory, I
22	answered	from my memory.
23	Q.	How about those you didn't have a memory
24	of?	
25	А.	So I probably told my lawyer I do not have
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	Harlap, Yoav October 11, 2017 Page 37
1	A. Yeah. I haven't I have done nothing in
2	writing. That's for sure. In handwriting, I've done
3	nothing.
4	Q. So you received the questions on the
5	computer, the interrogatories?
6	A. I think so. I'm not sure. I think so,
7	yeah. Yeah, I think so.
8	Q. Why do you say "I think so"?
9	A. Because I'm not 100 percent sure, so I
10	just think so. Because I do not recall something
11	else, but I do not recall that in particular as well.
12	Q. It came to you on the computer?
13	A. Most probably,
14	Q Could they have come to you in print?
15	A. I don't
16	Q. In type?
17	A. Theoretically, it could have been FedExed
18	to me. But you know how much information I'm getting
19	and paperwork in my office every day, you know, from
20	dealings that I have throughout the world? I do not
21	recall that or the other paper, whether it was on the
22	computer or whether it was in a FedEx package or
23	whatever.
24	Q. And you answered the questions?
25	A. To the best of my recollection.
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	Harlap, Yoav October 11, 2017 Pa	ge 39
1	a memory.	
2	Q. I thought you answered all the questions?	
3	A. As far as I could, I did answer all the	
4	questions.	
5	Q. Did you have anything to look at to help	
6	you answer the questions?	
7	A. If I had, it was paperwork that was	
8	resubmitted to me with the questions in the email	
9	from my attorney.	
10	Q. Did you have the	
11	A. I don't recall having going to a file,	
12	taking out papers and looking at them in order to	
13	answer.	
14	Q. You don't remember getting anything to	
15	help you answer?	
16	MR. SIMONS: That's not what he said.	
17	That mischaracterizes his testimony. He's already	
18	said he got documents from the attorney.	
19	MR. LIONEL: Would you read back the	
20	answer, Miss Reporter?	
21	MR, SIMONS: Which one? He said it three	
22	times so far.	
23	MR. LIONEL: Four is lucky.	
24	MR. SIMONS: Well, four will be the last	
25	one.	
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	Harlap, Yoav October 11, 2017 Page 40
1	BY MR. LIONEL:
2	Q. I think you answered that you didn't go to
3	any books or anything like that to help you; is that
4	correct?
5	A. I don't have a physical folder in my
6	office at home, which is where I work from most of
7	the time, that has paperwork relating to this
8	investment. I assume that if I looked at something,
9	it was in the file in the folder on my computer.
10	Q. What do you have in the file on your
11	computer?
12	A. Only what I told you. I don't remember
13	what I have on my computer. But if I looked at
14	anything, this would have been the place where I
15	would probably find it.
16	Q. How long did it take you to answer the
17	questions the interrogatories?
18	A. Oh, reading it was a long thing,
19	especially the second version.
20	Q. How long did it take you, approximately?
21	A. A few days.
22	Q. Did you have Mr. Carlos Huerta's
23	deposition at the time you answered them?
24	A. I think you've asked me this question, and
25	I do not know.
l	

	Harlap, Yoav October 11, 2017 Page 4
· 1	did not use.
2	Q. I've got to get this on the record
3	clearly.
4	A. Go ahead.
5	Q. You do not remember whether you used the
6	Huerta deposition to prepare your Answers to the
7	Interrogatories?
8	A. I do not recall using or not using any
9	such paper because I do not know if I had ever seen
10	such paper or not. I don't remember. And if I said
11	at any point that I did in writing, it means that I
12	did.
13	Q. Would you open your Exhibit 5 to page 4.
14	I'm going to take you down to line I'm going to
15	start reading from line 19 into the record.
16	"Additionally, facts supporting Nanyah's rights and
17	claims are set forth in the transcript of the
18	deposition of the person most knowledgeable of Nanyah
19	Vegas, LLC, pursuant to N.R.C.P. 30(b)(6) taken on
20	April 3rd, 2014, Nanyah deposition, at page and
21	line 25:6-27:4, the documentation relating to
22	Nanyah's \$1,500,000 investment in Eldorado, including
23	bank statements from Nevada State Bank and agreements
24	executed in 2007 and 2008, including the purchase
25	agreement, 28:4-13, Nanyah transferred \$1,500,000 to
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	Harlap, Yoav	October 11, 2017	Page 41
1	Q.	No, I did not.	
2		MR. SIMONS: You asked him if he had the	
3	deposition	. Let's do this. Lay the foundation	
4	whether he	knows what a deposition is.	
5	BY MR. LION	EL:	
6	Q.	You know what a deposition is, don't you	.?
7	А.	I think so.	
8	Q.	You think so.	
9		It's a little booklet with questions and	
10	answers.		
11	А.	Yes.	
12	Q.	Correct. And you don't remember whether	
13	you saw Ca	clos Huerta's deposition?	
14	А.	This is what I told you before.	
15	Q.	Correct. I'm asking you whether that	
16	means you o	lid not have the deposition of Mr. Huerta	
17	at the time	e you did the Answers to the	
18	Interrogate	pries?	
19	Α.	This is not what I said.	
20	Q.	Tell me what you said.	•
21	А.	I said that I do not know nor remember	
22	whether I h	ad it or I didn't have it.	
23	Q.	Do you know whether you used it in	
24	conjunctior	with preparing	
25	Α.	I do not remember what I used or what I	
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1	Eldorado,	October 11, 2017 P most likely by wire, 29:9-31:19. Carlos
2		prdinated and expected transfer of 1,500,000
3		Harlap on behalf of Nanyah to Eldorado's
4	1	int with Nevada State Bank."
5		Did you write that answer?
6	А,	Most probably.
7	Q.	I beg your pardon?
8	Α.	Most probably.
9	Q.	Most probably. You don't know whether you
10	did or dia	ln't?
11	А.	I do not remember.
12	Q.	And you wrote it where, on the computer?
13	А.	If, then yes.
L 4	Q.	Hmm?
15	A.	If I wrote if, then yes.
16	Q.	Now, if you look at page 5, you will see
17	that every	thing there is shown as coming from Carlos'
.8	deposition	. Do you see that on page 5?
19	Α.	If I read page 5, I can tell.
20	Q.	Sure. Sure.
21	Α.	What is the question?
22	Q.	The question is: Did you write everything
23		rs on page 5?
24	А.	I do not remember,
25	Q.	Do you remember

	Harlap, Yoav	October 11, 2017	Page 44
1	А.	I don't think I don't think that I	
2	wrote it.	I think that this is the deposition of	
3	Mr. Huerta		
4	Q.	Mr. Harlap, the references here are to	
5	Huerta's d	eposition.	
6	A.	So obviously I did not write	
.7		MR. SIMONS: Hold on. What's the	
8	question?		
9		MR. LIONEL: I haven't got it out yet.	
10		MR. SIMONS: I know.	
11	BY MR. LION	EL:	
12	Q.	What appears here on page 5, and if you	
13	look, it's	also most of page 6, is information	
14	purportedl	y coming from the deposition of Carlos	
15	Huerta.		
16	Α.	Apparently so.	
17	Q.	And my question to you is: Who prepared	l
18	that page	5 and most of page 6?	
19		MR. SIMONS: Counsel, I'm going to direct	:t
20	your atten	tion to page 2, and you will see that the	se
21	interrogat	ory answers are prepared on behalf of	
22	Nanyah by	and through its undersigned counsel. You	r
23	question o	n Interrogatory 1 is, "What are the right	s
24	and claims	of Nanyah, the basis for such rights and	
25	claims," a	nd et cetera,	

October 11, 2017 Page 46 Harlap, Yoav THE WITNESS: What is written on page 5 is 1 2 taken from the deposition of Carlos Huerta. 3 Obviously, I did not write the deposition of Carlos 4 Huerta. In regards to the answers to the 5 interrogatory questions that you've sent to me, they 6 were primarily prepared with my counsel. I answered 7 what I could answer to him, but, of course, I am not 8 the one putting the exact wording as to answer your 9 questions. I'm not a lawyer. 10 11 BY MR. LIONEL: Q. Somebody wrote page 5 and 6, okay? 12 A. Obviously, the assembly of all the 13 material was done by my attorney's office. 14 Q. Oh, the attorney's office wrote this? 15 A. The attorney's office compiled all the 16 17 information. Whether some of it came from a question 18 they asked me or not, I do not recall. Whether 19 something was a question over the phone may have been because we had a couple of phone conversations as 20 well. But I do not know how to prepare something 21 22 like this. This is the job of my attorney. 23 Q. I'll accept that from you, but my question 24 is, then you did not write page 5 and page 6? A. If you think that I physically typed all 25 702-805-4800 scheduling@envision.legal Envision Legal Solutions

	Harlap, Yoav October 11, 2017 Page 45
1	So in your interrogatory, you've asked a
2	party for its legal rights and its legal claims. So
3	that information is to be provided by counsel in
4	order to be complete and accurate.
5	I get to say what I get to say.
6	In response to your interrogatory, the
7	response has been verified by the client. That means
8	they're bound by those answers.
9	MR. LIONEL: I understand he's bound by
10	them. That's why I'm asking him.
11	MR. SIMONS: Well, you also understand
12	that Nanyah entity is Nanyah Vegas is an entity,
13	not an individual. So, therefore, it's entitled to
14	rely upon information that its agents acquired.
15	MR. LIONEL: That's a speaking objection,
16	Counsel.
17	MR. SIMONS: I know, but you're trying to
18	confuse this gentleman.
19	MR. LIONEL: I'm not trying to confuse
20	him. My questions are straight forward. He's
21	intelligent. He answers them. Why am I confusing
22	him? The question is very straight forward. I'm
23	asking whether he wrote what appears on page 5 and
24	most of page 6 of this Exhibit 5. That's a straight
25	forward either he did or he didn't.
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	Harlap, Yoav October 11, 2017 Page 47
1	these pages, no.
2	Q. Here, let's take Exhibit 5. What is your
3	work in it? What can you
4	A. I do not recall per page what was my work.
5	My work was basically I had a couple of calls with my
6	attorney. We went over generally, he sent me some
7	reading material. I read through it. He asked me if
8	I had any specific remarks in that respect. As far
9	as I recall, I did not have any specific remarks. He
10	sent me a final version. I went through it. It took
11	a few days. I didn't see there anything that was
12	that seemed to me like something that I could not
13	support. And that's it.
14	Q. Did you read this entire document?
15	A. I have. Unfortunately, I had to, yes.
16	Q. Turn to page 97. You see on the fourth
17	line it says, "Contemporaneous with the execution of
18	the purchase agreement," that paragraph. Would you
19	read it to yourself, please.
20	A. Until where? Until 9?
21	Q. To line 9, okay? You read it. I'm not
22	concerned with do you know where that paragraph
23	came from?
24	A. I don't remember.
25	Q. Would it surprise you when I tell you it
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	Harlap, Yoav October 11, 2017 Page	48
1	came from paragraph 38 of your complaint, word for	
2	word?	
3	A. It will not do anything to me, surprise or	
4	not surprise.	
5	Q. Did you use the complaint in preparing	
6	this document?	
7	A. My attorneys used the paperwork that they	
8	needed to use. I read through it. I answered	
9	questions as far as they were I answered questions	
10	as far as my attorney had questions. That's it.	
11	Q. Are all the answers in Exhibit 5 true?	
12	A. I think that everything that I that I	
13	have written through my attorney is true.	
1.4	Q. I'm asking you whether everything in	
15	Exhibit 5, all the answers, are true?	
16	A. As far as I remember, yes, absolutely.	
17	Q. And you're telling me you looked at all	
18	the answers in here?	
19	A. I read the whole paper, pretty much, as	
20	far as I remember.	
21	Q. Would it surprise you when I tell you this	
22	particular paragraph now that you read is repeated 25	
23	times in this document?	
24	A. No. There were a lot of paragraphs that	
25	were repeated. Because, if I remember correctly,	

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	Harlap, Yoav	October 11, 2017	Page 50
1	says.		
2		MR. LIONEL: Except for those that said	
3	upon infor	mation and belief, and as to those, he	
4	believed t	hem to be true.	
5		MR. SIMONS: That's fair.	
6	BY MR. LION	EL:	
7	Q.	Would you like to take a break,	
8	Mr. Harlap	? I'm prepared to go forward.	
9	Α.	We can go forward.	
10	Q.	Good. Nanyah Vegas was formed in 2007.	
11	Fair state	ment?	
12	А.	More or less. It was formed for the	•
13	purpose of	this investment.	
14	Q.	What was your role in its formation?	
15	Α.	Probably signing a couple of papers.	
16	Q.	Are you the manager?	
17	Α.	Yes.	
18	Q.	Are you the only one who's ever been a	
19	manager of	Nanyah Vegas?	
20	Α.	Yes.	
21	Q.	What are the duties of the manager?	
22		MR. SIMONS: Objection to the extent	
23	you're ask	ing for a legal conclusion.	1
24		MR. LIONEL: No, it's not.	
25	111		
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	Harlap, Yoav	October 11, 2017	Page 4
1	there was a	a first version and then you asked for	c a
2	more elabo:	ate one and then and then it was	
3	prepared a	nd everything repeated itself again ar	hd
4	agaín.		
5	Q.	I'm only concerned about the second	
6	version, w	nich is the Exhibit 5.	
7	А.	Okay.	
8	Q.	I'm telling you this paragraph is rep	beated
9	no less tha	in 25 times in this document.	
10		MR. SIMONS: There's no question. He	e's
11	making a s	atement. So what? What's the questi	.on?
12	Don't answe	er. There's no question pending.	
13	BY MR. LIONE	SL:	
14	Q.	Were you aware that as many as 25 tim	nes
1.5	that paragi	aph	
16	А.	I didn't count.	
17	Q.	And you would have answered that 25 t	imes?
18	Α.	Pardon?	
19	Q.	And you answered that strike that.	
20		MR. SIMONS: There's no question ther	e.
21	BY MR. LIONE	E:	
22	Q.	And I will repeat again, as far as yo	bu
23	know, every	thing all the answers in here are	true?
24	А.	Correct.	
		MR. SIMONS: That's what the verifica	tion

	Harlap, Yo	av	October 11, 2017 Page 51
1	BY MR.	LIO	NEL:
2		Q.	What's your understanding of the duties of
3	a man	ager	?
4			MR. SIMONS: That's a better question.
5			THE WITNESS: Like in any other company.
6	BY MR.	LIO	NEL:
7		Q.	Were there any particular duties?
8		A.	I have to work in the best interest of the
9	compar	ıy.	
10		Q.	Did Nanyah Vegas ever have any employees?
11		A.	No,
12		Q.	Did you have any office?
13		A.	There is a registered office, perhaps, but
14	not a	phy	sical office, no.
15		Q.	Ever have a bank account?
16		A.	No.
17		Q.	In Israel or in the United States?
18		A.	Not that I recall, no.
19		Q.	Did it file any tax returns?
20		A.	Yes.
21		Q.	This company?
22		A.	As far as I remember, yes, through this
23	the Ve	gas	accountant.
24		Q.	Filed tax returns for
25		А.	I don't know if it's called tax returns,
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	Harlap, Yoav October 11, 2017 Page 52
1	but I know that I because I had this company, I
2	had to have an accountant in America, and I took this
3	accountant and he did whatever he needed to do.
4	There are Kls, or whatever you call them, that every
5	year that he has to get and he does some reporting,
6	and whether it has to do with this or with the other
7	investments that I have in the US, I'm doing that on
8	an annual basis, yes.
9	Q. You know what a K1 is?
10	A. I know that there is such a form. I've
11	seen it. I've signed it a hundred times, but the
12	legal standing of this document, I don't know.
13	Q. Did you ever get a Kl with respect to
14	Nanyah Vegas?
15	A. I don't know.
16	Q. Do you have any recollection you ever saw
17	one?
18	A. I don't have recollection that I saw it.
19	I don't get into this at all. I have so many
20	investments. I do not look at all these papers. I
21	have my accountants preparing the paperwork for me
22	and telling me where to sign, and this is what I do.
23	Q. Do you sign the Kls?
24	A. If I need to, then I sign them. If I'm
25	instructed to by my accountant, I do.

	Harlap, Yoav	October 11, 2017 Page 54
1	family of	fice invested through, and I don't even
2	know.	
3	Q.	Tell me what records you have of this
4	investmen	t,
5	A.	Of which investment?
6	Q.	This investment in Nanyah.
7		MR. SIMONS: Asked and answered. You went
8	over that	first thing.
9		THE WITNESS: In Nanyah?
10	BY MR. LIO	VEL:
11	Q.	Yes.
12	А.	Or in Eldorado Hills?
13	Q.	Either one. In Eldorado Hills. Go ahead.
14	А.	I don't remember which paperwork I have,
15	but as muc	h as I have, they are included in the
16	paperwork	that was submitted to court.
17	Q.	What paperwork was submitted to court?
18	Α.	I have no idea, but if there were any,
19	then it's	there.
20	Q.	I'm asking you what records you have of
21	the invest	ment.
22	A.	What?
23	Q.	What records you have of the investment.
24	А.	I don't know.
25	Q.	You don't know?
1		

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	Tarlap, Yoav October 11, 2017 Page 53
1	Q. Tell me about your education, Mr. Harlap,
2	just briefly.
3	A. I graduated from high school, and beyond
4	that I did a year and a half in the Haifa, H-A-I-F-A,
5	University in Israel, and then that is where my
6	education, formal education ended, because I had to
7	take care of my interest in my family company.
8	Q. What is your business?
9	A. Primarily we are car importers and
10	distributors.
11	Q. Is the name of the company Colmobil?
12	A. Yes.
13	Q. And how long have you been in that
14	business?
15	A. Pretty much since I was born.
16	Q. It's a family business?
17	A. Correct.
18	Q. Now, you say you have investments all over
19	the world?
20	A. I have other investments, yes.
21	Q. You have no other investments in the
22	United States?
23	A. I do. But all my investments in the
24	United States are after this one, except if there was
25	a some fund or something that I invested or my
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	Harlap, Yoav October 11, 2017 Pag
1	A. As far as I don't remember which
2	records I do have. I have I think my accountant
3	has or my accounting lady has the money transfer
4	proof, et cetera, things like that.
5	Q. The money was transferred to who?
6	A. To'Eldorado Hills.
7	Q. Eldorado.
8	As far as you know, to the extent there
9	are records, you don't have them, your accountant has
10	them; is that what you're saying?
11	A. Either my attorney has them and/or my
12	the accountant may have seen some paperwork like that
13	in the past.
14	Q. But you, back in Israel, have no copies?
15	A. I don't think so, no.
16	Q. You don't think so?
17	A. No, I don't think so.
18	Q. Is it possible you have some records?
19	A. Everything is possible.
20	Q. Hram?
21	A. Everything is possible theoretically.
22	Q. I accept that.
23	How often do you travel to Las Vegas?
24	A. It's very seldom.
25	Q. Did you travel here when your daughter was
22 23 24 25	<ul><li>Q. 1 accept that.</li><li>How often do you travel to Las Vegas?</li><li>A. It's very seldom.</li></ul>

## JA\_006220

	Harlap, Yoav	October 11, 2017 Page 56
1	in school?	
2	A.	I traveled when my daughter was in school
3	in order t	o meet you.
4	Q.	That one time?
5	A.	Exactly.
6	Q.	Where did she go to school?
7	А.	In New York.
8	Q.	And that was the last time you were in Las
9	Vegas?	
10	A.	Correct.
11	Q.	When did you arrive?
12	A.	Pardon?
13	Q.	When did you arrive this time?
14	А.	Yesterday.
15	Q.	Do you consider yourself a sophisticated
16	investor?	
17	Α.	Sophisticated enough, I guess, but I know
18	that there	are many things that I don't know.
19	Q.	Are there other investors in Nanyah
20	Α.	No.
21	Q.	besides you?
22	А.	No.
23	Q.	It's all your own investment?
24	A.	It's my own, yes.
25	Q.	You don't know what an operating agreement
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1	Carlos Huerta, I guess.
2	Q. And where are those emails?
3	A. Probably, if they exist, as far as they
4	exist, they would be in the Nanyah Vegas folder on my
5	computer, or if they were just things that I thought
6	that were not of any relevance, I would probably just
7	erase them.
8	Q. But the other ones would be on the
9	computer?
10	A. If there are any, they would be there.
11	Q. Now, you said you saw him in Israel; is
12	that correct?
13	A. I saw him in Israel when he came to pitch
14	the deal.
15	Q. That was in 2007?
16	A. Around.
17	Q. Do you remember when in 2007?
18	A. I cannot even confirm it was 2007 not 2006
19	or 2008. I don't remember. I also saw him later in
20	some wedding of our mutual friend.
21	Q. Who introduced you to Carlos, Jacob?
22	A. Jacob Feingold, yes.
23	MR. LIONEL: Do you know Jacob?
24	MS. OLIVAS: Yes.
25	THE WITNESS: And if she knows, she does
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	Harlap, Yoav	October 11, 2017	Page 57
1	is?		
2	A. No.		
3	Q. It's	like a constitution for an	
4	organization		
5	A. Oh.		
6	Q ti	he bylaws and so forth.	
7	A. Byla	ws of the company. Yeah, I know wha	t
8	are bylaws.		
9	Q. That	's bylaws. But there's also what is	
10	known as an oper	rating agreement. Do you have any	
11	recollection that	at there is an operating agreement -	-
12	A. No.		
13	Q fc	or Nanyah?	
14	A. There	e may be. There may be not. I don't	t
15	know if I was	- if I legally had to do such	
16	paperwork and it	was brought to my attention, then	
17	probably there i	s. If I was not, then no. Other	
18	than that, I do	not recollect.	
19	Q. Do yo	ou use email?	
20	A. Yes.		
21	Q. Do yo	ou text?	
22	A. Itex	t, yeah. I text also.	
23	Q. I may	have asked this before, but I want	a
24	clear answer. D	id you get emails from Carlos Huerta	1?
25	A. Over	the years, I got a few emails from	
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	Harlap, Yoav C	October 11, 2017	Page 5
1	not forget.		
2	BY MR. LIONEL:		
3	Q. Where did he	do the pitching? W	las that
4	your home?		
5	A. Yes, if I re	member correctly.	
6	Q. Who else was	there at the time?	
7	A. Jacob and his	m, as far as I remem	ber.
8	Q. That's Jacob	Feingold?	
9	A. Correct.		
10	Q. And what did	Carlos tell you at	the time?
11	Who else what did he	tell you?	
1.2	MR. SIMONS:	Asked and answered.	
13	THE WITNESS:	Mr. Lionel, this w	as so many
14	years ago that if you re	eally want me to be .	able to
15	tell you exactly what he	e told me, it would b	be
16	unserious of me to attem	pt to answer. Basio	cally, he
17	pitched a deal, a real e	state deal, close to	o Las
18	Vegas. I remember it wa	s supposed to be log	gistic
19	for logistic purposes in	the future, a road,	, highway
20	would cross it or there	would be a junction,	et
21	cetera. This was when t	hey still thought of	f Canamex
2	and Eldorado Hills as tw	o adjacent plots, as	faras I
3	recall.		
4	BY MR. LIONEL:		
5	Q. Give me the r	est of the pitch tha	t you

	Harlap, Yoav	October 11, 2017	Page 60
1	recall.		
2	А.	That's what I recall.	
3	Q.	Nothing else?	
4	А.	From that time, that's it. They were	
5	partners i	n that deal with supposedly a reputable	
6	individual	named Sig Rogich, who is a well-known	
7	figure in	Las Vegas, with whom they have done	
8	previous d	eal in which he made a lot of money, and	
9	that's abo	ut it.	
10	Q.	That was the deal that Jacob was in?	
11	А.	I think so. I think so, yeah.	
12	Q.	And he made a lot of money?	
13	А.	Sig Rogich apparently made a through	
14	him.		
15	Q.	How about Jacob?	1
16	А.	I hope for him that he did too. I think	
17	he did.		
18	Q.	Did he tell you he did?	
19	А.	I don't remember if he told me he did on	
20	that deal.	I know Jacob made money in Las Vegas.	
21	Whether it	is on that deal or another deal, I don't	
22	know.		
23	Q.	What else do you remember about the pitch	n?
24	Α.	You've already asked me that, and if I	
25	remembered	anything, I would have told you.	
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18 19

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were	4	A. Mr. Broner, I have people precing deals
outable	5	to me several times a week, all year long. You know,
known	6	this was just another one of them. And I did not
ne	7	make my investment based on specifics of the deal in
ey, and	8	terms of analyzing paperwork, in terms of sending
	9	surveyors myself, in terms of seeking external
in?	10	external valuations, et cetera, et cetera. It was
	11	not based on that.
	12	Q. What was it based on?
through	13	A. It was based on, at that time, about 25
	14	years very close relationship with Jacob Feingold and
	15	his entire family, who are very close family, very
I think	16	close friends to me. Of knowing Jacob through bad
	17	times and good times and knowing that Jacob's
	18	partner, by then, for quite a few years was Carlos
e did on	19	Huerta, whom was very highly considered by Jacob and
Vegas.	20	his family as a religiously honest guy with whom they
I don't	21	have done several deals, most of which were good,
	22	some of which were not so good. I don't know if they
the pitch?	23	were not so good then or they became not so good
d if I	24	later. I don't know to tell you the dates.
	25	But from my personal, friendly
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Harlap, Yoav

Q.

A.

Q.

1

2

3

4

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A. Mr. Lionel, I have people pitching deals

Don't remember anymore?

I understand that.

No. This was many years ago.

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relations	hip with the Feingold family, I knew th	at	1	then already either bought	or were in the process	of
they had	this partner in Las Vegas whom they tho	ught	2	buying, and obviously they	/ needed more investors i	n
very high	ly of and had an extremely good experie	nce	3	order to try and add this	other parcel, which late	r
with, and	that he was considered by them as		4	on was not possible, and s	o they suggested that I	
religious	ly honest to the extreme.		5	would join the Eldorado Hi	lls investment, which I.	
	From my couple of meetings with him,	I got	6	did.		
the same	the same impression.		7	Q. Did you tell th	nem how much you were goi	ng
Q.	With a couple meetings?		8	to put in?		
A.	Yes.		9	A. At some point I	told them.	
Q.	How many?		10	Q. At the time of	the pitch or another time	e?
Α.	A couple.		11	A. I don't remembe	er. I think probably	
Q.	All at your home?		12	probably, knowing myself,	probably not. But maybe	
А.	No. I told you, I met him also in the	e	13	there was a minimum. Mayb	e they gave me expectation	ons
wedding o	f the son of Jacob Feingold. I met him	at	14	or something or maybe I ga	ve them the understanding	g
Jacob Fei	ngold's 60th birthday, to the best of m	4	15	that it is within reason,	you know, within reasonal	ole
recollect	ion. Perhaps another once or twice the	re.	16	limits. I don't know. We	're talking years back.	
And I met	him when I came to meet you.		17	Q. As part of that	pitch, did Mr. Carlos gi	íve
Q.	But only one time was it a pitch?		18	you any documents		
А.	Yeah.		19	A. I remember that	I saw some maps, but I	
Q.	Did he talk about Canamex, too, at the	at	20	don't remember if he gave	them to me or he just	
pitch?			21	showed them to me.		
A.	As far as I remember, yes.		22	Q. That's the exte	nt of what you saw?	
Q.	What did he tell you?		23	A. Yeah.		
A.	There was an adjacent property to a		24	Q. And when you de	cided to invest, did you	
property (	that was the Eldorado Hills, which they	ру	25	tell Carlos you were going	to tell me what	
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	Harlap, Yoav	October 11, 2017	Page 64
1	happened		
2	А.	What is exactly the question?	
3	Q.	You made a determination to invest. You	
4	don't rem	member whether it was at the time of the	
5	pitch or	not. Did you tell Carlos that you were	
6	going to	invest?	
7	A.	At some point I guess I did either tell	
8	him dired	ctly or tell Jacob who told him.	
9	Q.	You're not sure which?	
10	Α.	No.	
11	Q.	But it could have been direct?	
12	А.	Could have been direct.	
13	Q.	In writing? On a computer? By email?	
14	А.	I don't think so. Not at that time. I	
15	don't thi	nk that I had email exchange I don't	
16	remember.	I don't want to say what I don't remember	:.
17	I don't a	remember.	
18	Q.	But that was in 2007?	
19	Α.	Around that time, yeah.	
20	Q.	Around that time could be 2006, 2008, but	:
21	you don't	remember?	
22	А.	I don't remember the dates, no.	
23	Q.	You don't remember the years?	
24	А.	Apparently I don't even remember the	
25	years.		
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25

money, yes.

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	Harlap, Yoav	October 11, 2017	Page 66
1	Q.	But as far as you know of your own	
2	records,	back in Israel, there is nothing with	
3	respect t	o the investment in Eldorado?	
4	А.	That's as far as I remember.	
5	Q.	It's all in your head?	
6	A.	Yeah. And apparently not enough of it	
7	because t	hen I could answer your questions better.	
8	Q.	Do you know what kind of entity Eldorado	
9	Hills is?		
10	Α.	If I remember correctly, it's an LLC.	
11	Q.	It's an LLC?	
12	A.	I think so.	
13	Q.	Did you ever see its property?	
14	А.	No.	
15	Q.	Did you ever see its offices?	
16	А.	No.	
17	Q.	Did you ever see anybody who was employed	k
18	by that c	ompany except Carlos originally?	
19	А.	And I saw Sig Rogich. I don't know if he	•
20	was emplo	yed or not, but I saw him in your office.	
21	Q.	And that's it?	
22	А.	That's it.	
23	Q.	-	
24	А.	At that point in time, he talked a little	•
25	bit about	the election because it was a hot topic,	
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	Harlap, Yoav	October 11, 2017	Page 65
1	Q.	Is there any writing with respect to tha	t
2	investment	?	
3	A.	I think you've asked that, and I've	
4	answered i	t in so many ways already.	
5	Q.	Try me again.	
6		MR. SIMONS: In addition to what he's	
7	already te	stified to that he's put in the record?	
8		MR. LIONEL: Yes.	
9		THE WITNESS: Not as far as I remember.	
10	BY MR. LION	EL:	
11	Q.	No documentation?	
12		MR. SIMONS: He's already answered.	
13	You're ask	ing for anything else he recalls. He's	
14	answered th	nat question three times.	
15	BY MR. LION	SL:	
16	Q.	No documentation that you know of?	
17	A.	Not as far as what I remember beyond wha	t
1.8	has already	y been submitted.	
19	Q.	You told me that the accountants had some	e
20	records of	the money or something like that?	
21	Α.	I assume that in my accounting records –	-
22	Q.	You're assuming?	
23	А.	I am assuming that in my accounting	
24	records the	ere must be proof of the transfer of the	

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Harlap, Yoav October 11, 2017 Page 67 and maybe some -- something about Israel he said or 1 2 something like that. 3 Q. Did you ever see anything with respect to 4 Eldorado Hills? Any kind of a document or anything? 5 A. Only the ones that I acknowledged seeing. 6 You mean the maps? Q. 7 Those maps or things like that, yeah. A. 8 Q. When you say "things like that," what are 9 you inferring? 10 A. There were some -- it was like -- I think it was a map or a few pages. I don't remember if it 11 was a one-page or a two-page or a three-page that had 12 some drawings. I remember there were some drawings 13 14 there, and whether there was an aerial photo or a 15 photo or something like that. 16 Q. And that was with respect to the Eldorado 17 property? A. With Canamex and Eldorado, because the 18 idea, as far as I remember, was to look at it as a 19 20 whole. 21 Q. Did you ever get any phone calls from 22 Huerta when he was in the United States and you were 23 in Israel? 24 A. You mean from 2006, 2007? 25 Q. From the time of the pitch, after the

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	Harlap, Yoav	October 11, 2017	Page 68
1	pitch.		
2	А.	Probably. If then, not hardly even a	
3	handful.		
4	Q.	There was some phone calls?	
5	Α.	Maybe. Maybe. Maybe Jacob. Maybe	
6	when yo	u know, maybe Jacob was next to him. May	be
7	he called	me for the one or the other matter that h	ad
8	to do with	this accountant that I that he assist	ed
9	me in find	ing, and that's it.	
10	Q.	Do you have any records of any of the	
11	phone call	s?	
12	A.	No.	
13	Q.	Ever get any letters from him?	
14	А.	Written letters?	
15	Q.	Yes.	
16	А.	Not that I recall.	
17	Q.	But you did get some emails?	
18	А.	I got some emails.	
19	Q.	And you don't have any you don't still	ı
20	have any e	mails?	
21	А.	I don't know.	
22	Q.	You don't know?	1
23	А.	I don't know.	
24	Q.	You could have some?	
25	А.	I could have some emails that remained in	1
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1	Harlap, Yoav	October 11, 2017	Page
1	the folder	if I didn't erase them, yes.	
2	Q.	Do you have a file with respect to	
3	Canamex?		
4	Α.	Separately, no.	
5	Q.	I mean anything you have would be toget	her
6	with Eldon	rado?	
7	A.	Yes.	
8	Q.	Do you claim to have a membership inter	est
9	in Eldorad	ło?	
0	A.	Correct. As much as I understand the	
1	legal term	a "membership interest."	
2	Q.	What's the extent of your membership	
3	interest?		
4		MR. SIMONS: Objection to the extent it	
5	calls for	a legal conclusion.	
6	BY MR. LION	EL:	
7	Q.	Please.	
3	A.	I don't know.	
9	Q.	Is it shares or what?	
b	A.	It is as far as I understand, rights	to to
ι	be registe	red as a shareholder in Eldorado Hills o	or
2	to have so	me equity participation in Eldorado Hill	s.
3	Q.	And the basis of that is what?	
1	A.	My investment in Eldorado Hills.	
5	Q.	But what documentation is there?	
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Harlap, Yoav	October 11, 2017 Page 7	0	Harlap, Yoav
	MR. SIMONS: Don't answer again. He's	1	A. That's
already a	sked and answered that eight times.	2	this one for sure
	MR. LIONEL: No, I haven't.	3	my understanding
	MR. SIMONS: Yes, you have.	4	my rights to be a
BY MR. LIO	NEL:	5	Hills.
Q.	Answer the question, please.	6	Q. Clarif
	MR. SIMONS: This is the last time. You	7	okay?
don't get	to keep asking the same thing over and	8	A. Pardon
over.		9	Q. Member
	MR. LIONEL: I'm asking what the	10	membership intere
documenta	tion is of that investment of that	11	A. I answ
interest.	We're talking about interest now.	12	interest, that I
	MR. SIMONS: You said "investment."	. 13	of the wording "m
BY MR. LION	IEL:	14	terms, I invested
Q.	What's the documentation with respect to	15	to be part owner
your inter	rest?	16	been registered p
А.	I don't remember.	17	I know is that in
Q.	Did you have documentation?	18	mentioned that Na
Α.	I don't remember. As much as I had, it is	19	Eldorado Hills, w
included i	n here.	20	just called it.
Q.	Included where?	21	Q. Member
А.	In the paperwork that were submitted.	22	A. mem
Q.	Do you know any particular paperwork?	23	I know not.
A.	I remember number 2, Exhibit 2.	24	Q. What's
Q.	That's the purchase agreement?	25	interest?

October 11, 2017 Page 71 s a purchase agreement. I remember e, which acknowledges, to the best of and to my attorney's understanding, a claimant in regards to Eldorado fy. Let's talk membership interest, n? rship interest. You claim a est in Eldorado. wered in regards to the membership do not understand the legal standing membership interest." In very simple d in Eldorado Hills. I am supposed of Eldorado Hills. Whether it has properly or not, I do not know. What n Exhibit 2, it is explicitly anyah Vegas has a claim towards whether that claim is the -- what you rship interest? mbership interest or something else, s the extent of the membership 702-805-4800 scheduling@envision.legal

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1	A. I don't know.	
2	Q. Did you ever know?	
3	A. I may have been told, but I don't recall.	
4	Q. What attempts have you made to get that	
5	clarified, the membership interest?	
6	A. To have that what?	
7	Q. To have the membership interest, to have	
8	that issue clarified, what have you done?	
9	A. At the time in the past, unfortunately, I	
10	do not recall that I have. I was assuming that	
11	Carlos Huerta will register my rights properly with	
12	his partners, Sig Rogich and whoever else, and later	
13	on, I referred it to my attorney to seek my rights.	
14	Q. That's Mr. Simons?	
15	A. That's Mr. Simons.	
16	Q. When did you retain him?	
17	A. I retained him after there was the	
18	initial some kind of a court proceeding that	
19	Carlos Huerta helped me do somehow. I don't even	
20	remember how. Which was, I think, rejected and then	
21	I hired Mr. Simons.	
22	Q. That was in 2016?	
23	A. Could be.	
24	Q. Anybody else that you enlisted to get your	
25	interest?	

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1	THE WITNESS: At least from 2008. Perhaps
2	from the day I gave the
3	BY MR. LIONEL:
4	Q. Why do you say "at least 2008"?
5	A. Because in 2008, there was a paper that
6	was showing that I had this claim, and obviously,
7	this should carry some form of interest over time, I
8	would say.
9	Q. But that was your claim, you had a claim
10	in 2008?
11	MR. SIMONS: You're mischaracterizing.
12	THE WITNESS: No. In 2008, there was a
13	mentioning of my investment in Eldorado Hills, which
14	will result in my potential claim of 1.5 million, the
15	historical number.
16	BY MR. LIONEL:
17	Q. You had a potential claim when? Under the
18	agreement?
19	A. The potential claim is, to the best of my
20	understanding, from day one. Whether it is from 2006
21	or '7 or '8, I don't know.
22	Q. The original was based upon you
23	transferring or sending a million and a half, right?
24	A. Correct.
25	Q. In 2007?
L	203 805 4800 ashoduliau@anuiaian laad

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	Harlap, Yoav October 11, 2017 Page 73
1	A. No. Not that I know.
2	Q. Do you claim there's money owed to you?
3	A. This money is owed to me, yes.
4	Q. The million five?
5	A. Million five based on 2008 terms, yes.
6	Q. Based on anything else besides the 2008?
7	You're talking about the agreement?
8	A. I'm talking about value.
9	Q. Value?
10	A. Yeah.
11	Q. Value of what?
12	A. Well, since my potential claim was 1.5
13	back in 2008, and since it was, to my understanding,
14	illegally taken away from me or attempted to be taken
15	away from me, going forward, that 1.5 will carry some
16	interest and potentially other benefits.
17	Q. And you measured that from 2008?
18	A. I don't measure it from a certain date
19	because I don't know what legally I would be entitled
20	to. I think that this is something that will be
21	between my attorney and the court at some point.
22	Q. But the claim you say was 2008, the
23	interest to run from?
24	A. No, no.
25	MR. SIMONS: No.
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### Harlap, Yoav October 11, 2017 Page 75 1 A. If you say it was 2007, I have to assume 2 that this is correct. 3 Q. And your claim is from that time? 4 A. My claims will be brought when they will 5 be brought by my attorney to court according to his understanding of the date from which I am entitled to 6 7 it. 8 Q. But the claim is shown in your complaint, 9 isn't it? 10 A. I don't know if it has to -- if it has any 11 material meaning in terms of the date from which we 12 would calculate the interest. 13 Q. You're familiar with the complaint? 14 A. Which complaint? 15 Q. The complaint that you have filed here, 16 the second one. The one that Mr. Simons filed. Are 17 you familiar with that complaint? 18 A. As much as I am able as a nonlawyer to be 19 familiar with it, yes. 20 Q. Did you see it before it was filed? 21 A. Yes. 22 Q. It was filed in November, actually, of 23 2016. 24 A. Maybe. 25 MR. LIONEL: November 4th or 5th?

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	Harlap, Yoav	October 11, 2017	Page 76
1		MR. SIMONS: A few days before our	
2	meeting.		
3		MR. LIONEL: Two days before what?	
4		MR. SIMONS: Our meeting.	
5		MR. LIONEL: Oh, oh. Is that right?	
6		Off the record.	
7		(Whereupon, a recess was had.)	
8		MR. LIONEL: Back on the record, please.	
9	BY MR. LION	EL:	
10	Q.	Do you consider yourself a friend of	
11	Mr. Huerta	?	
12	Α.	No.	
13	Q.	Did you ever see him in Las Vegas?	
14	А.	When I saw you.	
15	Q.	That's the only time?	
16	Α.	That's the only time I ever saw him in ${\rm L}$	as
17	Vegas.		
18	Q.	You ever have lunch or dinner with him o	r
19	anything?		
20	Λ.	At that time when I was here, I had dinned	er
21	with him a	nd lunch.	
22	Q.	You had dinner with him?	
23	Α.	At that time when I was here and I saw	
24	you, I had	dinner with him no sorry, not dinner.	
25	I had lunch	n with him because I didn't stay overnight	
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	Harlap, Yoav October 11, 2017 Page 78
1	million and a half?
2	A. I didn't tell him to invest a million and
3	a half. It was not like I went and gave Mr. Huerta
4	and million and a half and told him to look for
5	somewhere to park it. He pitched a specific deal to
6	me that later on took a bit of a twist into Eldorado
7	from Canamex, and I agreed to invest in that specific
8	deal. Mr. Huerta is no money manager, as far as I
9	know.
10	Q. I want to talk about 2008. In 2008, Mr.
11	Huerta ceased being a manager of Eldorado; isn't that
12	correct?
13	A. If the legal documentation supports that,
14	then yes.
15	Q. And actually in Exhibit 2, the purchase
16	agreement, will support that?
17	A. If so, then yes.
1.8	Q. Tell me about the discussions that you had
19	with him at that time.
20	A. I don't remember the discussions that we
21	had at that time. There was probably something vague
22	about or vaguely I remember or recall about the
23	fact that he had his own financial issues at the
24	time. He had to sell or whatever. And within that
25	sale, he made sure that my interest in Eldorado Hills
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1	at that t	ime.	
2	Q.	Did he have anything to do with your	
3	changing	attorneys?	
4	А.	Yes.	
5	Q.	Did he recommend	
6	A.	He introduced me.	
7	Q.	He introduced you?	
8	А.	Yes.	
9	Q.	Did you meet the attorney in Reno?	
10	A.	No.	
11	Q.	Mr. Simons?	
12	А.	No, I did not go to Reno.	
13	Q.	You met him here?	
14	Α.	I met him here.	
15	Q.	Was Mr. Huerta there at the time?	
16	А.	Mr. Huerta was there.	
17	Q.	Did you ever tell Mr. Huerta you wanted	
18	him to be	your steward?	
19	А.	I would never use such a term, so no.	
20	Q.	The answer is no?	
21	А.	What is a steward?	
22	Q.	That's somebody in charge of something,	I
23	guess. Y	ou're asking from my I'm not Mr. Webste	r,
24	but that'	s the best definition I can give you.	
25		Did you ever tell him to invest your	
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1	remained intact.
2	Q. The purchase agreement, which is
3	Exhibit 2, says that you are a potential claimant; is
4	that correct?
5	A. That appears there, yeah.
6	Q. What was your understanding of what you
7	were as a potential claimant?
8	MR. SIMONS: Here you're asking him to
9	interpret a document that he's not
10	MR. LIONEL: No, I'm asking his
11	understanding.
12	MR. SIMONS: Yes, you are. You're asking
13	him to legally interpret the document.
14	MR. LIONEL: I asked him his
15	understanding.
16	MR. SIMONS: No. You're asking him to
17	BY MR. LIONEL:
18	Q. Would you answer the question, please?
19	MR. SIMONS: No. You're asking him to
20	interpret a document that he's not a party to.
21	That's a legal issue for the court. You don't get a
22	witness to testify as to what he how he's going to
23	interpret the document. I'm not letting that happen.
24	MR. LIONEL: He makes claims under it.
25	MR. SIMONS: Absolutely. It says what it

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ı	says. The document says what it says.	
2	BY MR. LIONEL:	
3	Q. What do you understand you are as a	
4	potential claimant?	
5	MR. SIMONS: Don't answer.	
6	MR. LIONEL: Why? Is that privileged?	
7	MR. SIMONS; No. You're asking him for	
8	MR. LIONEL: Then you cannot make the	
9	MR. SIMONS: Absolutely I can.	
10	MR. LIONEL: You cannot tell him not to	
11	answer.	
12	MR. SIMONS: Absolutely I can.	
13	MR. LIONEL: No, you can't.	
14	MR. SIMONS: You're asking him to	
15	interpret a document. That's a legal issue.	
16	MR. LIONEL: That's not a	
17	MR. SIMONS: That's not a factual issue.	
18	MR. LIONEL: You are limited to what you	
19	can tell a witness.	
20	MR. SIMONS: Here's what I can do. I can	•
21	also suspend that question and move for a protective	
22	order.	
23	MR. LIONEL: Do that.	
24	MR. SIMONS: Well, I will if I need to.	
25	MR. LIONEL: I want an answer.	
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	Harlap, Yoav	October 11, 2017	Page 82
1.	BY MR. LION	EL:	
2	Q.	What was your understanding	
3		MR, SIMONS: When?	
4	BY MR. LION	EL:	
5	Q.	You said you were a potential claimant.	
6	А.	I don't have an understanding. It is a	
7	legal matt	er that has legal standing and it's not f	or
8	me to deci	pher it.	
9	Q.	Earlier in the deposition you said you	
10	were a pot	ential claimant.	
11	Α.	This is what the paper says.	
12	Q.	I'm asking you what your understanding	
13	is		
14	А.	It is not my place to understand or not	
15	understand	. It is my place to claim or not to clai	m.
16	Q.	Claim what?	
17	Α.	Any rights that I might have.	
18	Q.	But you are a potential claimant?	
19		MR. SIMONS: No. The document says what	
20	-	He'll agree that the document says what i	t
21	says. We'l	ll stipulate that it says what it says.	
22		MR. LIONEL: You're really in a good	
23	friendly, 🤉	good mood. You'll stipulate what it says	•
24		MR. SIMONS: Yeah.	
25		MR. LIONEL: No thanks.	
- 1			· · · · · · · · · · · · · · · · · · ·

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1	MR. SIMONS: Well, you're not going to get
2	to sit here and ask him to interpret the contracts
3	today. Not happening.
4	MR. LIONEL: Under the rule, you cannot
5	you cannot object. He's got to answer.
6	MR. SIMONS: I can
7	MR. LIONEL: You can't tell him not to
8	answer.
9	MR. SIMONS: .I can tell him not to answer
10	to protect the record while we take the issue up.
11	Absolutely we can. I'm very comfortable with that
12	because I've done it before.
13	THE WITNESS: But how can I answer a legal
14	question?
15	MR. SIMONS: That's the point. What's
16	your question? Put it on the record. What does he
17	interpret
18	MR. LIONEL: You made this long talking
19	objection, to which I object to.
20	MR. SIMONS: Well, I know. But I'm trying
21	to let you know that it's an improper question. Go
22	ahead.
23	MR. LIONEL: Now he's going to tell me
24	what you said.
25	MR. SIMONS: So what.
l	

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1	BY MR. LIONEL:
2	Q. Who did you have potential claims
3	against
4	MR. SIMONS: Objection to the extent
5	you're trying to characterize the document as the
6	definition of potential claims, but go ahead and
7	ask answer because if he's asking for who your
8	claims are against, you can answer that.
9	THE WITNESS: Would you like to repeat the
10	question, sir?
11	BY MR. LIONEL:
12	Q. As a potential claimant, whom did you have
13	potential claims against?
14	MR. SIMONS: I'm objecting because now
15	you're trying to define him as a potential claimant
16	under the definition in the contract. To the extent
17	you're not and as to who his claims would be against,
18	I will let you answer.
19	THE WITNESS: My claims would be against
20	Sig Rogich, his family foundation, to the best of my
21	understanding, Teld, which is Eliades, and any other
22	person or
23	MR. SIMONS: Entity.
24	THE WITNESS: entity that is mentioned
25	in my claim.
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1	BY MR. LIONEL:
2	Q. What would be the what's the basis for
3	your claim against Mr. Rogich?
4	MR. SIMONS: Asked and answered. You went
5	through that earlier today.
6	MR. LIONEL: That doesn't give you the
7	right to stop him, Counsel.
8	MR. SIMONS: It gives me the right to put
9	an objection.
10	MR. LIONEL: I'm questioning him. It's my
11	deposition.
12	MR. SIMONS: And the Discovery
13	Commissioner said, and you referenced that you would
14	not delay it or be unduly burdensome.
15	MR. LIONEL: You are delaying it by doing
16	what you've got
17	MR. SIMONS: You're asking the same
18	questions you've already asked.
19	MR. LIONEL: no right to do, which you
20	have no right to do.
21	MR. SIMONS: Well, I can when it becomes
22	burdensome and harassing.
23	Do you have anything to add over and above
24	other than what you've already testified as to the
25	basis of your claims?
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1	MR. SIMONS: You asked the same questions	
2	over and over. Let's move forward with this one	
3	question but you know what my objection's going to	
4	be. If we're going to ask the same things we've	
5	already covered, we're going to have a problem.	
6	MR. LIONEL: Then we might as well stop it	
7	now and go to the Discovery Commissioner.	
8	MR. SIMONS: No, because that's	
9	something it looks to me like that's your plan.	
10	MR. LIONEL: So what is my plan?	
11	MR. SIMONS: To delay.	
12	MR. LIONEL: What kind of nonsense what	
13	do I gain by delay?	
14	MR. SIMONS: You tell me.	
15	MR. LIONEL: So what are you talking	
16	bout?	
17	THE WITNESS: Sending more hours to your	
18	attorney.	
19	MR. SIMONS: You want to waste the time?	
20	o ask him, what are your claims the basis of your	
21	laims against Mr. Rogich?	
22	MR. LIONEL: No, no, I'll ask the	
23	questions.	
24	MR. SIMONS: Then have at it.	
25	11	
1		

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1	MR. LIONEL: No, no, no.	
2	BY MR. LIONEL:	
3	Q. What's the basis for your claim against	
4	Mr. Rogich?	
5	MR. SIMONS: Asked and answered.	
6	BY MR. LIONEL:	
7	Q. Answer the question.	
8	A. Asked and answered.	
9	Q. That's not an answer. You've got to	
10	answer it. If you answered, asked and answered, what	
11	was your answer?	
12	MR. SIMONS: It says it in the record.	
13	MR. LIONEL: Counsel, I'm going to stop	
14	this deposition and we'll go to the commissioner. Do	
15	you want to do that?	
16	MR. SIMONS: Look, I want you to move	
17	forward and not ask the same questions over and over.	
18	So this one time, you can restate all that if you	
19	want to pull it up or reference what I've already	
20	said, but we're not	
21	MR. LIONEL: No, no	
22	MR. SIMONS: we're not going down this	
23	road today. You want to waste time now.	
24	MR. LIONEL: I'm not trying to waste time.	
25	I have not been wasting time.	
l	Envision Legal Solutions 702-805-4800 scheduling@envision le	gal

Harlap, Yoav October 11, 2017 Page 87 1 BY MR. LIONEL: 2 Q. What's the basis for your claim against 3 Mr. Rogich? A. As I told you before. 4 5 Q. Which is what? A. My interest in Eldorado Hills, as also 6 7 mentioned in Exhibit 2, perhaps in other papers as well, sees me as a potential claimant the way it is 8 9 referred to in that paper, specific paper. And other 10 than that, I'm seeking the legal advice of my counsel 11 in order to assess what are my rights. Q. Before that paper, which is Exhibit 2, 12 you're talking about the purchase agreement, did you 13 14 have any claim against Mr. Rogich? 15 A. In 2007 or whenever I invested in Eldorado 16 Hills? 17 Q. At any time -- at the time -- strike that. 18 Exhibit 2 is called a purchase agreement, 19 and you claim you have rights under that purchase 20 agreement --21 A. Also under that purchase agreement. Also 22 under that purchase agreement. 23 Q. What else do you have rights from? 24 A. I probably have my right due to the fact that I invested directly in Eldorado Hills prior to 25 Envision Legal Solutions 702-805-4800 scheduling@envision.legal


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1	that.			1
2	Q.	Fine. Exhibit 2, the purchase agreement	t,	2
3	you say yo	u have rights against Mr. Rogich under th	hat	3
4	agreement;	is that correct?		4
5		MR. SIMONS: He already answered the		5
6	question.	Now you're mischaracterizing. Asked and	d	6
7	answered.	He said also under that agreement.		7
8		MR. LIONEL: And I'm asking what the oth	her	8
9	things wer	e?		9
10		MR. SIMONS: He did. His investment in	to	10
11	Eldorado H	ills.		11
12		MR. LIONEL: That's fine. But I want to	o l	12
13	know			13
14		THE WITNESS: And any other and		14
15	other			15
16	BY MR. LION	EL:		16
17	Q.	I understand that. I understand what		17
18	you're say	ing.		18
19		MR. SIMONS: Well, if you understand it,		19
20	then you d	on't need to ask the question.		20
21	BY MR. LION	EL:		21
22	Q.	Mr. Harlap, all I'm asking you is prior	to	22
23	Exhibit 2,	which is the purchase agreement under		23
24	which you	say you have rights, did you have any		24
25	rights aga	inst Mr. Rogich?		25
				Ĺ

Har	lap, Yoav	October 11, 2017	Page
1		MR. SIMONS: He already answered.	
2		THE WITNESS: I answered.	
3		MR. SIMONS: Go ahead.	
4 BY	MR. LIO	NEL:	
5	Q.	What was your answer?	
6	А.	I answered.	
7		MR. SIMONS: Will you go back and read th	ne
8 a	nswer to	Mr. Lionel.	
9		(Whereupon, the record was	
10		read back by the court reporter:)	
11 BY	MR. LIO	NEL:	
12	Q.	Aside from the fact that you had invested	ł
13 a	million	five in Eldorado and aside from the	
14 p	urchase a	agreement, based on what else did you have	а
15 c	laim agai	inst Mr. Rogich at the time?	
16	Α.	Based on any other paperwork that my	
17 1	awyer wou	ld see as giving me such rights.	
18	Q.	And you personally have no personal	
19 u	nderstand	ling of what they may be?	
20	А.	I am not a lawyer, and so I do not attemp	ot
21 t	o underst	and what I am not educated to.	
22	Q.	Before the purchase agreement, did you	
23 h	ave any m	ights against anybody other than Eldorado?	
24	A.	Before which purchase agreement?	
25	Q.	The one, Exhibit 2.	
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H	arlap, Yoav	October 11, 2017	Page 8
1		MR. SIMONS: Asked and answered.	
2 B	Y MR. LION	EL:	
3	Q.	Answer that, please.	
4	A.	I think that I've answered before. I'v	e
5	made my in	vestment in Eldorado Hills in which he w	as
6	a part of,	to the best of my understanding. And s	0
7	as much as	he was part of it, I theoretically, and	
8	based on m	y legal advice, would have claims agains	t
9	him, yes.		
10	Q.	Because he was a member of the LLC?	
11	A.	Because of any legal reason.	
12	Q.	Are you aware of any legal reason?	
13	Α.	Had I been a lawyer, I would have been	
14	aware. Si	nce I'm not a lawyer, I cannot be aware.	
15	Q.	Aside from what you just said, did you	
16	have any c	laim against Mr. Rogich prior to the	
17	execution	of Exhibit 2?	
18		MR. SIMONS: Asked and answered. That's	s
19	the third	time.	
20 B	Y MR. LIOŅ	EL:	
21	Q.	Answer that.	
22	Α.	Asked and answered.	
23		MR. SIMONS: There you go.	
24 B	Y MR. LION	EL:	
25	Q.	What's your answer?	
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		e 91
	MR. SIMONS: Objection to the extent it's	
asking for	a legal conclusion.	
	MR. LIONEL: I want his understanding.	
	THE WITNESS: I do not have the capacity	
to analyze	my legal standing in regards to any	
previous p	aperwork or this paperwork, and I have to	
rely on my	attorney's counsel.	
BY MR. LION	EL:	
Q.	And as far as you're concerned, you have	
no knowled	ge of any such	
А.	As far as I'm concerned, I have no attempt	
to have kn	owledge.	
Q.	No what?	
Α.	No attempt to assume that I have the	
knowledge.		
Q.	Were you a party to the purchase	
agreement?		
	MR. SIMONS: Objection to the extent it	
asks for a	legal conclusion.	
BY MR, LIONE	EL:	
Q.	Answer the question, please.	Ì
А.	I was mentioned in the in Exhibit 2.	
Q.	Exhibit A. I'm sorry, in Exhibit 2.	
Okay.		
Α.	I was mentioned in Exhibit 2.	
	to analyze previous p. rely on my BY MR. LIONI Q. no knowledd A. to have kno Q. A. knowledge. Q. agreement? asks for a BY MR. LIONE Q. A. Q. Okay.	<pre>asking for a legal conclusion. MR. LIONEL: I want his understanding. THE WITNESS: I do not have the capacity to analyze my legal standing in regards to any previous paperwork or this paperwork, and I have to rely on my attorney's counsel. BY MR. LIONEL: Q. And as far as you're concerned, you have no knowledge of any such A. As far as I'm concerned, I have no attempt to have knowledge. Q. No what? A. No attempt to assume that I have the knowledge. Q. Were you a party to the purchase agreement? MR. SIMONS: Objection to the extent it asks for a legal conclusion. BY MR. LIONEL: Q. Answer the question, please. A. I was mentioned in the in Exhibit 2. Q. Exhibit A. I'm sorry, in Exhibit 2. Okay.</pre>

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1.	Q.	But you were not a party?
2		MR. SIMONS: Objection.
3		THE WITNESS: I don't understand what is
4	the stand	ing of a party or not a party.
5	BY MR. LIO	∛EL:
6	Q.	I asked you a question. As far as you're
7	concerned	
8	A.	I don't have I have no concerns other
9	than what	is my legal standing. And I am not
10	decipheri	ng my legal standing. It not for me to do.
11	Q.	I should have taken a deposition of your
12	lawyer.	
13	А.	Maybe.
14		MR. SIMONS: I don't think you want it.
15	BY MR. LIO	EL:
16	Q.	Did you have any claim against Teld
17	prior	
18	Α.	Same answer.
19	Q.	How about Mr. Eliades?
20	Α.	Same answer.
21	Q.	How about with the Eliades Trust?
22	Α.	Same answer.
23	Q.	How about the Rogich Trust?
24	Α.	Same answer.
25	Q.	Why did you wait so long to sue?
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1	was owed in regards to this investment, in one way or
2	the other.
3	Q. Where did Jacob Feingold come in? What
4	did he do?
5	A. He's the go through between me and Carlos
б	at some point.
7	Q. What did Carlos try to do?
8	A. I'm not aware of exactly what he tried to
9	do, except to my understanding, he went back and
10	forth many times to Sig Rogich, whether before this
11	agreement, during this agreement, after this
12	agreement, but we know the end result so far.
13	Q. Did Carlos tell you that?
14	A. Yes.
15	Q. What did he tell you exactly?
16	A. I don't remember.
17	Q. When did he tell you?
18	A. I don't remember.
19	Q. Mr. Harlap, I'm going to ask you some
20	questions based on your complaint. And to make it a
21	little clearer, I'm going to give you a copy of the
22	complaint. So when I look at something in here,
23	we'll know what we're talking about instead of my
24	just reading it.
25	MR. LIONEL: This will be six.
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1	MR. SIMONS: Which time?
2	THE WITNESS: What do you mean by "so
3	long"? I think I'm suing within the time frame that
4	I'm permitted to. Why is it too long?
5	BY MR. LIONEL:
6	Q. Is that your reason?
- 7	A. My reasons are to be kept between me and
8	my attorney. This is privileged information.
9	Q. Is that the only answer you can give me?
10	A. I think so.
11	Q. Fine. Did you ever discuss your claim
12	against Mr. Rogich or his trust with Mr. Rogich? Did
13	you ever discuss it with him?
14	A. No.
15	Q. Did you make any attempt to discuss it
16	with him?
17	A. No, he made the attempt. I did not have
18	direct contact with Mr. Rogich ever.
19	Q. Did you ever attempt to have direct
20	contact?
21	A. Via Carlos Huerta and Jacob Feingold and
22	my attorneys.
23	Q. What attempt did you make?
24	A. They were, to my understanding, repeatedly
25	trying to get him to give me back everything that I
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1	(Exhibit Number 6 was marked.)
2	BY MR. LIONEL:
3	Q. Would you look at that complaint, please,
4	Mr. Harlap. I'm going to start on paragraph 12.
5	"Eldorado relied on its two members to pay the
6	monthly loan payments, requiring Go Global and Rogich
7	Trust to contribute additional funds to Eldorado,
8	which in turn, Eldorado would use to pay the monthly
9	loan payment. In addition, funds would be
10	contributed and applied and used toward the
11	development cost as the project was being designed as
12	an industrial park."
13	Now, I read that paragraph to you to bring
14	you a little one of the things you talk about is
15	the you have some paragraphs here with respect
16	to well, Mr. Huerta said he paid. In other words,
17	he said he paid certain money for mortgage payments
18	and that he wanted to get them back or words to that
19	effect. I'm just trying to give you a general
20	background for where we're going.
21	A. I hear you.
22	Q. I beg your pardon?
23	A. I hear you.
24	Q. Okay. Fine. Now, look at paragraph 13,
25	"Commencing in or about 2006, Rogich Trust was

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1	experienci	ng financial difficulties, which caused	
2	Rogich Tru	st to be unable to contribute further fur	ids
3	to Eldorad	o for payment of Eldorado's monthly loan	
4	payments."		
5		You're familiar with that paragraph?	
6	Α.	I read it here in my complaint.	
7	Q.	Do you have any problems do you	
8	understand	it?	
9	A.	Yes, I do not I cannot relate now to	
10	whether it	was 2006 or not, I don't know.	
11	Q.	I understand that. I accept that.	
12	А.	And, of course, I am not fully aware of	
13	Sig Rogich	's personal finances.	
14	Q.	J'll get into that. This paragraph here	,
15	is that yo	ur understanding, that that was the	
16	situation	in 2006 or 2007?	
17	А.	If this is what legally this means, then	
18	yes.		
19	Q.	How do you know that? Is that what Carl	os
20	told you?		
21	Α.	I do not know.	
22		MR. SIMONS: Objection. This isn't a	
23	document h	e prepared. His counsel prepared it.	
24	BY MR. LION	EL:	
25	Q.	Is that what Carlos told you?	l

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1	Q. From whom?		
2	A. Probably through	Carlos or through the	
3	findings of my attorney.		
4	Q. Fine. But you ha	ve no personal knowledge	e
5	of that?		
6	A. No.		
7	Q. Let's go to 14.	Would you read that, and	a l
8	I'm going to ask you whether	you've got any personal	1
9	knowledge of that.		
10	A. I heard about it.		
11	Q. From whom?		
12	A. Either from Carlos	s Huerta or through my	
13	lawyers when we started prepa	aring the paperwork for	
14	the claim.		
15	Q. But you don't have	any personal knowledge	?
16	A. I don't recall.		
17		s what I need to do, is	3
18	to caution you that communicat		
19	or myself or anyone in my off		ne
20	attorney/client privilege. 1		
21	derived from those communicat		
22	instructing you not to answer	· ·	
23	THE WITNESS: Okay		
24		asks you a question	[
25	about personal knowledge that	derives from another	
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1	A. I have no idea. This is a legal document
2	that was prepared by my counsel based on the assembly
3	of all the information that was given either by
4	paperwork or in wording either through me or through
5	findings of other papers and/or through Carlos Huerta
6	or anybody else who had to do with this case or this
7	investment.
8	Q. But you know that these three lines were
9	prepared by your lawyer, right?
10	A. Yes.
11	Q. And it says, "And commencing 2006, the
12	Rogich Trust was experiencing financial
13	difficulties." Is that what it says?
14	A. That's what it says.
15	Q. Do you have any information about whether
16	that's true or not?
17	A. No.
18	Q. No. Do you have any information about
19	whether Rogich Trust was unable to contribute further
20	funds to Eldorado? You don't have any information?
21	A. You're asking me whether he could
22	contribute. I have no clue whether he could. I know
23	that I heard that he didn't.
24	Q. From whom?
25	A. At the time, apparently.
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ŀ	Harlap, Yoav October 11, 2017	Page 9
1	source other than our communications, he's entitled	
2	to that.	
3	THE WITNESS: But the truth is that I	
4	cannot recall what, if at all, at some point I heard	l
5	from Carlos, let alone what was going on between you	ı
6	and me. I cannot say this I heard from you, that I	
7	heard from him. By and large, if I heard anything	
8	from Carlos, it was like that (motioning with hands	
9	far apart). If I heard anything through you, it was	
10	like that (motioning with hands closer together).	
11	MR. SIMONS: Okay.	
12	THE WITNESS: This is as much as I can	
13	relate to it, Mr. Lionel.	
14 1	BY MR. LIONEL:	
15	Q. Let's go back to paragraph 14. Do you	
16	have any personal knowledge of what that says?	
17	MR. SIMONS: Again, just for	
18	clarification, if your knowledge is based upon our	
19	communication	
20	THE WITNESS: It's based upon this	
21	attorney relationship.	
22	MR. LIONEL: No. If I ask him whether he	
23	has any personal knowledge, he can answer that, can't	:
24	he?	
25	MR. SIMONS: What you're saying is, yes, I	.
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<pre>have personal knowledge, but it was derived from my attorney? Yes, I agree with that.</pre>
MR. LIONEL: If he's got personal knowledge, it's not derived from him. BY MR. LIONEL: Q. Independent of your lawyer, do you have knowledge of that, personal knowledge?
knowledge, it's not derived from him. BY MR. LIONEL: Q. Independent of your lawyer, do you have knowledge of that, personal knowledge?
BY MR. LIONEL: O. Independent of your lawyer, do you have knowledge of that, personal knowledge?
Q. Independent of your lawyer, do you have knowledge of that, personal knowledge?
knowledge of that, personal knowledge?
-
A. I do not know.
Q. Paragraph 15, would you read it, please.
A. I read it.
Q. Aside from what your attorney may have
told you, do you have any personal knowledge of
what's in paragraph 15?
A. I may have also heard something in this
regard from Carlos, but I do not recall. I do not
recall a specific conversation, but it might have
very well been.
Q. From Carlos?
A. If, then from Carlos beyond what I know
from my lawyer, it would be from Carlos and maybe
Mr. Feingold,
Q. Fine. It talks about Go Global's
advances. Do you know what the amount of those
advances were?
Α. Νο.

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1	advances?
2	A. Not specifically.
3	Q. How about generally?
4	A. Maybe I don't want to say that I
5	remember specific because my memory may be due to the
б	fact that I read the paperwork at a later point and
7	only got information then, but I don't know.
8	Q. But do you now have any memory of him
9	talking
10	A. Now I don't need the memory. Now I can
11	read.
12	Q. You want me to take that away from you?
13	A. No need to.
14	Q. Paragraph 16, "In reliance on Rogich
15	Trust's approval, consent and knowledge, Go Global
16	solicited and obtained the following investments into
17	Eldorado."
18	Do you have any memory that Rogich Trust
19	approved, consent and knew about this?
20	A, Now I have to refer you to the
21	lawyer-client conversations.
22	Q. But do you aside from that, do you have
23	any personal knowledge?
24	A. It's not me to have personal knowledge or
25	not. I'm not basing anything here theoretically on
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1	Q. Did you ever know?	
2	A. I may have seen something, but I don't	
3	recall.	
4	Q. Did you ever inquire as to the amount	of
S	the advances?	
6	A. No. I never got into the details of t	his
7	investment to that level.	
8	Q. When Carlos made the pitch to you in	
9	2007	
10	A. Or '6 or whatever it was.	
11	Q. Whatever it was, did he talk about	
12	advances by him?	
13	A. I do not remember that. There is no wa	iy I
14	would remember that.	
15	Q. Are you sure you don't remember	
16	anything him talking about advances?	
17	A. I don't remember him saying or not sayi	ng
18	it. And I do not remember whether it was during t	he
19	pitch and/or after the pitch, prior to me investin	g
20	money or post me investing money in Eldorado Hills	.
21	I cannot tell you.	
22	Q. You cannot say whether	
23	A. It could or could not have been in any	of
24	these occasions.	
25	Q. Do you remember him ever talking about	
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sonal knowledge because it is many years ago. I
not recall. And as much as I know what happened
in retrospect, floated or surfaced through the
lings of my legal counsels, mostly. Not only but
ly.
<ol><li>But when I ask if you have personal</li></ol>
ledge, besides what your lawyer may have told
you can say yes or no.
A. When I am firm about whether I have
onal knowledge or not, I would.
Q. But you don't have personal knowledge?
A. I don't have.
Q. You can't say that you had?
A. I cannot say that I have or that I don't
Q. That's a strange answer, Mr. Harlap.
A. Maybe, but it is my answer.
Q. Fine. Well, I'm going to break it down.
reliance on Rogich Trust's approval, consent and
nowledge, Go Global consented and obtained the
wing investments."
A. "Go Global solicited and obtained."
Q. "Solicited and obtained the following
tments."
But you can't tell me that you are

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1	personally aware that Rogich Trust approved,
2	consented and knew about it?
3	A. I cannot say that I personally know or
4	don't know.
5	Q. Fine. It says Nanyah, a million five.
6	A. That's what it says.
7	Q. Did Nanyah make that investment in
8	Eldorado?
9	A. Nanyah Vegas made the 1,500,000 investment
10	in Eldorado Hills.
11	Q. With Mr. Rogich Trust's approval, consent
12	and knowledge?
13	A. As I told you before, I do not know and I
14	cannot answer.
15	Q. Fine. Do you know about the Antonio
16	Nevada's \$3,360,000 purported investment in Eldorado?
17	A. No.
18	Q. No personal knowledge aside from what you
19	may have learned from your lawyer. Fair statement?
20	A. Either lawyer or before, but nothing
21	personal and no paperwork regarding this thing, as
22	far as I recall.
23	Q. And you would say the same answers with
24	respect to the Ray family, which shows \$283,561, and
25	the Eddyline Investments

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	Harlap, Yoav October 11, 2017 Page 1			
1	remember where, that was paid by the Eldorado Hill			
2	Trust or whatever it is, or repaid to Go Global, to			
3	Carlos Huerta. There was something like that, but I			
4	don't remember. I don't know. I don't know if this			
5	is the numbers that you are relating to.			
6	Q. What's the extent of your personal			
7	knowledge aside from what you learned from your			
8	lawyers with respect to 17?			
9	A. There's no extent.			
10	Q. At the time you sent invested a million			
11	and a half into Eldorado, were you aware of what was			
12	in the Eldorado account at that time?			
13	A. I don't think so. I doubt very much.			
14	Q. While you were in Israel with Mr. Huerta,			
15	did you tell him that some money would be paid to			
16	Huerta out of your million five?			
17	A. If I told Carlos Huerta, it's money of my			
18	investment in Eldorado would be paid to Carlos			
19	Huerta.			
20	Q. Be paid, yes, or Go Global?			
21	A. I do not remember that, but I doubt it.			
22	Because my investment was into Eldorado Hills, not			
23	I did not pay anything to Carlos Huerta, and I paid			
24	an investment into Eldorado Hills.			
25	Q. You invested a million five in Eldorado			
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	Harlap, Yoav October 11, 2017 Page I
1	A. Correct.
2	Q for \$50,000?
3	A, Correct.
4	Q. Now, let's look at paragraph 17. "After
5	receipt of Nanyah's investment," I assume it's the
6	one million five, "with the full knowledge, consent
7	and agreement of Rogich Trust in or about December
8	2007, Eldorado used the majority of the one million
9	five invested to repay Go Global in amounts Go Global
10	has single-handedly advanced on behalf of Eldorado."
11	Any personal knowledge of that?
12	A. Not that I recall.
13	Q. Paragraph 19, "Rogich Trust was at all
14	times fully informed and approved the foregoing
15	transactions."
16	Aside from what your attorney may have
17	told you, do you have any personal knowledge of
18	what's contained in paragraph 19?
1.9	A. No.
20	Q. In paragraph 17, you talked about Eldorado
21	using the majority of the million five invested by
22	Nanyah. What was the majority, do you know?
23	A. I think it was a number that was very
24	close to the 1.5 million, but this is only if this is
25	the amount of money that I saw somewhere, and I don't
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	Harlap, Yoav October 11, 2017 Page 10
1	Hills. We're talking about Nanyah or you, okay? And
2	none of that money was paid to Huerta?
3	A. Not that I recall.
4	Q. You have no knowledge of that?
5	A. I have no knowledge specifically that that
6	specific money that I am paying had to be paid to
7	Carlos Huerta. I have a later understanding that
8	there were monies that were supposed to be paid by
9	Eldorado Hills to Go Global, which is Carlos Huerta.
10	I don't know of it being painted as my specific money
11	as such.
12	Q. You don't know whether what Carlos got
13	from Huerta was part of the million five?
14	A. Carlos Huerta got from who?
15	Q. From Eldorado?
16	A. In retrospect, I know that there were
17	payments done from Eldorado to Carlos. To the best
18	of my understanding, this was reimbursement of
19	advancements that he gave, according to the paperwork
20	that is here, but I don't know of it personal
21	knowledge. I know it out of the papers that were
22	assembled by my attorneys.
23	Q. You don't know whatever Carlos got from
24	Eldorado for advances, as you put it, came out of
25	your million five?

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1	Α,	I don't know,
2	Q.	You don't know that?
3	А.	I don't know. It could have come out of
4	somebody	else's. I don't know.
5	Q.	You don't know?
6	Α.	No.
7	Q.	You're sure of that?
8	A.	Yes.
9	Q.	Let's look at paragraph 17. It says,
10	"Eldorado	used the majority of the million five
11	invested	to repay Carlos the amounts Carlos had
12	single-ha	indedly advanced."
13	A.	Apparently.
14	Q.	Apparently what?
15		MR. SIMONS: What's the question?
16	BY MR. LIC	NEL:
17	۵.	Apparently it came out of the million
18	five?	
19	А.	Apparently this is what the lawyers have
20	found, I	think, as much as I can understand what is
21	written.	
22	Q.	So when you testified a few minutes ago
23	that it d	id not come out of your money
24	A.	I do not you cannot paint this money
25	and say -	- maybe it came out of a different pocket

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1	depositi	on and I'm questioning.		
2		MR. SIMONS: Don't keep asking the same		
3	question	over and over.		
4		MR. LIONEL: Ask the last question,		
5	please.			
6		(Whereupon, the following question was		
7		read back by the court reporter:		
8		Question: "Did you agree to it")		
9		THE WITNESS: Agree to what?		
10	BY MR. LI	ONEL:		
11	Q.	To the payment to Huerta or Go Global ou	it	
12	of the m	illion five that you say you invested?		
13	A.	I don't know.		
1.4	Q.	You don't know?		
15	А.	No, I don't know.		
16	Q.	You may have?		
17	A.	I may have not.		
18	Q.	May have not. Okay.		
19		At the time you invested in Eldorado, we	re	
20	you aware	of its financial condition?		
21	Α.	No. Not that I recall.		
22	Q.	Did you attempt to find out?		
23	A.	Not that I recall.		
24	Q.	Were you aware that there was a large		
25	mortgage	that was owed by Eldorado?		
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	artap, Yoav	October 11, 2017	Page 109
1 1	that went into Eldor	ado Hills.	
2	Q. That's no	t what this says.	
3	A. Okay. So	apparently the lawyer found	out
4 t	that it was paid out	of that.	
5	Q. And did y	ou agree that the money should	d
6 0	come out of your mil	lion five?	
7	A. How could	I agree if I didn't know?	
8	Q. You didn't	t know. This says it did com	e
9 c	out of the one-five.		
10	A. Maybe, Bu	it it doesn't mean that I knew	ω.
11	Q. Did you aq	gree to it?	
12	MR. SIMONS	5: Asked and answered. Third	d.
13 t	ime on this question	n. He said he didn't know abo	out
14 i	.t.		
15	Go ahead.		
16	MR. LIONEL	. I don't want you to do tha	at,
17 C	ounsel.		
18	MR. SIMONS	: Well, come on.	
19	MR. LIONEL	: I don't want you to do tha	it.
20	MR. SIMONS	: You're going in circles,	
	ounsel.		
22	MR. LIONEL	Nonsense.	
23	Would you	read the last question back?	
24	MR. SIMONS	: Go two questions back.	
25	MR. LIONEL	: No, go one question. It's	my
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	Harlap, Yoav	October 11, 2017	Page 11
1	. A.	I think I heard about a mortgage, but I	
2	don't kno	w. Honestly, I don't know.	
3	1	Do you remember anything about it?	
4	A.	No. I assume that any real estate	
5	transacti	on purchase would have part equity, part	
6	1	and so I assume there could be also a	
7	mortgage	here,	
8	Q.	So you assumed that at the time?	
9	A.	Perhaps I assumed at the time. Perhaps	
10	not. I do	on't know. I don't remember what happened	
11	in 2006 or	s '7.	
12	Q.	You don't remember?	
13	А.	Or '8. Are we between questions?	
14	Q.	I beg your pardon?	
15	А.	Are we between questions?	
16	Q.	Do you want to go someplace?	
17	A.	If that is possible.	
18	Q.	Surely. Absolutely.	
19		(Whereupon, a recess was had.)	
20	BY MR. LION	EL:	
21	Q.	Are you aware that Go Global got a	
22	consulting	fee?	
23	A.	No. I don't recall.	
24	Q.	Are you aware that he got a consulting fee	e
25	out of you	r million and a half?	
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1	A. No. Not that I recall. I may have. I
2	may have not. Maybe I knew. Maybe not. I don't
3	know.
4	Q. Did you read Mr. Huerta's deposition where
S	he discussed a consulting fee?
6	A. If the deposition of Mr. Huerta is part of
7	this thing, which I had to read, then yes, but I
8	don't remember the details. As I told you, it was a
9	while ago. And I would not remember anyway.
10	Q. What would you remember about the
11	consulting fee?
12	A. I don't. I don't remember there being or
13	not being one.
14	Q. Do you know whether the consulting fee was
15	reflected in the general ledger of Eldorado?
16	A. No. I have no idea.
17	Q. You have no idea?
18	A. I have no idea.
19	Q. You're sure?
20	A. I have no idea. It may be part of the
21	findings of my attorneys at some point, but I
22	personally do not have knowledge. I have never seen
23	the ledger personally. I wouldn't know how to read
24	it had I seen it.
25	Q. Well, could you have heard Mr. Huerta say
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1	A.	I don't have a standing on it at this	
2	point in	time because I don't know the basis for	such
3	a claim,	whether there was such a claim.	
4	Q.	Do you remember the first lawsuit?	
5	А.	My first lawsuit?	
6	Q.	Yes.	
7	А.	Barely. You know, in general, that I	had
8	one.		
9	Q.	Hmm?	
10	Α.	I remember that I had one.	
11	Q.	Who was your lawyer in that lawsuit?	
12	А.	I don't remember.	
13	Q.	Did you have a lawyer in that lawsuit?	
14	A.	I think so, yeah. I think I did. I	
15	probably	did.	
16	Q.	Was it Mr. McDonald?	
17	Α.	Maybe. I don't remember.	
18	Q.	Did you know a McDonald McDonald?	
19	А.	I don't remember.	
20	Q.	What do you remember about the lawsuit?	
21	A.	Not much. Nothing pretty much. Only t	hat
22	there was	something like that.	
23	Q.	Did Mr. Huerta have anything to do with	L I
24	it?		
25	A.	He was somehow involved in it, I guess,	
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1	l it was on the general ledger?	
2	2 A. Theoretically, I could	have heard him say,
3	3 but I don't recall something like	that.
4	4 Q. You don't have any kno	wledge about a
5	5 consulting fee; is that what you'	re saying?
6	6 A. I don't have informati	on about him having
7	7 a consulting fee but maybe he did	
8	8 Q. And maybe it was on a	general ledger?
9	9 A. Maybe.	
10	10 Q. But you don't have any	knowledge?
11	A. I have no knowledge.	
12	12 Q. You never heard that?	
13	13 A. I didn't say I never h	eard. I don't
14	14 recall hearing.	
15	15 Q. Did you ever authorize	a consulting fee to
16	16 Mr. Huerta or Go Global?	
17	<ol> <li>A. Given my recent answer.</li> </ol>	, the answer would
18	18 be that I did not give such conser	nt, to the best of
19	19 my understanding, nor do I recall	whether I did or
20	20 didn't.	
21	Q. Did you ever object to	the payment of a
22	22 consulting fee to Go Global?	
23	A. Pardon?	
24	Q. Did you ever object to	the payment of a
25	25 consulting fee to Go Global?	
l		

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1	yes.		
2	Q.	How was he involved?	
3	A.	He probably introduced me to a lawyer	
4	on you	know, upon my request or something like	
5	that.		
6	Q.	Do you remember meeting the lawyer?	
7	A.	No, I don't.	
8	Q.	Did you pay him anything?	
9	A.	I don't remember.	
10	Q.	Did you have a retainer agreement?	
11	Α.	I don't remember.	
12	Q.	Did you see the complaint before it was	
13	filed?		
14	Α.	I probably did, but I don't remember	
15	whether I	saw it or not, but I assume I would have	to
16	have.		
17	Q.	Did you discuss that litigation or that	
18	lawsuit wi	th Mr. Huerta?	
19	А.	I may have. I don't remember. Probably	
20	briefly at	some point, but	
21	Q.	What do you remember about it?	
22	А.	Not much. That it existed. That there	
23		to approach court to seek some court	
24	decisions	in regard to my rights in Eldorado Hills.	
25	Q.	Who were you suing?	
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1	A.	I don't remember. Probably I as	sume at	1	Rely?
2	the time I	was suing Sig Rogich or Eldorado Hi	lls or	2	there.
3	anybody th	at had to do with it, but I don't re	member	3	know o
4	who I sued	exactly.		4	on him
5	Q.	You really don't remember anything	about	5	I was :
6	that?			б	know.
7	A.	No.		7	
8	Q.	Do you remember any basis for the s	uít?	8	lawsuit
9	Strike tha	t.		9	1
10		Do you remember what your claim was	?	10	that la
11	A.	As far as I understand, the claim is	s	11	because
12	you ask if	I remember. Remember, I don't. Can	n I	12	to both
13	assume wha	t was my claim? I assume it was exac	ctly	13	not kno
1.4	the same c	laim as I have now based on my invest	tment	14	having
15	in Eldorad	o Hills, and the fact that I was owed	d	15	a lawsu
16	call it a	nembership part or anything else, rig	ghts,	16	ç
17	claims, po	tential whatever you call it, it's le	egal	17	is? Le
18	terms whic	n were due to me and were lately a	and	18	what an
19	later not	paid or not acknowledged.		19	۾.
20	Q.	Did you rely on Mr. Huerta with resp	pect to	20	then as
21	that suit?			21	standin
22	A.	Rely?		22	tell yo
23	Q.	Yes.		23	It's a
24	Α.	I don't understand what is the legal	L	24	about t
25	meaning of	"rely." Was he involved somehow? Y	/es.	25	Q

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1	Eldorado?		
2		MR. SIMONS: Objection to the extent	
3	you're aski	ing for a legal conclusion.	
4		THE WITNESS: What do you mean?	
5	BY MR. LIONE	SL:	
6	Q.	Your understanding. Do you have an	
7	understandi	.ng	
8	А.	I don't have an understanding.	
9	Q.	of that?	
10	А.	I don't have an understanding of what i	:
11	even means,	But if I ever got money out of Eldorad	ot
12	Hills? No,	I just injected money into Eldorado	
13	Wills.		
14	Q.	That was your relationship with Eldorado	o,
15	you investe	d money in it?	
16	А.	I invested money in Eldorado Hills.	
17	Q.	The investment in Eldorado was in 2007;	is
18	that correc	t?	
19	Α.	'6, '7, whatever,'8. I don't recall	
20	exactly the	year. It was prior to obviously to	
21	the 2008 sa	le of the rights of Exhibit 2, I think i	t
22	is.		
23	Q.	In 2008, I think you said you spoke to	
24	Mr. Huerta?		
25	A.	I would never tell you that I spoke in	
l			]

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1	Rely? I don't think so because rely meaning that
2	there is probably some legal standing, and I do not
3	know of any such legal standing in terms of relying
4	on him. It was my investment in Eldorado Hills which
5	I was referring to. So relying on him? I don't
б	know.
7	Q. Did he have any involvement in that
8	lawsuit?
9	A. I think he introduced to ~~ he took it to
10	that lawyer on my behalf, subject to me asking him,
11	because I was not physically here, and I didn't want
12	to bother with it from the other side of the world,
13	not knowing the details of the whole process and not
14	having paperwork with me at all to back all these
15	a lawsuit, because he had all of it.
16	Q. Do you understand what unjust enrichment
17	is? Let me put it another way. Do you understand
18	what an unjust enrichment claim is?
19	A. Generally, if I translate it to Hebrew,
20	then as far as my limited understanding in legal
21	standing, yes, but I don't understand I cannot
22	tell you that I understand the legal implication.
23	It's a legal term, so I'm not the one to be asked
24	about that.
25	Q. Did Nanyah Vegas ever confer a benefit on

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1	2008, because I do not recall if it's 2008 or '7 or
2	'9 or '6.
3	Q. Do you remember what, if anything, you did
4	in 2008 with respect to Eldorado
5	A. I remember nothing
6	Q with your investment?
7	A in terms of relating to it date-wise
8	because I do not recall if it was in this or that
9	year or what it was at all during these years because
10	it's way too far back. And I don't remember what was
11	exactly said, if it was said, written, verbally, in
12	writing, over the phone, in person, I don't know.
13	Q. The investment was made in 2007 or 2006,
14	you say whatever, and that there was a purchase
15	agreement in 2008 when Carlos got out of Eldorado.
16	A. You relate to Exhibit 2?
17	Q. Yes. Fair statement, my statement?
18	A. Yes.
19	Q. What, to your knowledge after that, after
20	the Exhibit 2 purchase agreement, what do you
21	remember with respect to Eldorado?
22	Λ. I only remember vaguely that every year or
23	so I would be told either by Jacob Feingold, maybe at
24	some point directly through Carlos on the phone or if
5	he came to Israel at some point, because I never came
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1	here. In	ever met him elsewhere so it would not	have	1
2	been pr	obably that there was this deal in 200	98, I	2
3	assume, an	d that they're waiting to give me my		3
4	interest o	r my rights or my, whatever it is, whi	ch I	4
5	cannot def	ine now as we speak. I may have heard	i,	5
6	during tho	se years here and there, you know, no	news,	6
7	okay, we'r	e still trying, hoping, asking, pushin	ig,	7
8	whatever,	but not something specific.		8
9	Q.	But you do remember the purchase agre	ement	9
10	of 2008 an	d what it said about your rights?	1	10
11	A.	As I told you, I remember that there	was, 1	11
12	and I do n	ot remember from when I remember.	1	12
13	Q.	But Carlos told you about that agreem	ient, 1	ι3
14	didn't he?		1	ι4
15	А.	He may have. He may have not. I ass	ume 1	15
16	he has,		1	ι6
17	Q.	He told you that you were going to ge	t 1	17
18	your milli	on five under that agreement in some w	ay? 1	8
19	А.	Million five or more.	1	9
20	Q.	Hmm?	. 2	20
21	А.	Million five or more.	2	21
22	Q.	You mean with the interest?	2	22
23	А.	With interest, with profits, with	2	23
24	anything -	- because it could have I had si	nce I 2	24
25	understood	that I have I am part owner of	2	25

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1	rights were only for 1.5, 1.5 with interest, equity,
2	registration of ownership on a piece of real I
3	don't know. This is a legal matter. It's out of my
4	jurisdiction.
5	Q. What did Carlos tell you?
6	A. I don't remember what he told me now in
7	2007 or '8 or whatever. I don't remember what he
8	told me a year ago, if he did. I have no idea what
9	he told me in 2008. I can assume but
10	Q. Let's talk about that Exhibit 2. You
11	understand what Exhibit 2 is?
12	A. Yes. More or less.
13	Q. Did Carlos tell you that he was getting
14	out of the company?
15	A. I think, but I'm not sure, that he told me
1.6	at the time that he had some financial issues, and
17	that he was going out but he secured my interest.
18	Q. He secured your interest?
19	A. Yes.
20	Q. That million and a half?
21	$\Lambda$ . My interest, whether it is only the
22	million and a half or more than that, I don't know at
23	this point in time to tell you.
24	Q. You didn't ask him?
25	A. No. Not that I recall. I don't even
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1	whatever of Eldorado Hills and through that, in
2	anything that Eldorado Hills owns, at some point,
3	I'll get my money, money plus interest, my part of
4	the my part of the real estate shares. You name
5	it, whatever. I don't know. This is legal legal
6	matters, but that I will get what I am due and that I
7	am due.
8	Q. You had your interest ~~ well, after the
9	purchase agreement, did you have any interest in
10	Eldorado?
11	A. I don't know. This is a legal standing.
12	I don't know what to answer.
13	Q. What was your understanding?
14	A. My understanding is that I have rights,
15	and these rights will be translated into something,
16	be it money, equity, whatever, going forward at some
17	point.
18	Q. Did you have an understanding, based upon
19	talking to Carlos, that after that agreement, you
20	were going to get your million five back?
21	A. I had the general understanding that I
22	will get what is due to me.
23	Q. You didn't know any amount?
24	A. I knew I invested 1.5 million, but at that
25	point in time I do not think that I knew whether my
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I	recall th	e exact wording of the conversation.
2	0,	Okay. Let's eat our lunch.
23	Q.	(Whereupon, a recess was had.)
		MR. LIONEL: Let's go back on the record,
4	M	•
5	Miss Repo	
6	BY MR. LIC	
7	Q.	ъ и
8	Α,	
9	Q.	I'm going to ask you about your claims in
0	-	aint. And the first claim, paragraph 86
1	-	nyah invested \$1.5 million into Eldorado."
2	Tell me a	bout that, how you invested it.
3	A.	I wired money.
4	Q.	I beg your pardon?
5	A.	I wired money.
6	Q.	You wired money?
7	А.	(Witness nodded head.) Yes.
8	Q.	She won't get your head shaking.
9	A.	I wired money.
0	Q.	To whom?
1	А.	To Eldorado.
2	Q.	How much?
3	Α.	\$1.5 million.
4	Q.	Do you have any documentation of that?
5		MR. SIMONS: Why are we asking this now?

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1	You've already asked this 15 times earlier, Counsel.
2	MR. LIONEL: It's not been asked once,
3	Counsel.
4	MR. SIMONS: You asked him, and he said he
5	wired it and his account has the information. Why
6	are we going through this?
7	MR. LIONEL: Because I want to go further.
8	It's my deposition. I'm not trying to delay it. If
9	you don't like, you can call or stop and we go to the
10	commissioner.
11	MR. SIMONS: You said you were going to
12	move forward in good faith.
13	MR. LIONEL: I am moving forward. I'm not
14	delaying anything. I anticipate you'll get out of
15	here today.
16	MR. SIMONS: Okay.
17	MR. LIONEL: Probably earlier than you
18	expected.
19	BY MR. LIONEL:
20	Q. Do you have any documentation that you
21	wired it?
22	A. I think that probably in my banking
23	statements and/or my accounting there should be
24	something like that, but I don't know.
25	Q. Eighty-seven, and I'm not going through
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1	accountant to do.
2	Q. Ninety-two, "The defendants, and each of
3	them, breached the terms of the foregoing agreements
4	by, among other things, A, failing to provide Nanyah
5	a membership interest in Eldorado."
6	Does that have any meaning to you?
7	A. It means that although they had to
8	register it in some way, my rights, they failed to do
9	so. That's what I understand from the writing here.
10	Q. There are a number of defendants in this
1.1	case here and that claim is against the Rogich Trust,
12	if you look up above at line 6, Sigmund Rogich, Teld
13	and Peter Eliades.
14	Are you saying that each of them failed to
15	provide Nanyah a membership interest in the Eldorado?
16	$\Lambda$ . This is the analysis of my legal counsel,
17	apparently.
18	Q. Hmm?
19	A. This is the analysis of my legal counsel,
20	apparently.
21	Q. How about your understanding?
22	A. My understanding is irrelevant. I'm not a
23	lawyer.
24	Q. It's not irrelevant as far as I'm
25	concerned, as far as this case is concerned.
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1	the whole thing, believe me. "At all relevant times,
2	Nanyah claimed an ownership interest in Eldorado."
3	When you say "at all relevant times," does
4	that have any meaning to you?
5	A. The relevance is a legal relevance. And
6	when he says that "at all relevant times," I assume
7	that it refers to any legally relevant time from the
8	point of time in which I invested until today.
9	Q. And at those times you claimed an
10	ownership interest in Eldorado?
11	A. Apparently so.
12	Q. By doing what?
13	A. By doing whatever I was legally advised to
14	do.
15	Q. And you did that?
16	A. As far as I understand legal matters, yes.
17	Q. And who and your attorneys advised you?
18	Strike that.
19	Do you remember anything you did in
20	connection with claiming an ownership interest?
21	A. I sent the money at the time. As far as I
22	recall, it was supposed to be registered properly.
23	Beyond that, I'm not aware of a specific action that
24	I have taken personally out of my own initiative,
25	rather gave it to attorneys and/or Carlos and/or my
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1	A.	Well, this case will be tried, I guess,	so
2	it will be	decided. But as far as I'm knowledgeab	le
3	of what ree	gistering means, I cannot really tell yo	u
4	much. I th	nink that it is my legal counsel's view	
5	that it has	s not been registered as it should have.	
6	Q.	Anything besides the failure to registe	r?
7	А.	Failure to pay me back.	
8	Q.	But that's not what you say here. You	say
9	failing to	provide a member	
10	Α.	But your last question did not necessar.	ily
11	relate to a	article 92.	
12	Q.	And your answer is what?	
13	Α.	That they didn't pay me back.	
14	Q.	I move to strike it as nonresponsive.	
15		MR. SIMONS: You cannot strike it from a	a
16	deposition.		
17		MR. LIONEL: It's stricken,	
18		MR. SIMONS: It has to be transcribed.	
19		MR. LIONEL: I understand that.	
20	BY MR. LIONE	L:	
21	Q.	Paragraph 88, "Rogich Trust, Sigmund	
22	Rogich, Tel	d and Peter Eliades, all entered into th	e
23	purchase ag	reement, the membership agreements and t	he
24	amendment a	nd restated operating agreement, which	
25	agreements	all specifically identified Nanyah as a	
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third-party beneficiary of each agreement."	1 nonunderstanding because it's not for me to
Do you understand what that paragraph	2 understand or not. It's for my lawyer to understand.
says?	3 Q. Do you expect to be a witness in this
A. I think so.	4 case?
Q. Did all the agreements specifically	5 A. This is, as far as I understand, a matter
identify Nanyah as a third-party beneficiary?	6 to be discussed between my lawyer and myself, and if
MR. SIMONS: Objection to the extent	7 my lawyer will see that I should be, then I will. If
you're asking for a legal conclusion.	8 you can force me to be and I will have to, then I
THE WITNESS: For sure, Exhibit 2 shows it	9 will.
explicitly. As for the others, I assume that if my	10 Q. Why would I force you?
lawyer has stated it this way, then this is the case.	11 A. I have no idea. It is, again, you're
Y MR. LIONEL:	12 asking me about things that have to do with legal
Q. That Nanyah was a third-party beneficiary?	13 procedures in the United States. My understanding in
A. Yes.	14 legal procedures in Israel are minimal, let alone in
Q. Was it a third-party beneficiary of any	15 the United States.
other agreements?	16 Q. Let's go to the second claim. I should
MR. SIMONS: Objection to the extent it	17 probably precede that by saying moving right along.
calls for a legal conclusion.	18 A. Which exhibit?
Y MR. LIONEL:	19 MR. SIMONS: Six.
Q. Do you have an understanding?	20 BY MR. LIONEL:
A. What understanding?	21 Q. I'm going to deal with the complaint.
Q. That Nanyah may have been specifically	22 A. Second claim for relief?
identified as a third-party beneficiary of agreements	23 Q. Mm-hmm.
other than the purchase agreement, Exhibit 2?	24 Paragraph 95 is identical to paragraph 88
A. I don't have an understanding or a	25 that we just discussed. Is it a fair assumption your

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1	answers would be the same?
2	A. If this is the case, I assume the answers
3	would be similar.
4	Q. Paragraph 97, "The defendants breached
5	strike that.
6	Do you know what a covenant of good faith
7	and fair dealing is?
8	A. No.
9	Q. Paragraph 97 says, "The defendants engaged
10	in misconduct, which was unfaithful to the purpose of
11	the contractual relationship by, among other things."
12	What was the misconduct?
13	MR. SIMONS: Objection to the extent
14	you're requesting a legal conclusion.
15	THE WITNESS: It is, again, you're asking
16	legal questions. The best I can answer you is to do
17	a straight-forward translation of the wording into
18	Hebrew and try to understand what it means from
19	there, but I have no way of saying what I understand
20	from the Hebrew translation of what is written here
21	to the legal meaning of it.
22	BY MR. LIONEL:
23	Q. Do you understand misconduct?
24	A. I understand the verbal translation of
25	misconduct into Hebrew and what misconduct means in
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1	general. I have no understanding what misconduct
2	means in the legal capacity of this case.
3	Q. I'm not talking legal capacity. Do you
4	understand the general meaning in English of the word
5	"misconduct"?
6	A. I translate it into Hebrew and then, yes,
7	I understand what is misconduct.
8	Q. What is misconduct?
9	A. Misconduct is failing to do something that
10	was supposed to be done.
11	Q. What do you know should have been done but
12	wasn't done by the defendants?
13	A. For example, register my rights properly.
14	Q. Anything else?
15	A. That would be a legal matter. I don't
16	know.
17	MR. SIMONS: The anything elses are
18	defined in the complaint.
۱9	BY MR. LIONEL:
20	Q. I want to take you back to paragraph 92
21	92A, fail 92 says, "There was a breach of the
22	terms of the agreements by, among other things,
23	failing to provide Nanyah a membership interest in
4	Eldorado.
5	I think you have answered that before,

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].	haven't yo	u? You said they breached it by failing	to
2	register t	o you?	
3	A.	To the best of my understanding	
4	Q.	To the best of your understanding?	
5	A.	of the legal aspect of it.	
6	Q.	Let's go to B. "Breached by failing to	
7	convert Na	nyah's investment into a noninterest	
8	bearing de	bt."	
9		What do you know about that?	
10	A.	That it's written here.	
11	Q.	That's all you know?	
12	A.	I know that this is probably what my	
13	lawyer fou	nd relevant to what has been or has not	
14	been done	by the defendants.	
15	Q.	And you rely on that?	
16	A.	I rely on that and on the explanation of	
17	my legal c	ounsel, I assume at the time when it was	
18	done, of w	hat it meant, in general terms, and I	
19	relate it	to that.	
20	Q.	When was it done?	
21	A.	When it was prepared.	
22	Q.	When what was prepared?	
23	A.	The paperwork, the claims.	
24	Q.	The failure to convert was done at that	
25	time?		
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1	cetera.	
2	Q. All C is talking about is a failure to	
3	inform.	
4	A. Yes. Because any reasonable honest perso	'n
5	who was put in such a situation where he's about to	
6	do what Sig Rogich has done, would have picked up th	ė
7	phone, write a letter, called even Carlos Huerta and	
8	tell him, we don't have direct contact with Mr. Yoav	
9	Harlap or Nanyah Vegas, please give us the contact	
10	because we are about to do A, B, C and D, which	
11	affects him or potentially affects him and his	
12	rights, and we want him to be on board with us on	
13	what we're planning to do, and make sure that it's	
14	okay with him.	
15	Which nobody does. They failed to inform	
16	me. They never consulted with me. They never gave	
17	me the right to participate, to take it over myself.	
18	Nothing.	
19	Q. You made your investment, you say, in 200'	1
20	or '6, right?	
21	A. Whatever.	
22	Q. And you never talked to Mr. Rogich after	
23	that except for the one time we talked about?	
24	A. Not before, not during, not after, until	
25	last year here in your office.	
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1	A. No. The failure to convert was done
2	probably way before that. Whether it was 2008 or
3	just after what Exhibit 2 said they should have done.
4	Q. It could have been 2008?
5	A. Could have been.
6	Q. Let's take C. "Failing to inform Nanyah
7	that Rogich Trust was transferring its full
8	membership interest in Eldorado to the Eliades Trust
9	in breach of the terms of the agreements."
10	Are you relying upon your attorney for
11	that?
12	A. Yes. But what my understanding is here,
13	is that at the time when Rogich transferred his
14	ownership of his or any other ownership in Eldorado
15	Hills to Eliades or whomever else, I think that any
16	reasonable person would have expected him to approach
17	the potential claimant, let's say, and given him an
18	equal opportunity, advanced notice, you name it, in
19	this respect.
20	Q. In what respect?
21	A. In respect of the fact that he was
22	planning to give up rights, which were also my
23	rights, to this to the company, to the property,
24	without even telling me announcing, asking, giving
25	me equal opportunity to take it over myself, et
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Harlap, Yoav October 11, 2017 Page 135 Q. Were your arms tied or hands tied? 1 2 MR. SIMONS: Argumentative. Come on, 3 Counsel. 4 MR. LIONEL: A little bit. 5 BY MR. LIONEL: 6 Q. What prevented you from calling him? A. I didn't know that I -- I didn't know 7 8 until a very late stage that I had a real problem, and that I was -- and that somebody cheated me out of 9 10 a deal. 11 Q. When was this late stage that you're 12 talking about? 13 A. I can't recall the exact date. Late. 14 Q. Approximately what year? 15 A. Later than 2008 and earlier than 2016 at 16 the point at which I came and did the first claim or 17 whenever it was. 18 Q. D, "The breach in transferring Rogich 19 Trust full membership interest in Eldorado to the 20 Eliades Trust in breach of the terms of the 21 agreements." 22 What agreements said he couldn't transfer 23 it? 24 MR. SIMONS: Objection to the extent it 25 calls for a legal conclusion. 702-805-4800 scheduling@envision.legal Envision Legal Solutions

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1		THE WITNESS: Again, this is legal jarg	on
2	that I can	mot relate to beyond saying that this is	
3	something	that I cannot have, you know, an opinion	
4	about.		
5	BY MR. LION	NEL:	
6	Q.	So you don't know whether there was any	
7	agreement	that said you could not transfer?	
8	А.	If my attorney says that there was, the	1
9	there was.		
10	Q.	You rely on your attorney?	
11	. A.	I rely on my attorney.	
12	Q.	Was there any relationship between any o	of
13	the defend	ants and Nanyah?	
14		MR. SIMONS: Object to the extent you're	.
15	asking for	a legal conclusion.	
16	BY MR. LION	EL:	
17	Q.	To your knowledge, was there any kind of	
18	relationsh	ip? Did they have	
19		MR. SIMONS: Same objection.	
20	BY MR. LION	EL:	
21	Q.	Do you know what a fiduciary relationshi	p
22	is?		
23	A.	More or less, yes.	
24	Q.	Was there a fiduciary relationship?	
25	Α.	I don't know. This is a legal standing	
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1	MR. SIMONS: To the extent you're asking
2	him to define a legal relationship that is identified
3	under the law, I'm going to object that it's asking
4	for a legal conclusion. If you're just saying what
5	kind of
6	BY MR. LIONEL:
7	Q. Any kind of relationship?
8	A. If it is a relationship of going to Boy
9	Scouts together, no. If it is a relationship that
10	they had obligations towards me in within the
11	context of the Eldorado Hills deal, then there might
12	have been.
13	Q. Aside of the Eldorado deal, was there any
14	kind of relationship between Nanyah or you and any of
15	the or any of the defendants?
16	A. I don't know. In terms of personal
17	relations, I don't know of any such relationship.
18	Q. Thank you.
19	Paragraph 99, "Nanyah has sustained
20	damages in excess of \$10,000 as a result of these
21	defendant's actions, and it's entitled to recover its
22	reasonable and necessary attorneys' fees and costs
23	incurred in this action."
24	What were the damages of Nanyah because of
25	what appears in 97?
L	

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1	internet energing internet energing in
2	
3	to by generating a sample offer be you have
4	
6	
	E set and any optimie to a contract becaute
7	and the only of the deconductor.
8	
9	e. the set as you and to can.
10	in the so openal relationship :
11	kt bid and go to benoot together. Bid they
12	
13	the strong work to bender together, no. It
14	
15	
16	Q. And you don't have any
17	the state and the state same age group as sig
18	Rogich, so I doubt that we went to Boy Scouts
19	together.
20	Q. How about the other defendants? How about
21	Eliades, Pete Eliades?
22	MR. SIMONS: What's the question, special
23	relationship?
24	BY MR. LIONEL:
25	Q. Yes. Any kind of relationship?

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1	MR.	SIMONS: Objection.	
2	THE	WITNESS: Any damages that are	
3	mentioned here	would be damages that are assesse	ed by
4	my attorney.		
5	BY MR. LIONEL:		
6	Q. That	's your answer?	
7	A. I wo	uldn't I would give the inform	ation
8	to my attorney,	perhaps I answered some question	s,
9	and if my attor	ney decided that this is what he	
10	should write he	ce, then I guess it reflects what	
11	needs to be writ	ten.	
12	Q. Let's	s go to the third claim. Paragra	ph
13	101 says that Na	nyah was identified specifically	as a
14	third-party bene	ficiary of each of the agreement	s; is
15	that correct?		
16	MR. S	IMONS: Are you asking is that w	hat
17	it says in there	?	
18	THE W	ITNESS: It is the same question	like
19	you asked me bef	ore in the first or second claim,	and
20	the answer would	be exactly the same answer. As	far
21	as it is in Exhi	bit 2, yes. Any other exhibit, I	
22	assume so if thi	s is what is written by my attorn	ney.
23	BY MR. LIONEL:		
24	Q. 102,	"These defendants owed Nanyah a d	luty
25	of good faith an	d fair dealing arising from these	
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1	contracts	·u	
2		Do you agree with that paragraph?	
3		MR. SIMONS: Objection to the extent i	t's
4	asking fo	r a legal conclusion.	
5	BY MR. LIO	NEL:	
6	Q.	Your understanding?	
7	Α.	My understanding in legal conclusions i	s
8	very limi	ted, Mr. Lionel, so I do not attempt to 🤆	jive
9	a legal o	pinion on legal matters.	
10	Q.	I don't want a legal opinion. What kir	ıd
11	of a duty	did Teld have to you with respect to the	2
12	agreement	s?	
13		MR. SIMONS: Objection to the extent	
14	you're as	king for a legal conclusion and to interp	ret
15	Nevada la	«.	
16	BY MR. LIO	NEL:	
17	Q.	Are you aware of any duty that Teld had	to
18	you?		
19		MR. SIMONS: Same objection.	1
20	BY MR. LION	NEL:	
21	Q.	I want an answer.	
22	Α.	The answer is that, according to my	
23	lawyer, th	ney have failed in this respect, and so I	
24	do.		
25	Q.	Failed in what respect?	
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1	personally.		
2	Q. And you had nothi	ng to do with them exce	pt
3	what's happening in this mat	ter?	
4	A. Except I invested	in Eldorado Hills.	
5	Q. But you had nothi	ng to do with these	
6	defendants except for what i	s involved in this	
7	matter?		
8	A. They had apparent	ly to do with me from	
9	what I understand from these	papers.	
10	Q. Like what?		
11	A. Like fiduciary re	sponsibility. They wer	e
12	supposed to be faithful to m	e. They were supposed	to
13	register my rights, et ceter	a, et cetera.	
14	Q. Anything else?		
15	A. I don't know. The	e other things there	
16	is probably a whole list of	things that are stated	
17	here, which they either did	or did not do as per wh	at
18	they needed to or were support	sed to or expected to.	
19	MR. LIONEL: Read	that answer back,	
20	please.		
21	(Whoreupon, the fo	ollowing answer was read	đ
22	back by the court	reporter:	
23	Answer: "I don't	know. The other	
24	-	s probably a whole list	
25	of things that are	e stated here, which	
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1	Α.	In a legal in a legal respect.	
2	Q.	Of what?	
3	Α.	Of doing what they needed to do accordi	ng
4	to the set	of agreements that ${\bf I}$ was either a party	
5	direct par	ty of or that I had interest in.	
6	Q.	How about Peter Eliades?	
7	А.	Same.	
8	Q.	Same. How about Sigmund Rogich?	
9	А.	Same.	
10	Q.	How about the Rogich Trust?	
11	А.	Same.	
12	Q.	Thank you.	
13		Paragraph 103, "These defendants shared	а
14	special fid	duciary and/or confidential relationship	
15	with Nanyał	ı."	
16		Did Nanyah have any kind of relationshi	p,
17	personal or	otherwise, with these defendants?	
18		MR. SIMONS: Objection to the extent	
19	you're aski	ng for a legal conclusion.	
20		THE WITNESS: You're asking me a legal	
21	-	lich I cannot answer.	
22	BY MR. LIONE		
23		No, I'm not. I've broadened it.	
24	A.	The personal part, as I told you, I don	t
25	know them p	ersonally. I did not know them	
L.			

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	Hariap, Yoav October 11, 2017	Page I
1	they either did or did not do as per w	hat
2	they needed to or were supposed to or	
3	expected to.")	
4	BY MR. LIONEL:	
5	Q. You do know what a fiduciary relations	hip
6	is, don't you?	
7	A. Not in legal terms. I know what it me	ans
8	when I translate it into Hebrew, and from my	
9	understanding of the Hebrew language, I can	
10	understand what it means, but I do not understand	the
11	legal standing of fiduciary responsibility.	
12	Q. Didn't you just answer that they had a	
13	fiduciary duty?	
14	A. From what I'm reading here, according t	0
15	the analysis of my legal counsel, they failed their	r
16	fiduciary duty towards me.	
17	Q. But you didn't say yourself, without th	е
18	legal counsel	
19	A. No, I don't have the capacity to	
20	understand the legal standing in order to do so.	
21	<ol> <li>And you don't understand good faith and</li> </ol>	
22	fair dealing concept?	
23	A. I understand it only in the context of	
24	translating it into Hebrew and relating to it in	
25	general human relation terms, not in legal terms.	

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	Harlap, Yoav	October 11, 2017 Page 14	4
1	Q.	Did Peter Eliades act in bad faith to you?	
2		MR. SIMONS: Objection to the extent it's	
3	asking for	a legal conclusion.	
4		MR. LIONEL: That's not a legal	
5	conclusion		
6	BY MR. LION	EL:	
7	Q.	Do you understand bad faith?	
8	А.	Yes, I understand bad faith.	
9	Q.	What is it?	
10		MR. SIMONS: Hold on. Again, you're	
11	asking for	a legal conclusion. It's a defined issue	
12	under Neva	da law.	
13	BY MR. LION	EL:	
14	Q.	What is bad faith?	İ
15	Α.	Bad faith in terms of the Nevada law, I	
16	have no ide	ea.	
17	Q.	Nor do I. You tell me what bad faith is	
18	in English		
19		MR. SIMONS: To the extent you're not	
20	asking for	a legal conclusion, go ahead and tell him	
21	what you th	nink.	
22		THE WITNESS: If it is not regarding a	
23	legal concl	usion, then bad faith is not being honest	l
24	towards me	in any of the dealings.	
25	111		
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	Harlap, Yoav	October 11, 2017	Page 146
1	for me, in	this respect.	
2	Q.	What did he do to you? What did Teld do	
3	to you?		
4	А.	First of all is what he didn't do to me.	
5	Q.	What he didn't do? What he didn't do?	
6	Α.	It's also what he didn't do.	
7	Q.	Which is what?	
8	А.	Which is anything that my legal counsel	is
9	saying tha	t he didn't do or did.	
10	Q.	Anything else?	
11	А.	No.	
12	Q.	How about Sigmund Rogich?	
13	А.	Same.	
14	Q.	How about the Rogich Trust?	
15	А.	Same.	
16	Q.	104, "Nanyah did repose in these	
17		a special confidence with respect to the	
18	transaction	n involving its investment in Eldorado an	d
19		were obligated to honor the special	
20	confidence	and confidentiality with due regard to	
21	Nanyah's in		
22		Did you repose a special confidence in	
23	these defer		
24		MR. SIMONS: Objection to the extent	
25	you're aski	ng a legal conclusion.	
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	Harlap, Yoav October 11, 2017 Page 14
1	BY MR. LIONEL:
2	Q. Did Peter Eliades act in bad faith to you?
3	MR. SIMONS: Same objection.
4	THE WITNESS: Same objection. But from
5	what I understand, again, not legally, he was
6	dishonest towards me.
7	BY MR. LIONEL:
8	Q. What did he do that was dishonest?
9	A. If I understand correctly from the
10	analysis of my legal counsel, him and Sig Rogich
11	together had kind of created a mechanism of law or
12	something that, over time, enabled them to act in a
13	way which pushed me away from my rights in the
14	company, in Eldorado Hills.
15	Q. And that's the bad faith?
16	A. That's part of it.
17	Q. What else is there?
18	A. Anything that is mentioned here in terms
19	of legal jargon, which I am not familiar with.
20	Q. How about Teld?
21	A. Same.
22	Q. Same?
23	A. Teld is Eliades. You asked about Eliades.
24	Whether it is Eliades through him personally or
25	Eliades through his company Teld, it's the same thing
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1	Tł	IE WITNESS: Again, it is a legal matt	ler.
2	I cannot rela	te to it. I remember that I translat	ed
3	the word repo	sed, but I don't remember now exactly	/ in
4	Hebrew what i	t meant.	
5	BY MR. LIONEL:		
6	Q. Yo	our daily dealings, is that in English	or
7	in Hebrew?		
8	A. In	Hebrew primarily. But I do also a l	ot
9	in English.	But English is not my mother tongue.	
10	Q. I	appreciate that.	
11	A. I	think for somebody whose English is n	ot.
12	his mother to	ngue, my English is not so bad. But	
13	it's not as g	ood as yours, obviously.	
14	Q. Th	ank you.	
15	A. An	d I've had less years to practice it,	
16	too.		
17	Q. I	beg your pardon?	
18	A. I	nad less years to practice it as well	
19	Q. A	lot less.	
20	A. I.	guess so.	
21	Q. I	chink I need more on that. Tell me wh	nat
22	Sig you sa	y, "Nanyah did repose in these	
23	defendants a s	special confidence with respect to	
24	transactions.	1	1
25	Tel	.1 me how you have reposed such a	
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	Harlap, Yoav October 11, 2017 Pa	ge 14
1	special confidence in Mr. Rogich.	
2	A. You would have to ask my lawyer.	
3	Q. How about with respect to Teld?	
4	Λ. You would have to ask my lawyer.	
5	Q. How about Peter Eliades.	
6	A. You would have to ask my lawyer.	
7	Q. How about the Rogich Trust?	
8	A. You would have to ask my attorney.	
9	Q. That's the only answer you can give?	
10	A. Apparently.	
11	Q. 105, "The defendants breached the implied	
12	covenant of good faith and fair dealing contained in	
13	the agreements by engaging in misconduct that was	
14	unfaithful for the purpose of the contractual	
15	relationship and special relationship that existed	
16	by, among other things," and it lists five or six	
17	things.	
18	Tell me about the misconduct.	
19	A. My answer would be exactly the same as to	
20	the previous article.	
21	Q. Can you tell me specifically what the	
22	misconduct was?	
23	A. No.	
24	Q. You cannot?	
25	A. I cannot.	

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Harlap, Yoav October 11, 2017 Page 150 A. Same answer as I gave before. Q. Applies to all damages? 2 A. The damages are defined, to the best of my 3 understanding, by my legal counsel, who can assess 4 that. 5 Q. But the purpose of the deposition was not 6 to inquire of your legal counsel, it was to get your 8 information, what you knew. A. Well, to the best of what I know, I told you. What I don't know I will not tell you whether 10 11 you like it or not. 12 Q. Let's take 115, which -- and I'm going to read it. "When the defendants' acts were performed, 13 14 they acted with oppression, fraud and malice and/or with the willful, intentional and reckless disregard 15 of Nanyah's rights and interest and, therefore, 16 Nanyah is entitled to punitive damages in excess of 17 18 \$10,000." What acts are you talking about? 19 20 Legal acts. А. Hmm? 21 Q. 22 MR. SIMONS: Objection to the extent you're asking for a legal conclusion. 23 BY MR. LIONEL: 24 25 Q. I'm asking you what the acts were.

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<ol> <li>Q. Why not?</li> <li>A. Because it's a legal matter. Misconduct</li> <li>is a legal matter. It has a legal meaning in this</li> <li>context, and I cannot relate to it because it is not support of the second s</li></ol>	ŝ
<ul> <li>3 is a legal matter. It has a legal meaning in this</li> <li>4 context, and I cannot relate to it because it is n</li> <li>5 my proficiency.</li> </ul>	ŝ
4 context, and I cannot relate to it because it is n 5 my proficiency.	
5 my proficiency.	not
6 Q. You know it's a legal matter in the	
7 context of that paragraph?	
8 A. I assume it is a legal matter.	
9 Q. And for that reason, you won't respond	to
10 my question?	
A. And for that reason, I do not have the	
12 capacity to respond.	
13 Q. You do not have the capacity to say what is a say	it
14 the misconduct was?	
15 A. Correct.	
16 MR. SIMONS: To the extent you're askin	ıg
7 for a legal conclusion, is what he's saying.	
BY MR. LIONEL:	
Q. 106 how about 107, damages?	
A I've answered that before.	
Q. No. It's a different claim.	
A. My answer	
Q. Same damages for everything?	
A. Same answer.	
Q. Same answer that you gave before?	
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October 11, 2017 Harlap, Yoav Page 151 MR. SIMONS: Right. You're asking what 1 2 acts satisfied the legal requirements of the --3 MR. LIONEL: No, I'm not. BY MR. LIONEL: 4 Q. I'm asking you -- it says here, "When the 5 defendants' acts were performed." I'm asking you 6 7 what did they do? 8 MR. SIMONS: He already told you that. 9 MR. LIONEL: No, he didn't. 10 MR. SIMONS: Yeah, he told you. He's been 11 telling you that today. So to the extent you want to 12 try to --13 MR. LIONEL: I'm on 115, Counsel. I'm on 14 115. 15 MR. SIMONS: What does that mean? 16 MR. LIONEL: The first time I've asked him 17 about a punitive damage claim. 18 MR. SIMONS: No, but you've asked him the 19 facts, and now you're trying to say I want new facts 20 that I haven't heard today in relation to the 21 punitive damages. So that's my objection. 22 MR. LIONEL: That's your objection. You 23 made it. 24 BY MR. LIONEL: 25 Q. What were the acts? Envision Legal Solutions 702-805-4800 scheduling@envision.tegal

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1	MR. SIMONS: Same objection.	
2	THE WITNESS: I don't know. They are	
3	illegal acts, and I'm not in the position to tell	
4	you.	
5	BY MR. LIONEL;	
6	Q. What are the illegal acts?	
7	A. Pardon?	
8	Q. What are illegal acts?	
9	A. Acts that were done not in accordance wit	th
10	what they should have done in a legal matter.	
11	Q. You don't know what the acts were?	
12	MR. SIMONS: That's not what he's	
13	testified. He's already asked and answered that.	
14	MR. LIONEL: Just make your objection,	
15	Counsel.	
16	MR. SIMONS: I did. Asked and answered.	
17	THE WITNESS: I cannot give an informed	
18	analysis of the legal aspect of what you're asking.	
19	BY MR, LIONEL:	
20	Q. I'm not	
21	A. So I cannot answer it in the way that you	.
22	would, perhaps, want me to. This is a matter that I	
23	need to refer you to my legal counsel.	
24	Q. As to what the acts were?	
25	A. As to anything that is written here.	
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	Harlap, Yoav October 11, 2017 Page 15
1	Q. As to anything?
2	A. As to anything that is written in this
3	paragraph.
4	Q. How about do you know what the word
5	"oppression" is?
6	A. I can translate it.
7	Q. Translate it into Hebrew?
8	A. Yes.
9	Q. I dídn't ask that. Do you know what it is
10	in English?
11	A. If I know what it is in English? I would
12	know what it is in English if I would know what it is
13	in Hebrew, provided it is not a legal term, and then
14	I would not even know then.
15	Q. You don't know what the English word
16	"oppression" means?
17	A. To oppress somebody, in general, I more or
18	less know, but to be precise, I would need to
19	translate it into Hebrew, which I probably have done
20	at the time that I first read this.
21	Q. Can you translate it back again from the
22	Hebrew to the English?
23	A. Probably.
24	Q. Well, I'm asking you what the
25	A. But not in its legal standing, only in its

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1	verbal standing.
2	Q. Whatever that means. Explain that to me.
3	Λ. Well, some terms may have a very wide
4	legal connotation, but in way of speech, they mean
5	something which is far lighter, smaller and less
6	profound.
7	Q. I think you indicated you understood what
8	it means to oppress somebody, don't you?
9	A. Yes, many of my people have been of the
10	Jewish people have been oppressed, so in that
11	context, I know what oppression is.
12	Q. But this says "with oppression." Do you
13	understand what fraud is?
14	A. Yes.
15	Q. Did any of these defendants commit fraud
16	against you?
17	MR. SIMONS: Objection to the extent
18	you're asking for a legal conclusion.
19	THE WITNESS: You have to ask my lawyer.
20	My lawyer seems to think that they have.
21	BY MR. LIONEL:
22	Q. Do you know what fraud is in English, just
23	plain fraud?
24	A. What plain fraud in English is, yes, I
25	more or less know, I think.

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	Harlap, Yoav	October 11, 2017 Page 1
1	Q.	What was the fraud here by the defendants?
2	A.	This is something that you would have to
3	relate to	my lawyer for.
4	Q.	You're unable to answer that?
5	A.	Correct. I'm not a legal counsel.
6	Q.	How about malice? Do you understand
7	what	
8	Α.	Same thing.
9	Q.	Same thing?
10	Α.	Yes.
11	Q.	I would have to refer to your lawyer?
12	А.	Yes.
13	Q.	Because you're not able to answer it?
14	A.	Because I don't have the legal education
15	to be able	to answer that.
16	Q.	And that's the only reason?
17	Α.	That's a good enough reason for me.
18	Ω.	Let's go to the fourth claim.
19	А,	We are already on the fifth, so we go back
20	to the fou	rth?
21	Q.	Yes. I guess we skipped it. We don't
22	want to do	that.
23	Λ.	What?
24	Q.	We don't want to do that, do we?
25	A.	Do what?

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	Harlap, Yoav	October 11, 2017	Page 156
1	Q. Sk	ip one of them.	
2	A. We	ll, you can go back to any of them.	
3	Q. Fo	urth claim, "Intentional interference	
4	with contract	," and it's against Sigmund Rogich,	
5	Teld, Peter E	liades, Eliades Trust and Imitations.	
6	· Pa	ragraph 110 says, "Nanyah was the	
7	third-party b	eneficiary of the purchase agreement,	
8	the membershi	p agreements and the amended and	
9	restated oper	ating agreement."	
10	Yo	u agree with that?	
11	MR	. SIMONS: Objection to the extent it	s
12	asking for a	legal conclusion.	
13	MR	. LIONEL: No, I'm not.	
14	MR	. SIMONS: Or are you agreeing that it	-
15	says what it	says?	
16	MR	, LIONEL: Yeah. I'm agreeing with wh	at
17	it says.		
18	тн	E WITNESS: I don't know the legal	
19	standing of w	nat you're asking me.	
20	MR	SIMONS: No, he just asked you wh	iat
21	he said, is th	nat's what's contained in what he was	
22	referring you	to?	
23	TH	E WITNESS: That's what's written.	
24	BY MR. LIONEL:		
25	Q. I'n	n asking you whether you agreed with i	t?
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1	restated operating agreements.
2	Q. You don't remember?
- 3	A. No.
4	Q. I'm going to read 111. "These
5	defendants" referring to Mr. Sig Rogich, Teld,
6	Peter Eliades, Eliades Trust and Imitations. "These
7	defendants were all aware of the foregoing agreements
8	specifically identifying Nanyah's membership interest
9	in Eldorado and the rights to receive such interest
10	from the Rogich Trust."
11	Do you agree with that?
12	A. Are they not signatory parties of Exhibit
13	2?
14	Q. I beg your pardon?
15	A. Are they not signatory parties of Exhibit
16	2?
17	Q. The answer to that is no. The only ones
18	that were signatories were I don't think so. I
19	won't mislead you, so let me look at it a little
20	longer. The answer to that is they were not. Okay?
21	T'll concede that.
22	A. Pardon?
23	Q. None of these defendants were parties to
24	that.
25	A. Okay. So?
ι	

	Harlap, Yoav October 11, 2017 Page 157
1	MR. SIMONS: Now you're asking for a legal
2	conclusion.
3	BY MR. LIONEL:
4	Q. Answer my guestion, please.
5	A. You're asking for a legal conclusion which
6	I'm not
7	MR. SIMONS: I get to make the objection.
8	THE WITNESS: Okay.
9	MR. SIMONS: But to the best you can, to
10	the extent you're not trying to give a legal
11	conclusion or legal analysis, do what you can with
12	his question.
13	THE WITNESS: Okay. I think that Exhibit
14	2, for example, is one of the things that is
15	mentioned here, is saying explicitly that I have
16	that I am the third-party beneficiary of this
17	purchase agreement, and that I have membership rights
18	or that there should be potential claims or
19	membership rights, et cetera, and these were not
20	properly registered.
21	BY MR. LIONEL:
22	Q. How about the membership agreements? Do
23	you know what that's referring to?
24	A. I do not at this time remember exactly
25	what are the membership agreements or the amended
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1		
2	-	nal acts intended or designed to disrupt
3		contractual rights arising out of these
4	contract	-
5	A.	This seems to be the view of my legal
6	counsel.	This seems to be the view of my legal
7	0.	How about your view?
8	Q. A.	I don't I don't have a view on legal
9	matters.	i don t i don t nave a view on legat
10	0.	How about nonlegal? You're not a lawyer.
11	2. A.	Nonlegal are irrelevant. We are talking
12		ters here.
13	Q.	Mr. Harlap, it is not irrelevant in this
14	case.	nt. Martap, it is not interevant in this
15		How come?
16	0.	Because I said so.
17	2. A.	Well, that's not good enough for me. I'm
18	sorry.	weily that 5 hot good shough for me. I m
19	oorsy.	MR. SIMONS: Let's do this. Maybe
	BY MR. LIC	•
21	0.	I want to know it says, "These
22	~	s performed intentional acts intended or
23		to disrupt Nanyah's contractual rights
24		ut of these contracts."
25		Did these defendants perform intentional
		P
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	Harlap, Yoav October 11, 2017	Page 160
1	acts intended or designed to disrupt Nanyah's	
2	contractual rights?	
3	MR. SIMONS: I'm going to object to th	e
4	extent you're asking for a legal interpretation.	
5	Notwithstanding that, he wants to hear	
6	again what you think these guys did that was wron	g.
7	THE WITNESS: I think that they failed	to
8	either pay me back or to register my rights or to	
9	have to make sure, in basic terms, not in lega	1
10	terms, but to make sure that I am given my full	
11	rights of ownership and/or money plus interest an	d/or
12	registered rights and/or any other way in which I	
13	would benefit most out of my investment in Eldora	do
14	Wills.	
15	BY MR. LIONEL:	
16	Q. What did they do in that respect? It	says
17	they "performed intentional acts." What	· [
18	A. Yes. To the best of my understanding,	
19	they have created of a legal set of documents and	/or
20	actions, transactions, that, at the end of the da	у,
21	attempted to rid me of my rights, basically, and	not
22	pay me what they should have.	
23	Q. Is that what you say are intentiona	L
24	acts, doesn't that import something done	
25	specifically?	
l		]

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1	BY MR, L	IONEL:	
2	Q	. Why didn't you sue for the rights that	
3	came ou	t of there, out of Exhibit 2?	
4	A	. Am I not suing now?	
5	Q	. Well, under Exhibit 2.	
6	A	. I am suing under whatever my legal couns	el
7	thinks	that I can sue.	
8	Q	. Fine. 113, "Based upon these defendants	, <b>,</b>
9	actions,	, actual disruption of the contracts	
10	occurred	d."	
11		Tell me about the "actual disruption."	
12	A	. I cannot tell you about the actual	
13	disrupti	ions as much as they are legal matters.	
14	Q.	. The disruptions are legal matters?	
15	A.	. If disruptions have a legal connotation	in
16	this rec	gard, then I cannot relate to the legal	
17	connotat	ion.	
18	Q.	Is that your total answer, that's a	
19	disrupti	Lon?	
20	A.	That's my answer.	
21	Q.	You understand the word "disruption,"	
22	don't ye	ou?	
23	A.		
24	Q.	And that's the extent of what you know	
25	about th	e disruption?	
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	Harlap, Yoav October 11, 2017 Page 161
1	MR. SIMONS: Objection. That's
2	argumentative.
3	THE WITNESS: Wasn't what I described
4	intentional enough?
5	BY MR. LIONEL:
6	Q. Have you seen these agreements that you're
7	talking about?
8	A. I have seen Exhibit 2.
9	Q. Exhibit 2.
10	A. At least. I may have seen the others as
11	well, but Exhibit 2 I've seen for sure.
12	Q. And that's an intentional act, Exhibit 2?
13	MR. SIMONS: That's not what he said.
14	Mischaracterizing his testimony.
15	MR. LIONEL: Just object, Counsel, please.
16	MR. SIMONS: I am.
17	THE WITNESS: What happened apparently
18	after the signing of Exhibit 2, the next stages of
19	this fraudulent operation was to rid me of my rights
20	completely. Exhibit 2 was stage one of this
21	operation or stage two, whatever, and then came other
22	steps that were taken by them, between them, not
23	consulting me, not giving me any rights to
24	participate, take over, have any even comment.
25	///
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1	A. There is probably a legal meaning to this
2	disruption, and I cannot relate to it.
3	Q. We've come to the fifth claim. 117, "The
4	Eliades Trust has obtained Rogich Trust's interest in
5	Eldorado, which interest was subject to Nanyah's
6	ownership interest in Eldorado. At all times the
7	Eliades Trust was fully aware of Nanyah's ownership
8	interest in Eldorado."
9	Now, you say the Rogich Trust interest was
10	subject to Nanyah's ownership interest in Eldorado.
11	Would you explain that, if you can?
12	A. I can explain it as per Exhibit 2.
13	Exhibit 2 says that I am a potential claimant, and as
14	far as I understand, even that agreement alone states
15	my interest Nanyah's ownership interest. There
16	might have been other ways of establishing such
17	reasons for my claim as well.
18	Q. Did that establish the claims?
19	A. It's establishing the rights.
20	Q. Your rights to the claims?
21	A. The rights to the interest.
22	Q. To the interest. Is that it? And what
23	happened to the interest?
24	A. What happened to the interest?
25	Q. Yes. After that.

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1	Α.	To the best of my understanding, it was	
2	unlawfully	and illegally and fraudulently taken aw	ay
3	from me.		
4	Q.	How was it taken away?	
5	A.	By means of some exchange of legal	
6	transactio	ns between Rogich, Rogich Trust, Teld,	
7	whoever el	se is mentioned there, in which they hav	e
8	shaken me	off tried to shake me off their tail.	
9	Q.	Did that take your legal rights away th	at.
10	you had un	der two?	
11	А.	It attempted to take my ownership right.	5,
12	the legal	rights I am claiming now through the leg	al
13	proceeding	s.	
14	Q.	Based on what?	
15	А.	Based on what my legal counsel thinks the	nat
16	I am entit	led to.	
17	Q.	Based on what?	
18	A,	Based on what my legal	
19	Q.	What agreements?	
20		MR. SIMONS: Objection.	
21		THE WITNESS: Whatever agreements exist	in
22	this respe	st.	
23	BY MR. LION	SL:	
24	Q.	But you can't tell me which agreements?	
25		MR. SIMONS: Asked and answered. Now it	's
	L		

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1	A. Other than reading all of this and seeing
2	whether I related to it as if I've seen it, then the
3	answer would be yes.
4	MR. SIMONS: And were you referring to
5	Exhibit 5?
6	THE WITNESS: Yes.
7	BY MR. LIONEL:
8	Q. Let's look at 118. "The Eliades Trust,
9	working cooperatively with the other named
10	defendants, assisted Rogich Trust in the transfer of
11	its full membership interest in Eldorado to the
12	Eliades Trust for the purpose of not honoring the
13	obligations owed to Nanyah."
14	What did the Eliades Trust do to assist
15	the Rogich Trust?
16	A. Whatever is claimed by my legal counsel.
17	Q. How about claims of yours?
18	A. My claims are being brought up through my
19	legal counsel.
20	Q. Aside from that, you have no claims?
21	MR. SIMONS: Objection. Mischaracterizes
22	the evidence in this case already.
23	MR. LIONEL: Will you read the question,
24	Miss Reporter.
25	(Whereupon, the following question was
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1	argumentative. Mischaracterizing testimony.	
2	BY MR. LIONEL:	
3	Q. I need an answer.	
4	A. The answer is that any agreements that my	
5	legal counsel see as relevant to this matter.	
6	Q. Do you know of any such contracts?	
7	MR. SIMONS: Asked and answered.	
8	THE WITNESS: I do not have the legal	
9	capacity to answer more than tell you that if my	
10	legal counsel thinks that the paperwork that he has	
11	copies of are providing it to us, then they do.	
. 12	MR. SIMONS: Can we take a moment?	
13	MR. LIONEL: Sure.	
14	(Whereupon, a recess was had.)	
15	BY MR. LIONEL:	
16	Q. Look at the fifth claim, Mr. Harlap.	
17	Paragraph 117 says, "At all times the Eliades Trust	
18	was fully aware of Nanyah's ownership interest in	
19	Eldorado."	
20	How do you know that?	
21	A. I assume through the paperwork that my	
22	legal counsel has managed to lay his hands on.	
23	Q. Have you seen any of that paperwork?	
24	A. I may have. I don't recall.	
25	Q. And that's the only way you would know?	
L		

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Harlap, Yoav October 11, 2017 Page 167 1 read back by the court reporter: 2 Question: "Aside from that, you have no 3 claims"? 4 THE WITNESS: I have other claims as per 5 the ones that are set forth in these documents and/or 6 any other documents that my lawyer has submitted to 7 the court. 8 BY MR. LIONEL: Q. Well, you say here that the Eliades Trust 9 assisted Rogich Trust, and I want to know what it 10 did. There's nothing legal about that. 11 A. There is a lot of --12 13 Q. Either it did or did not. 14 A. There is plenty illegal about it. Nothing 15 legal about that. I agree with you on that. Plenty 16 of illegal. 17 Q. What did it do? What did the Eliades 18 Trust do? 19 A. In legal terms, you would have to refer to 20 my legal counsel. 21 Q. I don't want it in legal terms. I want it 22 in normal general terms. 23 A. In general terms, and as much as it is 24 taking into consideration that I'm not presuming to 25 be able to answer legally, I think that they have

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1	together set up a scheme in which gradually withi	n
2	certain transactions, they would defy me of my ri	ghts
3	by giving a loan that was not repaid or by	
4	transferring at no cost or at the minimum cost an	d
5	buying something else in return and whatever othe	r
6	way they have done it. The bottom line is that t	hey
7	have taken several steps and actions to defy me o	f my
8	rights.	
9	Q. Who are you talking about now?	
10	A. I'm talking about Sig Rogich and Eliad	es,
11	Teld, any of the defendants in this case.	
12	Q. I'm only interested now in what the	
13	Eliades Trust you say did. And I don't want your	
14	I prefer not to have your imagination.	
15	MR. SIMONS: Objection.	
16	BY MR. LIONEL:	
17	Q. If you know it, you either know it or	you
18	don't know it.	
19	MR. SIMONS: It's not imagination. He	
20	tell you what he's aware of. Don't start getting	
21	argumentative with the witness.	
22	MR. LIONEL: That's not true, Counsel.	
23	talked about making loans, doing this and doing t	
24	MR. SIMONS: And all that's true, Tha	t's
25	not imagination.	

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1	BY MR. LION	IEL:	
2	Q.	Once more for me.	
3		MR. SIMONS: Why? What does it matter?	
4	BY MR. LION	IEL:	
5	Q.	Please.	
6	А.	Nanyah's rights were 1.5 million of	
7	investment	back to whenever it was invested that w	as
8	supposed t	o be converted into equity or anything e	lse
9	also, but	not only as referred to in Exhibit 2.	
10	BY MR. LION	IEL:	
11	Q.	What's it got to do with the Eliades Tr	ust
12	being awar	e of Nanyah's ownership interest?	
13		MR, SIMONS: That has nothing to do	
14	you're jum	ping	
15		THE WITNESS: As far as I understand,	
16	1	ough that paper or other papers that I de	1
17		right now, Eliades was fully aware. Te	
18		ill of them were fully aware that there i	
19	•	claimant called Nanyah Vegas that might p	qoq
20	out of the	blue sometime and stand on his rights.	
21	BY MR. LION		
22	Q.	That's not my question. I'm going to t	ry
23	it again.		
24	А.	That's my answer.	
25	Q.	"At all times the Eliades Trust was ful.	гу
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1	MR, LIONEL: That's imagination.
2	MR, SIMONS: Really?
3	MR. LIONEL: Surely.
4	MR. SIMONS: The loan that you guys
5	haven't produced, that's imagination?
6	MR, LIONEL: What loan are you talking
7	about?
8	MR. SIMONS: If you don't know the
9	evidence, I'm not going to teach it.
10	BY MR. LIONEL:
11	Q. I'm going to try once more.
12	A. You can try many times more.
13	Q. Fine. "At all times the Eliades Trust was
14	fully aware of Nanyah's ownership interest in
15	Eldorado."
16	How do you know the trust was aware of
17	Nanyah's ownership interest in Eldorado?
18	A. Based on the paperwork that was produced,
19	my legal counsel came to the conclusion that they
20	knew.
21	Q. Tell me what Nanyah's interest in Eldorado
22	was.
23	MR. SIMONS: Asked and answered.
24	THE WITNESS: Yeah. A hundred times
25	already, but
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1	aware of Na	nyah's ownership interest."	
2		And I'm asking you, how do you know tha	ť?
3		MR. SIMONS: Asked and answered. He's	
4	already tol	d you it's in the documents. Why do we	
5	keep doing	this, Sam? Why do we keep going over t	he
6	question?		
7		THE WITNESS: As far as I understand, i	t
8	is all in t	he documents.	
9	BY MR. LIONE	:L:	
.0	Q.	That's your lawyer's answer.	
1	Α.	No. This is my answer.	
2		MR. SIMONS: Excuse me. Now this is be	ing
١3	harassing.		
.4		MR. LIONEL: I'm not harassing,	
.5		MR. SIMONS: Absolutely. You keep askin	ng
.6	the same qu	estion over and over and over.	
.7		MR. LIONEL: Because the witness is a	
.8	little diff	icult.	
.9		MR. SIMONS: No, the witness is just	
0	telling you	. You've heard the same answer, differe	ent
1	versions.	So if we can move this along, that would	i
22	be great.		
23		MR. LIONEL: Consistently difficult.	
:4		MR. SIMONS: The client's difficult?	
25	Absolutely	not. He's telling you.	

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1	BY MR. LIONEL:
2	Q. Fine. Now let's go to the sixth claim for
3	relief, paragraph 121. Do you know what a conspiracy
4	is?
5	MR. SIMONS: Objection to the extent
6	you're asking for a legal conclusion.
7	Absent that, go ahead and
8	THE WITNESS: Exactly. As far as legal
9	standing of a conspiracy, I would not relate. In
10	general language terms, yes.
11	BY MR. LIONEL:
12	Q. What is it?
13	A. It is an act of one or more people more
14	people usually, to my understanding, to do something
15	to a third party, usually in a bad connotation.
16	Q. Very good definition, and you didn't have
17	to go back to Hebrew. Now, which defendants
18	conspired?
19	MR. SIMONS: Objection.
20	THE WITNESS: In relation to legal
21	MR. SIMONS: Sorry. I have to just keep
22	this on the record. Objection to the extent it asks
23	for a legal conclusion.
24	BY MR. LIONEL:
25	Q. I'm not asking for a legal conclusion.
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1	do not forget that this is a legal matter. And when
2	it is a legal matter, I have to rely on my legal
3	counsel.
4	Q. I'm asking you, you know what a conspiracy
5	is?
6	A. And I told you
7	Q. And I've asked you
8	A. And you gave me even some compliments
9	after I answered that.
10	Q. You're entitled to it.
11	A. Thank you.
12	Q. Now, you're talking now about Mr. Eliades,
13	and I asked you what you're saying, they all
14	conspired. I'm asking you what he did.
15	A. I
16	MR. SIMONS: Just so the record's clear,
17	the client the witness put his hand on the stack
18	of exhibits in front of him, which includes all the
19	documents and some of the contracts and interrogatory
20	answers, and he said it's all in here. You said I
21	don't want to hear in here. And you want to say what
22	else. Just so the record is clear. Go ahead.
23	THE WITNESS: To the best of my
24	understanding, Mr. Eliades was fully aware of the
25	whole turn of events that led to the deal between him
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1	I'm doing	it based upon what you just gave me as ;	your
2	generalize	d definition of a conspiracy.	
3	A.	On the legal side, I can't answer. On	the
4	nonlegal s	ide, I can say that all of them conspire	ed.
5	Q.	What did Mr. Rogich do?	
6		MR. SIMONS: Asked and answered.	
7		THE WITNESS: Asked, answered, plural	
8	times.		
9	BY MR. LION	EL:	
10	Q.	As a conspirator?	
11	A.	Of course.	
12	Q.	How about any of the other defendants,	did
13	they all a	ct take it back.	
14		Let's try Mr. Eliades, what did he do?	
15		MR. SIMONS: Asked and answered.	
16		THE WITNESS: Whatever is said in this	
17	paperwork,	defines what he did or he didn't do.	
18	BY MR. LION	SL:	
19	Q.	I'm asking you, not the paperwork.	
20	Α.	Whatever I have to say is projected in	the
21	paperwork.		
22	Q.	Let's forget the paperwork for a minute	2
23	and you te	ll me what he did.	
24	Α.	If we forget the paperwork, we have to	
25	forget the	fact that this is a legal matter, and $\boldsymbol{v}$	re
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1	and Mr. Rogich.	He knew exactly how it all evolv	ed,
2	and he knew very	y well that there was a potential	
3	claimant, Nanyah	N Vegas, for a historical	
4	\$1.5 million.		
5	By kr	nowing that, he was part of the	
6	conspiracy. Thi	is is not in a legal way. This is	in
7	a general unders	standing of a nonlegal person.	
8	BY MR. LIONEL:		
9	Q. You'r	e telling me or you're testifying	as
10	to what he knew.	I'm asking you what he did in	
11	furtherance of t	he conspiracy.	
12	A. By th	e fact, to my understanding, again	n,
13	not legal, that	he participated in this scam by	
14	taking the owner	ship and depriving me of my due s	nare
15	of the ownership	. He conspired and he was fraudul	Lent
16	towards me. Thi	s is what I think.	
17	Q. You t	old me he took the ownership. Is	
18	that what he did	as part of the conspiracy?	
19	A. He wa	s given basically the ownership, t	:0
20	my understanding	. He was handed it on a silver	
21	platter and in r	eturn, he got something and he gav	/e
22	something else.		
23	Q. What	did he give?	
24	A. To th	e best of my understanding and	
25	again, this is n	ot a legal answer to the best o	f
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1	my understanding, he gave the Rogich Trust or Sig	
2	Rogich and/or others that are related, interest in a	
3	different plot of land somewhere else in this area	
4	for	
5	Q. Is that your answer?	
6	A. This is the nonlegal answer.	
7	Q. But what has that got to do with what	
8	Mr. Eliades did?	
9	MR. SIMONS: That's asked and answered.	
10	If you don't follow it, that's not the client's	
11	fault.	
12	BY MR. LIONEL:	
13	Q. Is that the best you can give me?	
14	A. Yes.	
15	Q. Are you sure it's the best?	
16	MR. SIMONS: You don't need much more.	
17	BY MR. LIONEL:	
18	Q. Has the land which Eldorado had strike	
19	that.	
20	Eldorado owned land. Was that land sold?	
21	A. The rights, to my understanding, again	
22	it's not legal, but to my understanding, the rights	
23	to Eldorado were sold, not necessarily to the land.	
24	But I am not 100 percent sure.	1
25	Q. That the	

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1	worth nothing, which is exactly what I got so far for
2	it. I also know that as a potential claimant, I have
3	never been approached to offer me that sweet deal,
4	which I would have had it been me sitting in Sig
5	Rogich's seat, and I'm sure you will, too.
6	Q. What was the value of the property, as far
7	as you know?
8	A. More than zero.
9	Q, Ham?
10	A. More than zero.
11	Q. How much more?
12	A. I do not know, and I don't think that it
13	is relevant at this point in time. What is relevant
14	is my shared interest and my potential claim for
15	\$1.5 million in 2006, '7, whatever, or '8 terms.
16	Q. Paragraph 126, "The transfer was performed
17	with actual intent to hinder, delay or defraud Nanyah
18	so that Nanyah would be deprived of its interest in
19	Eldorado."
20	A. Yeah. One of the other
21	MR. SIMONS: Hold on. Hold on. He didn't
22	clarify.
23	THE WITNESS: He didn't ask a question.
24	MR. SIMONS: To the extent it was seeking
25	a legal conclusion, I'm objecting. If nonlegal, go
1	

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1	A. The ownership rights of Eldorado Hills, if	
2	I remember correctly, but I may not remember	
3	correctly, the ownership rights of Eldorado Hills	
4	were transferred. I don't know if it was the	
5	Eldorado Hills ownership or their right in that	Í
6	specific land.	
7	Q. Transferred to who?	
8	A. To Teld, if I remember correctly, or	
9	whoever else was there or Eliades or	
10	Q. Has there ever been any distributions by	
11	Eldorado?	
12	A. I don't know. I didn't get any. So far.	
13	I intend to. Big ones. Soonest.	
14	Q. Let's go to the 7th claim. Tell me in	
15	your nonlegal way why the transfer of the property in	
16	2012 was fraudulent.	
17	A. As much as the property itself was	
18	transferred, it was transferred at the value that did	
19	not correspond its real value, nor did it take into	
20	consideration my interest or any of my potential	
21	claims for interest in that property or in that	
22	company.	
23	Q. What do you know about the value of the	
24	property?	
25	A. I know I know that it is for sure not	
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	Harlap, Yoav October 11, 2017 I
1	ahead.
2	THE WITNESS: He didn't ask the question
3	yet. He just read. What's the question?
4	BY MR. LIONEL:
5	Q. Read the request back, please, Miss
6	Reporter.
7	(Whereupon, the record was read back
8	by the court reporter.)
9	
þ	BY MR. LIONEL:
1	Q. What do you know about the transfer and
2	that it was with actual intent to hinder, delay or
3	defraud Nanyah?
4	A. A nonlegal answer to that would be that,
5	to the best of my understanding, in order to push me
5	out of the deal and take away my rights, there was a
7	deal structured in which the rights were transferred
3	supposedly without showing value, to which I would
)	potential potentially have an interest in. But
	that was the attempt, which failed.
ι	Q. Well, why does it show that it was
2	performed with actual intent to hinder, delay, or
	defraud Nanyah?
	A. I do not have any other good explanation
	for that, other than that, nor would anybody else
۰ ۴	Envision Legal Solutions 702-805-4800 scheduling@envision

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L	have.			
2		Q.	Do you know when this property was	
3	trans	ferre	d?	
4		A.	I do not recall.	
5		Q.	Did you know at one time?	
6		A.	Only in retrospect.	
7		Q.	How did you find out about it?	
8		A.	I don't remember. Whether it was Carlos	6
9	or Ja	cob F	eingold or probably probably one of	
10	them.			
11		Q.	But you don't know when it was?	
12		Α.	No.	
13		Q.	Do you know what year it was?	
14		Α.	No.	
15		Q.	Do you know what month it was?	
16		A.	No.	
17		Q.	Do you know what day it was?	
18		A.	No.	
19		Q.	You have no knowledge at all of when it	
20	occur	red?		
21		A.	No. No, I don't.	
22		Q.	Or when you found out about it, you don'	t
23	know?			
24		A.	I do not recall exactly when I found out	
25	about	it,	no.	
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1	transferred to the Eliades Trust?
2	A. I do not know.
3	Q. What was transferred? Do you know what
4	was transferred?
5	A. I do not remember, but either the property
6	itself or the rights or the company. I do not know.
7	I think I answered that before also.
8	Q. At the time of the transfer, whatever was
9	transferred, were you informed of it?
10	A. Not immediately, to the best of my
11	recollection.
12	Q. What do you mean by "immediately"?
13	A. I mean, I would have expected Sig Rogich
14	who took upon himself in the Exhibit 2 in 2008, the
15	fact that he knows that I am a potential claimant and
16	that I have some rights, et cetera, et cetera, I
17	would have expected him at the time when he was
18	planning to do this transfer of ownership, to
19	approach me, directly or through Carlos Huerta, who,
20	to my understanding, repeatedly tried to reach him,
21	and but this may have been later. I don't know.
22	Q. Who tried to reach him repeatedly, you?
23	A. Carlos, Not me, no.
24	Q. {inum?
25	A. I never tried to reach him. Carlos tried
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1 Q	You don't even know the year?	
2 A	No.	
3 Q	At the time the property was transferre	ed,
4 do you	now whether the Rogich Trust or Mr. Rogich	n
5 had any	debts?	
6 A	I have no idea, unless it is written he	ere
7 and I w	s informed, but I do not have any idea as	we
8 speak n	w. I do not recollect.	
9 Q	Do you know what the Eliades and Rogich	a –
0 Trust r	lationship is?	
1 A	No. Not that I know right offhand, no.	
2 Q	Well, how about what do you mean	
3 "offhand	"?	
4 A	I don't remember. If it is written	
5 anywhere	in the paperwork that is in front of me,	
6 then I w	ould have known at some point. As we spea	ak
7 now and	you are asking me, the answer is no.	
8 Q	You don't know?	
9 A.	I don't know.	
0 Q.	Of any relationship?	
1 A.	I don't remember of any relationship.	
2 Q.	You have no knowledge?	
3 A.	I have no recollection.	
4 Q.	At the time the transfer was made, was	the
5 interest	, the membership interest in Eldorado	
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1	to reach him, to the best of my understanding, later.
2	Q. So how did you learn that?
3	A. From Carlos. And I would have approached
4	me, found me, approached me, and would offer me the
5	deal or would explain to me what they plan to do, why
6	they plan to do, the current situation, and
7	presenting me with the opportunity, perhaps I wanted
8	to take it over.
9	It's a phone call away. It's not easy
10	it's not difficult. It's just, you know, a phone
11	call away to Carlos. Listen, Carlos, we are about to
12	do something which, in our view, will make your
13	friends of Nanyah Vegas get nothing. So before we do
14	that, can you please put us in touch with him so that
15	we make sure that he understands that this is the
16	case and that he agrees to that, or else he comes up
17	with money or he takes himself ownership or he takes
18	liability or whatever he takes, in order to sort out
19	this mess. They never did that.
20	Q. Did it Carlos tell you that
21	A. That they never did that.
22	Q that the property was transferred or
23	something was transferred?
24	A. At some point later on I learned, I think
25	either through Jacob or Carlos, that something has

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Harlap, Yoav	October 11, 2017 Pag	2 184	Harlap, Yoav	October 11, 2017	Pag
happened	there, yeah.	1	Α.	No. There was this person who initi	iated
Q.	Something has happened? What does that	2	the meetin	g last year. Not initiated, he was t	he
mean?		3	gopher and	he's the guy that's the janitorial	
Α.	Either the company was transferred or the	4	equipment	guy who Sig Rogich is a partner with	or the
rights of	the property were transferred, et cetera.	5	Rogich Tru	st or whoever it is.	
Q.	And you don't know when this was?	6		Anyway, he approached me on behalf o	of Sig
A.	No.	7	Rogich, an	d according to him, because Sig asked	l him
Q.	Do you know whether at the time this	8	to.		
transfer	was made that the Rogich Trust had assets?	9	Q.	That's what he said?	
Α.	I have no idea.	10	Α.	That's what he said, and that's what	. he
Q.	You have no knowledge at all?	. 11	also said,	to the best of my recollection, when	he he
A.	No.	12	made re	made this presentation here at the of	fice
Q.	Do you know what business the Rogich Trust	13	with Sig.		
was in?		14	Q.	What was the purpose of the presenta	tion?
Α.	The Rogich Trust, I don't know	15	Α.	To try and come to some terms,	
specifica	lly. I know that Mr. Rogich is PR,	16	understand	ing, and hopefully solve the dispute	
advertisi	ng, whatever, lobbyist, et cetera, et	17	between us		
cetera, i	n here.	18	Q.	And settle them?	
Q.	And he's still in the same business as far	19	Α.	And solve the dispute, whether by	
as you kn	ow?	20	settlement	or by me giving up or by whatever wa	y they
Α.	To the best of my understanding, and my	21	thought th	at they would.	
understan	ding is valid to last year when we met, he's	22	Q.	For the record, I move to strike that	t
still in	the same business, and only what I have	23	testimony.		
learned f	rom his friend whom he sent to me.	24		Now, you have let's go to the 8th	
Q.	Are you talking about Jacob?	25	claim. Par	ragraph 132, "There exists a current	

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Harlap, Yoav 1 justiciable controversy between Nanyah and the named defendant regarding Nanyah's rights and obligations 2 with respect to its investment in Eldorado." 3 What was the controversy? 4 5 A. First, I don't know what is a declaratory relief. 6 7 Q. Isn't there a comparable provision under Israeli law? You don't know what it is? 8 A. I don't know what it is or maybe I do, but 9 not in its legal terms. I don't know what it means. 10 Q. In Israel, doesn't a person have a right 11 to go into court for determination of his rights 12 13 against somebody else? 14 A. Yes. And that's called what? 15 Q. 16 A. Basic individual rights because we don't have a constitution. So it's based on the individual 17 rights of anybody to defend himself and to claim from 18 19 the other at court. Q. That's because they had a controversy with 20 one another, and this was to find out what the 21 true -- what they were entitled to or something of 22 23 that nature? 24 A. Yeah. Well, let's call this -- this says you had 25 ο. **Envision Legal Solutions** 702-805-4800 scheduling@envision.legal

October 11, 2017

Harlan, Yoay October 11, 2017 Page 187 1 -- "There is a current justiciable controversy 2 between Nanyah and the named defendants." 3 And I'm not asking for a legal term. What 4 was the controversy between Nanyah and any of the 5 defendants? 6 A. The controversy is, to my understanding, 7 the fact that I was deprived of my rights and my 8 potential claims in Eldorado Hills or the property 9 underlying there, without even giving me the 10 opportunity ever to step in, to purchase, to take. I was known to be informed that any of this was 11 12 happening or going to happen or happened. O. When did this controversy arise? 13 14 A. When I realized, unfortunately, at a rather late stage that all this has happened. When I 15 learned, primarily through Carlos and Jacob and/or 16 17 Jacob, that the historical first act, which is 18 described in Exhibit 2, took a step further, I think 19 it is in 2012, when it suddenly and astonishingly 20 came to the knowledge of Jacob and/or Carlos that I 21 am deprived of my rights, which they have -- or Carlos has tried his best to assert. 22 Q. But since 2008, it never occurred to you? 23 A. To be honest, no. I was not aware of the 24 25 proceedings or what was going on, and I was dealing 702-805-4800 Envision Legal Solutions scheduling@envision.legal

	Harlap, Yoav	October 11, 2017	Page 18
1	with more importa	ant stuff that I had to deal with	in
2	closer vicinity t	to where I resided. And this was	
3	very far and not	of major financial impact on me	at
4	the time.		
5	And so	b like I trusted Jacob and Carlos	
6	when I initially	made without much research the	e
7	initial investmen	it, I trusted them that they would	t
8	follow it up acco	ordingly.	
9	Q. And yo	u relied on them?	
10	A. I reli	ed on them and on the fact that	
11	hopefully and	the fact they did their dealings	
12	with an honorable	person, which unfortunately late	er I
13	found out it was	not the case.	
14	Q. Was th	ere a dishonorable person?	
15	A. Iama	fraid so.	
16	Q. Who are	e you talking about?	
17	A. Sig Roo	gich at least. *	
18	Q. Did you	u have a copy when is the firs	t
19	time you saw Exhil	pit 2?	
20	A. Idon't	t remember.	
21	Q. Haam?		
22	A. Idon't	remember.	
23	Q. You hav	ve a copy of it?	
24	A. If Iha	ave a copy, if it is among the	
25	papers that were o	given to me to read before the	
1	Envision Legal Solutions	702-805-4800 scheduling@env	rision.legal

	Harlap, Yoav October 11, 2017 Page 19
1	any papers, but I also did not ask him for papers
2	when I did the initial investment. So this is no
3	surprise. Because for me, he took the paperwork, and
4	I would perhaps have thought that if there is
5	paperwork, it's paperwork that is relating to my tax
6	obligations in Nevada or in United States, and this
7	he would then transfer to the accountant.
8	Q. Did Carlos deal with your accountant?
9	A. He introduced me to this accountant and
10	here and there he might have, on my request, done
11	something in this respect because I don't
12	Q. I mean your accountant in Israel?
13	A. No, no, no. Nothing to do with my
14	accountant in Israel.
15	Q. Did you see Jacob with regularity over the
16	years?
17	A. There were years I saw him a bit less
18	because he was more often here and very little in
19	Israel, and we do not live in the same city anymore.
20	So I didn't see him that often, but here and there I
21	did. I saw his wife more often.
22	Q. Tell me again who your controversy is
23	with, which defendant or defendants?
24	A. I think, to the best of my understanding,
25	with all of them, with Sig Rogich, with the Rogich
1	Envision Legal Solutions 702-805-4800 scheduling@envision.legal

	Harlap, Yoav	October 11, 2017	Page 189
1	submission	to court, then yes.	]
2	Q.	What do you mean, before the	
3	interrogate	pries?	
4	A.	Yeah. Before	
5	Q.	Is that the first time you saw it?	
6	A.	I think so, but I'm not sure.	
7	Q.	You're not sure?	
8	А.	I'm not sure.	
9	Q.	You could have seen it back a long time	
10	before?		
11	А.	I don't think so. I don't think so but	it
12	might have,	but I don't think so. I don't recall i	t.
13	Q.	You don't recall?	1
14	А.	No.	
15	Q.	And you have no recollection back in 200	8
16	of seeing E	xhibit 2?	
17	А.	I might have, I might have not. I don't	
18	recall. Th	is is almost ten years back.	
19	Q.	But you told me that Carlos said you were	2
20	going to ge	t your money, right, that he worked out a	a
21	deal?		
22	A. :	Something like that.	
23	Q. 1	And you didn't ask him for the papers or	
24	anything li	<pre>ke that?</pre>	
25	A. 1	I did not remember that I asked him for	
l	Envision Legal Solu	tions 702-805-4800 scheduling@envisi	on.legal

Harlap, Yoav October 11, 2017 Page 191 1 Trust, with Eliades, with Teld and anybody else who 2 is mentioned there. 3 Q. And that controversy is what? Clarify it 4 for me, please. 5 A. Again? 6 Q. Yes. MR. SIMONS: Objection. Asked and 7 8 answered. 9 THE WITNESS: The controversy, to the best of my nonlegal understanding, is about my rights in 10 11 the Eldorado Hills project, in the underlying asset, 12 and in the process in which they have deprived me of 13 or attempted to deprive me of my rights based on my 14 1.5 million historical investment. 15 BY MR. LIONEL: 16 Q. And what documentation do you have with 17 respect to your rights for the \$1.5 million? 18 MR. SIMONS: Now this one literally has 19 been asked ten times. 20 MR. LIONEL: I am entitled to this 21 question. 22 MR. SIMONS: Asked and answered. Come on. 23 You're asking the same thing. 24 BY MR. LIONEL: 25 Q. I want an answer. Envision Legal Solutions 702-805-4800 scheduling@envision.legal

	Harlap, Yo	oav October 11, 2017	Page   92
1		MR. SIMONS: We all know it.	
2		THE WITNESS: Any paper that is mention	ed
3	here	or any other form that my lawyers have managed	d
4	to fi	nd in respect to this whole investment and	
S	proce	dures that have given them the conclusion that	t
6	there	is a controversy here, and that I have right:	s.
7	BY MR.	LIONEL:	
8		Q. But you can't point me to any documents	?
9		MR. SIMONS: He already has. He told ye	ou.
10	BY MR.	LIONEL:	
11		Q. Which documents?	
12		MR. SIMONS: Asked and answered.	
13		MR, LIONEL: You tell me the answer.	
14	Which	documents?	
15		MR. SIMONS: When we went over the	
16	agree	ments. He said Exhibit 2. He told you that	
17	earli	er. You went through this earlier today. He	
18	says,	look, my interest is right there. It's calle	bd
19	out fo	or. I mean	
20	BY MR.	LIONEL:	
21		Q. Do you hear your lawyer's answer? Do yo	ou
22	agree	with that?	
23		A. Yes.	
24		Q. That's document it's number 2. How	
25	about	the others?	

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	Harlap, Yoav	October 11, 2017	Page 1
1	BY MR. LIO	NEL:	
2	Q.	Let's look at the 9th claim, or I shou.	ld
3	proceed i	t by saying, moving right along. 137, "	The
4	terms of	the various contracts are clear, definite	9
5	and certa	in."	
6		Is that you or your lawyer?	
7		MR. SIMONS: That's me.	
8	BY MR. LIO	NEL:	
9	Q.	Do you understand what specific	
10	performan	ce is?	
11	А.	Absolutely not.	
12	Q.	I'm sure you have this in Israel. A ar	nd B
13	enter int	o a contract. One owns the land, and the	;
14	contract	says you're going to sell it for so much	
15	money, and	d he won't come up with it, and one sues	the
16	other to	get the land or get the money. You have	
17	that don'	t you in Israel?	
18	Α.	We do.	
19	Q.	What do you call it?	
20	Α.	Contract.	
21	Q.	Contract. Okay.	
22	Α.	Agreement.	
23	Q.	This is a contract, right, that we're	
24	talking at	bout here in the 9th claim?	
25		MR. SIMONS: Objection to the extent it	
L í	Envision Legal So	olutions 702-805-4800 scheduling@env	ision.lega

	Harlap, Yoav October 11, 2017 Page 19.
1	A. May be there, too. I don't know.
2	Q. But you do know about 2?
3	A. Two is the one paper that I remember more
4	vividly, yes.
5	Q. You remember it from originally when you
6	got it?
7	A. From seeing it in the past. Whether it
8	was in the recent past or far past, I do not recall.
9	Q. Or in 2008?
10	A. I don't remember whether it was just after
11	or at some point later on.
12	Q. Sure. And as I read this, you want the
13	court to look at the documents and say what your
14	rights are?
15	A. Yeah.
16	Q. You think the court's going to do that?
17	A. I think that we will wait and see.
18	Q. You're going to give them the documents
19	and say, Judge, tell me what my rights are?
20	A. They will probably call me, call you, call
21	your friends, have my legal counsel ask them a couple
22	of questions. Maybe I'll even have the pleasure of
23	having some more hours viewing this beautiful lady.
24	MR. SIMONS: Make sure you get that on the
25	record is what she's saying.
l	

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Harlap, Yoav
                          October 11, 2017
                                                       Page 195
    asks for a legal conclusion. He doesn't know what
 1
    this claim is.
 2
               THE WITNESS: I don't know.
 3
 4 BY MR. LIONEL:
        Q. You don't know.
 5
 6
              It says, "Nanyah's entitled to specific
 7
    performance of the purchase agreement."
 8
              Are you entitled to -- do you know what
 9
    that means?
10
         A. If that's what it says, it's probably
11
    right, and I have full confidence in my legal counsel
12
    that he knows what to write.
13
          Q. In your lawyer.
14
              And it says that, "These agreements vest
   you with a membership interest in Eldorado."
15
              What do these documents have to do with
16
17
   your membership?
18
         A. I don't know.
          Q. You don't know.
19
              MR. LIONEL: That's it.
20
21
             (Whereupon, the deposition was concluded at
22
             3:17 p.m. this date.)
23
                       . . . . .
24
25
  Envision Legal Solutions
                           702-805-4800
                                           scheduling@envision.legal
```

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	Harlap, Yoav October 11, 2017 P	Page 196
1	CERTIFICATE OF REPORTER	
2	STATE OF NEVADA )	
3	COUNTY OF CLARK ) ss:	
4	I, Monice K. Campbell, a Certified Court Reporter	r
\$	licensed by the State of Nevada, do hereby certify:	
6	That I reported the deposition of YOAV HARLAP, on	
7	Wednesday, October 11, 2017, at 9:45 a.m.	
8	That prior to being deposed, the witness was	
9	duly sworn by me to testify to the truth. That I	
10	thereafter transcribed my said stenographic notes via	a
11	computer-aided transcription into written form, and	
12	that the typewritten transcript is a complete, true	
13	and accurate transcription of my said stenographic	
14	notes; that review of the transcript was requested.	
15	I further certify that I am not a relative,	
16	employee or independent contractor of counsel or of	
17	any of the parties involved in the proceeding; nor a	
18	person financially interested in the proceeding; nor	
19	do I have any other relationship that may reasonably	
20	cause my impartiality to be questioned.	
21		
22		
23		
24		
25		
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## EXHIBIT 4

JA\_006257

1	DISTRICT	COURT
2	CLARK COUNTY	, NEVADA
3	CARLOS A. HUERTA, an )	
4	individual, CARLOS A. ) HUERTA as Trustee of THE )	
5	ALEXANDER CHRISTOPHER ) TRUST, a Trust established )	
6	in Nevada as assignee of ) interests of GO GLOBAL, )	
7	INC., a Nevada corporation ) NANYAH VEGAS, LLC, a Nevada )	
8	limited liability company; )	
9	Plaintiffs, )	
10	vs. )	Case No. A-13-686303-C Dept, No. XXVII
11	SIG ROGICH aka SIGMUND ) ROGICH as Trustee of The )	
12	Rogich Family Irrevocable ) Trust; ELDORADO HILLS, LLC, )	
13	a Nevada limited liability ) company; DOES I-X, and or )	
14	ROE CORPORATIONS I-X, ) inclusive,	
15	Defendants. )	
16		
17	DEPOSITION OF THE PERSC	
18	OF NANYAH VE (Pursuant to NR	
19	CARLOS A.	HUERTA
20	Taken on Thursday,	April 3, 2014
21	At 9:19	a.m.
22	At 300 South Fourth S	treet, 17th Floor
23	Las Vegas,	Nevada
24	Reported by: MARY COX DANIEL	, FAPR, RDR, CRR, CCR 710
25	Jab No. 9249	

arlos .	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et
1		
2	ELDORADO HILLS, LLC, a ) Nevada limited liability )	
3	company,	
4	) Defendant/Counterclaimants, )	
5	vs. )	
6	CARLOS A. HUERTA, an )	
7	individual, CARLOS A. ) HUERTA as Trustee of THE )	
8	ALEXANDER CHRISTOPHER ) TRUST, a Trust established )	
9	in Nevada as assignee of ) interests of GO GLOBAL, )	
10	INC., a Nevada corporation, )	
11	Plaintiffs/ ) Counterdefendants. )	
12	(ouncerderendancs. )	
13		
1.4		
15		
16		
17		
18		
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20		
21		
22		
23		
24		
25	•	

Carlos A. Huerta, et al. v. Sig Rogich, et al. Curlos A. Huerta APPEARANCES : For Plaintiffs/Counterdefendants: MCDONALD LAW OFFICES, PLLC BY: BRANDON B. MCDONALD, ESO. 2505 Anthem Village Drive Suite E-474 Henderson, NV 89052 .... For Defendants/Counterclaimants: LIONEL SAWYER & COLLINS BY: SAMUEL S. LIONEL, ESQ. BY: STEVEN C. ANDERSON, ESQ. 300 South Fourth Street Suite 1700 Las Vegas, NV 89101 3.3 \_\_\_\_\_ OASIS REPORTING SERVICES, LLC Page: 3 702-476-4500

1	INDEX	
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9	Most Knowledgeable	
10		
11		
12		
13		
14		
15		
16		
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18		
19		
20		
21		
22		
23		
24		
25		

urlos .	A. Huerts Carlos A. Huerta, et al. v. Sig Rogich, et
1	(A discussion was held off the record between the court
2	reporter and counsel, wherein counsel present agreed to
3	waive the reporter requirements as set forth under NRCH
4	Rule 30(b)(4) or FRCP Rule 30(b)(5), as applicable.)
5	CARLOS A. HUERTA,
6	having been first duly sworn to testify to the truth,
7	the whole truth and nothing but the truth, was examined
8	and testified as follows:
9	
10	EXAMINATION
11	BY MR. LIONEL:
12	Q Mr. Huerta, where do you live?
13	λ Las Vegas.
14	Q Where in Las Vegas?
15	A Sierra Vista Ranchos.
16	MR. LIONEL: Off the record.
17	(Discussion off the record)
18	MR. LIONEL: Miss Reporter, would you mark
19	this as Defense Exhibit A?
20	(Exhibit A marked)
21	BY MR. LIONEL:
22	Q Mr. Huerta, have you ever seen Exhibit A
23	before, which is a Notice of Taking Deposition of
	Nanyah Vegas, LLC's Person Most Knowledgeable?
24	

arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Q Are you familiar with what's involved in the
2	taking of a deposition?
3	λ I believe so.
4	Q Is there anything you want me to explain, or
5	feel you need to explain?
6	A I don't think so.
7	Q Do you know of any reason why you cannot be
8	deposed today?
9	A No, sir.
10	Q Where does the name Nanyah Vegas come from?
11	A It is a company that is actually Israeli, and
12	it is controlled by Yoav Harlap. And he just
13	knowing that he was going to invest in the United
14	States, he established an LLC in Nevada. And knowing
15	that he was coming to the United States to invest, he
16	formed this entity that basically mimics his Israeli
17	company.
18	Q Did you have anything to do with the formation
19	of his company?
20	<b>λ</b> Νο.
21	Q He formed it. Did he have counsel at the
22	time?
23	A We had a CPA that did it for him.
24	Q Who was that?
25	λ You know, I'm not sure who we used, but it
)2-17	54500 OASIS REPORTING SERVICES, LLC Page:

arlos A	. Huerta	Carlos A. Huena, et al. v. Sig Rogich, et a
1	Q	Are you here today to testify as a Person Most
2	Knowledge	eable for Nanyah Vegas, LLC?
3	А	Yes, sir.
4	0	Are you here today to testify with respect to
s	Nanyah V	egas' Fourth Claim for Relief in the First
6	Amended	Complaint, as shown here in the second
7	paragrap	n of Exhibit A?
8	λ	Yes, sir.
9	Q	Thank you.
10		Mr. Huerta, you've had your deposition taken
11	before;	is that true?
12	А	Yes, sir. You can call me Carlos, if that's
13	easier f	or you during this time period, yeah.
14	Q	Oh, fine.
15		When I refer to "Nanyah," I'm actually
16	referrin	g to Nanyah Vegas, LLC. Do you understand
17	that?	
18	л	Understood.
1.9	Q	Carlos, you've had your deposition taken
20	before?	
21	A	Yes, sir.
22	Q	Approximately how many times?
23	A	10.
24	Q	Here in Nevada?
25	А	Yes.
12-476	4500	OASIS REPORTING SERVICES, LLC Page:

anos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
1	could have been, probably was L.L. Bradford & Company.
2	Q Who in L.L. Bradford?
3	A I don't remember. But it could have been
4	Dustin Lewis.
5	Q Is Dustin Lewis an accountant who does work
6	for Yoav Harlap?
7	A There hasn't he would be. I don't believe
8	there's been a lot of work. So I don't know that he's
9	really done anything as of late.
10	Q Let me talk a moment about Go Global, Inc.
11	That is your company; is that correct?
12	A It is.
13	Q You're the president of that company?
14	λ Yes.
15	Q Are you the sole shareholder?
16	Ά Υεο.
17	Q Sole director?
18	A There's no directors. Just the president, I
19	believe.
20	Q You are the only one who speaks for Go Global.
a I	is that correct?
22	A Yes, sir.
23	Q What is the business of Nanyah Vegas?
24	A It was a single-purpose entity meant to invest
25	in Las Vegas real estate.

1	0	Did it invest in Las Vegas real estate?
2	A	Yes.
3	ō	Was there more than one investment?
4	A	No.
5		What was the real estate that was invested in?
	Q	The property that's owned by Eldorado Hills,
6	A	
]		acres on the way to Boulder City.
6	Q	Nanyah Vegas, does it have a license to do
9 1	business	in Las Vegas?
10	А	I don't know. Actually, I do know. I believe
11	that it d	loes not.
12	Q	And it has not had one? Is that a fair
13	statement	?
34	А	Well, it was incorporated in Nevada. So I
15	think at	one point, it did. So I'm not sure if it's
16	been kept	up.
17	Q	Do you know if the company files tax returns?
18	А	I believe that it does.
19	Q	Have you ever seen any of the tax returns?
20	A	I don't remember.
21	Q	Beg your pardon?
22	λ	I don't remember.
23	Q	You may have?
24	А	I may have.
25	Q	Where is the office of Nanyah?

1	A. Huerta Carlos A. Huerta, et al. V. sig Rogeri, et
1	town. So whenever any kind of discussion comes about,
2	I'm the person that is called upon.
3	Q Are you also the registered agent?
4	A I don't remember if I am or not.
5	Q If I tell you that the Secretary of State's
6	office says that, would you say it may be so?
7	A Yes.
8	Q All right. And this situation, you tell me
9	about being the only representative here in Nevada for
0	the company, that situation has persisted since the
1	company came into being; is that correct?
2	λ Yes.
3	Q When did it come into being?
4	A I believe late 2007.
s	Q How do you place it?
6	A In terms of
7	Q At that time?
8	A Oh. I remember meeting with Mr. Harlap and
9	discussing this project in '07, and him investing in
0	that year.
1.	Q At that point in time, did you have some kind
2	of a role with Eldorado Hills?
3	A Yes.
4	Q What were you at that time?
5	A I was a manager and a member.

1	А	The official office is at the 8880 West Sunset
2	Road, t	hird floor, I believe, in Las Vegas.
3	0	Is that the Bradford address?
4	A	Correct.
5	Q	Have they ever used your office for any
6	purpose	?
7	А	Sure.
8	Q	What purpose?
9	A	To for this Eldorado Hills project.
10	Q	Does it have any files in your office with
11	respect	to that project or anything else?
12	A	We have probably have a file, yes, on
13	Nanyah	Vegas.
1.4	Q	That's your office at 1060 Post Road?
15	A	3060 Post Road.
16	Q	3060 Post. Road?
17	λ	Suite 110, yes.
18	Q	Does it have any employees?
19	А	No.
20	Q	Did it ever have any, that you know of?
21	А	No.
22	Q	Who is the manager of Nanyah?
23	A	Yoav Harlap.
24	Q	Do you have any role in management?
25	л	I'm the only contact person for Nanyah in

T	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q	During what years were you a manager and a
2	member?	
3	Α	Of Eldorado, I believe '05, '06, '07, '08.
4	Q	That's through October 31 of '08? Fair
5	statemen	t?
6	A	Correct.
7	Q	Who were the investors in Nanyah?
8	А	Just Yoav Harlap,
9	Q	Did Jacob Feingold have a role in there?
10	А	I don't believe so.
11	Q	Did D & D Properties have a role?
12	А	I don't believe so.
13	Q	You're familiar with D & D Properties?
4	A	I am.
15	Q	Do you have any interest in Nanyah?
16	A	No.
7	Q	Did you ever?
8	А	No.
19	Q	Did Go Global ever have an interest?
0	A	No.
1	Q	How about Alexander Christopher Trust, did it
2	ever hav	e an interest?
3	А	It did not.
4	Q	And does not now?
5	А	Correct.

2       A       I don't         3       Q       Did it h         4       States?         5       A       I don't         6       Q       At any t         7       A       I don't         8       Q       Did Nany         9       What is         10       A       It was a         11       and myself.         12       Q       When?         13       A       I believ         14       Q       For what         15       A       To join         16       the north. It was       orntrolled mostly         18       Giroux. That's G         19       Q       Thank yo         20       A       And we w         21       property together         22       controlled, mostl         23       partners, I think	Carlos A. Huerta, et al. v. Sig Rogich, et a
<ul> <li>3 Q Did it h</li> <li>4 States?</li> <li>5 A I don't</li> <li>6 Q At any t</li> <li>7 A I don't</li> <li>8 Q Did Nany</li> <li>9 What is</li> <li>10 A It was a</li> <li>11 and myself.</li> <li>12 Q When?</li> <li>13 A I believ</li> <li>14 Q For what</li> <li>15 A To join</li> <li>16 the north. It was</li> <li>17 controlled mostly</li> <li>18 Giroux. That's G</li> <li>19 Q Thank yo</li> <li>20 A And we w</li> <li>21 property together</li> <li>22 controlled, mostl</li> <li>23 partners, I think</li> </ul>	an Operating Agreement for Nanyah?
<ul> <li>States?</li> <li>States?</li> <li>A I don't</li> <li>Q At any t</li> <li>N I don't</li> <li>Q Did Nany</li> <li>What is</li> <li>Q Did Nany</li> <li>What is</li> <li>N It was a</li> <li>and myself.</li> <li>Q When?</li> <li>A I believ</li> <li>A I believ</li> <li>A To join</li> <li>the north. It was</li> <li>Controlled mostly</li> <li>Giroux. That's G</li> <li>Q Thank yes</li> <li>Property together</li> <li>controlled, mostl</li> <li>partners, I think</li> </ul>	think so.
<ul> <li>A I don't</li> <li>Q At any t</li> <li>Y A I don't</li> <li>Q Did Nany</li> <li>What is</li> <li>A It was a</li> <li>and myself.</li> <li>Q When?</li> <li>A I believ</li> <li>A I believ</li> <li>A To join</li> <li>the north. It was</li> <li>controlled mostly</li> <li>Giroux. That's G</li> <li>Q Thank yc</li> <li>A And we w</li> <li>property together</li> <li>controlled, mostl</li> <li>partners, I think</li> </ul>	ave a bank account in the United
<ul> <li>6 Q At any t</li> <li>7 A I don't</li> <li>8 Q Did Nany</li> <li>9 What is</li> <li>10 A It was a</li> <li>11 and myself.</li> <li>12 Q When?</li> <li>13 A I believ</li> <li>14 Q For what</li> <li>15 A To join</li> <li>16 the north. It was</li> <li>17 controlled mostly</li> <li>18 Giroux. That's G</li> <li>19 Q Thank yc</li> <li>20 A And we w</li> <li>21 property together</li> <li>22 controlled, mostl</li> <li>23 partners, I think</li> </ul>	
<ul> <li>7 A I don't</li> <li>8 Q Did Nany</li> <li>9 What is</li> <li>10 A It was a</li> <li>11 and myself.</li> <li>12 Q When?</li> <li>13 A I believ</li> <li>14 Q For what</li> <li>15 A To join</li> <li>16 the north. It was</li> <li>17 controlled mostly</li> <li>18 Giroux. That's G</li> <li>19 Q Thank you</li> <li>20 A And we was</li> <li>21 property together</li> <li>22 controlled, mostl</li> <li>23 partners, I think</li> </ul>	think so.
<ul> <li>8 Q Did Nany</li> <li>9 What is</li> <li>10 A It was a</li> <li>11 and myself.</li> <li>12 Q When?</li> <li>13 A I believ</li> <li>14 Q For what</li> <li>15 A To join</li> <li>16 the north. It was</li> <li>17 controlled mostly</li> <li>18 Giroux. That's G</li> <li>19 Q Thank yo</li> <li>20 A And we was</li> <li>21 property together</li> <li>22 controlled, mostl</li> <li>23 partners, I think</li> </ul>	ime?
9     What is       10     Λ     It was a       11     and myself.       12     Q     When?       13     Λ     I believ       14     Q     For what       15     Λ     To join       16     the north. It was       17     controlled mostly       18     Giroux. That's G       19     Q     Thank yc       20     Λ     And we w       21     property together       22     controlled, mostl       23     partners, I think	think so.
10     Λ     It was a       11     and myself.       12     Q     When7       13     Λ     I believ       14     Q     For what       15     Λ     To join       16     the north. It was       17     controlled mostly       18     Giroux. That's G       19     Q     Thank yc       20     Λ     And we w       21     property together       22     controlled, mostl       23     partners, I think	ah have a relation strike that.
<ul> <li>and myself.</li> <li>Q When?</li> <li>A I believ</li> <li>Q For what</li> <li>A To join</li> <li>the north. It wat</li> <li>controlled mostly</li> <li>Giroux. That's G</li> <li>Q Thank you</li> <li>A And we wat</li> <li>property together</li> <li>controlled, mostl</li> <li>partners, I think</li> </ul>	Canamex Nevada?
12     Q     When?       13     A     I beliew       14     Q     For what       15     A     To join       16     the north. It wa       17     controlled mostly       18     Giroux. That's G       19     Q       20     A       21     property together       22     controlled, mostl       23     partners, I think	in LLC that was formed by Sig Rogich
13       A       I believ         14       Q       For what         15       A       To join         16       the north. It wa         17       controlled mostly         18       Giroux. That's G         19       Q         20       A         And we w         21       property together         22       controlled, mostl         23       partners, I think	
<ul> <li>Q For what</li> <li>A To join</li> <li>the north. It was</li> <li>controlled mostly</li> <li>Giroux. That's G</li> <li>Q Thank you</li> <li>Q Thank you</li> <li>property together</li> <li>controlled, mostlip</li> <li>partners, I think</li> </ul>	
15     A     To join       16     the north. It was       17     controlled mostly       18     Giroux. That's G       19     Q       20     A       And we was       21     property together       22     controlled, mostl       23     partners, I think	e it was 2007 or 2008.
<ul> <li>16 the north. It was controlled mostly</li> <li>18 Giroux. That's G</li> <li>19 Q Thank you</li> <li>20 A And we way</li> <li>21 property together</li> <li>22 controlled, mostli</li> <li>23 partners, I think</li> </ul>	purpose?
17     controlled mostly       18     Giroux. That's G       19     Q       20     A       And we w       21     property together       22     controlled, mostl       23     partners, I think	with our neighboring property owner to
<ol> <li>Giroux. That's G</li> <li>Q Thank yo</li> <li>A And we w</li> <li>property together</li> <li>controlled, mostl</li> <li>partners, I think</li> </ol>	is about a 150-acre property that was
1.9     Q     Thank you       20     A     And we way       21     property together       22     controlled, mostl       23     partners, I think	by a gentleman by the name of Mike
20 A And we w 21 property together 22 controlled, mostl 23 partners, I think	I - R - O - U - X .
<ol> <li>property together</li> <li>controlled, mostl</li> <li>partners, I think</li> </ol>	ບ .
22 controlled, mostl 23 partners, I think	vere going to put the Eldorado Hills
23 partners, I think	with the 150 acres that Giroux
	y controlled. There was two other
1	, he had. And we were going to market
24 all the property	together, and work together in terms
25 of the developmen	t as the the first thing that we

arlos	A. Hucrta	Carlos A. Huerta, et al. v. Sig Rogich, et
1	A	Speak to investors like Harlap, and others.
2	Q	Did you raise any money for it?
3	А	Uh-huh. Yes.
4	Q	Who from?
5	А	I believe that it was mostly Go Global at the
6	time.	
7	Q	Row much did Go Global invest?
8	А	I don't remember.
9	Q	Do you have any idea?
10	A	I don't remember.
11	Q	Was it more or less than \$100,000?
12	Α	Probably would have been less than \$100,000.
13	Q	Did Go Global have an interest in Canamex
14	Nevada?	
15	Α	Yes.
16	Q	What kind of an interest did it have?
17	λ	I don't remember the percentage. Starting
18	out, it p	probably was 50 percent, along with Sig
19	probably	would have been the other 50 percent, Sig
20	Rogich.	
21	Q	Was the attempt to exploit it, by that I mean,
22	an attemp	ot to have sellers joined interest?
23	А	The intention would have been to sell the
24		, if not all of it. But we realized it would
25	have take	en time. I doubt that it would have been, in

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	expected to come down the pike would be the improvement
2	of the 95 by NDOT, and they were going to put a new
3	interchange right along those properties.
4	Q Did you play a role in what you just told me,
5	namely, putting these two properties together and
G	exploiting them?
2	A Yes.
8	Q What did you do?
9	A Well, I had multiple meetings with the Giroux
10	group, and actually one other adjacent owner there as
11	well by the name of Lynn Goodfellow, and discussed that
12	there would be the potential to have a better plan if
13	we all went in together and coordinated the different
14	uses. And I thought that it would increase the value
15	of both properties. We had meetings with them. And we
16	were going to proceed.
17	Q What, if anything, did you do in connection
18	with proceeding with that plan?
19	A Formed Canamex Nevada, LLC; hired engineers to
20	do an entire master plan, site plan, and renderings for
21	the propertics; and had come to an agreement with the
22	Giroux group on how to do it; and was starting to raise
23	the money for it.
24	Q What did you do in connection with trying to
25	raise the money?
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	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	other words, one purchaser that would buy all 310
2	acres.
3	Q Did you prepare a lot of plans or ideas with
4	respect to exploiting the property?
5	Λ Yes.
6	Q Did Canamex Nevada file tax returns?
7	A I don't think so. I don't think we ever got
8	to that point.
9	Q Who invested money besides you
10	A I don't think anyone.
11	Q besides Go Global?
12	A I don't think anybody else did.
13	Q Aside from this lawsuit and the claim in the
14	lawsuit, did Nanyah have any relationship with Eldorado
15	Hills, LLC?
16	MR. McDONALD: I'm going to object to the form
17	of that question.
18	THE WITNESS: I guess, what type of
19	relationship?
20	BY MR. LIONEL:
21	Q Any kind?
22	Λ Yeah, they were an investor, planned to own a
23	piece of the company that owned it.
24	Q Are you talking about the claim in this
25	lawsuit?

Carlo	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	A That's a legal question. So in terms of the
2	claim in this lawsuit, I'm not sure how that all breaks
3	out. So I'm not comfortable answering it. But they
4	had a relationship with Eldorado Hills, yes. Any other
5	relationship, I'm not exactly sure what you mean by
6	that.
7	Q Huh?
в	A Any other relationship, I'm not exactly sure
9	what you mean by that.
10	Q Did they do any business with it?
13	A They invested \$1.5 million.
12	Q Anything else?
13	$\lambda$ We talked about the project, and the future,
14	and gave ideas to one another about what could happen
15	there, strategized about it in terms of how to best
16	market the property, and how to gain the most value out
17	of it.
18	Q Are you familiar with the Complaint in this
19	action?
20	A Iam.
51	Q Are you familiar with the Amended Complaint?
22	A I think so, yes.
23	Q Do you have any question? Would you like to
24	see it?
25	A No. Thank you.

Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. 1 Q When was the Robert Ray money invested? 2 Pretty sure it was '06. A 3 When was the Nanyah money invested? Q 4 Α '07. 5 Did you have anything to do with the Ray Q 6 investment in 2006? 7 A Yes, sir. Q What did you have to do with it? 8 9 A Told him about the project, and let him know that we were looking to raise money for it. And, I 10 mean, I'm making it more brief than what had occurred. 11 12 He obviously wanted to know about the project, and I 13 explained it to him. And he came with a rather large 14 investment on a short amount -- in a short amount of 15 time in order for us to be able to close on the initial property with Rogich's client -- I think last name is 16 Ryu, R-Y-U -- because we needed to raise extra money 17 18 right before closing. Q Tell me why he had to raise -- he had to raise 1.9 20 extra money? 21 А Who's "he"? 22 Q Ray? 23 A No, no. Ray invested money. Sig Rogich and myself for Eldorado Hills had to raise extra money at 24 25 the end because the loan that we had contemplated that 1 1 702-476-4500 OASIS REPORTING SERVICES, LLC Page: 19

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		Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q	Did you see both of them before they were
2	filed?	
3	A	Yes.
4	Q	You approved both and authorized the filing?
5	А	Yes,
6	Q	Paragraph 15 of the Complaint says that in
7	2006 or	2007 let me get the precise language.
8	A	Sure.
9	Q	I'm reading paragraph 15 of the Amended
10	Complai	nt. You have it in front of you there?
11	A	Yes, sir.
12	Q	"Subsequently in the years 2006 and 2007,
13	Plainti	ffs Robert Ray and Nanyah collectively invested
14	\$1,783,	561.60, with Nanyah's portion being \$1,500,000,
15	collect	ively in Eldorado and were entitled to their
16	respect	ive membership interest."
17		Are you familiar you just looked at that
18	paragrap	ph?
19	λ	I did.
20	Q	Is that what happened?
21	А	Yes.
22	Q	How do you place it in 2006 and strike
23	that.	
24		Was all that money invested at one time?
	А	NO.

Carto	is A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. v. Sig
1	was going to come in wasn't going to be for the number
2	that we were first told. So we needed to come up with
3	extra cash. And we raised money from Robert Ray and
4	Antonio Nevada in order to close.
S	Q This was in connection with the original
6	acquisition by Eldorado Hills
7	A Yes.
8	Q of the property?
9	A Exactly. And that's when Ray invested. Now,
10	Ray invested actually more than the \$283,000, so you
11	know, originally.
12	Q Tell me about it.
13	A I believe the number was \$500,000. And the
14	way he kind of did it as a favor with the potential
15	that he would be an investor in the future, so he made
16	it in the terms of a loan. And once the I believe
17	we got the property refinanced after the initial
18	closing. And then there was a gentleman's agreement
19	I'm not sure if there was anything in writing that
20	we would go to Robert Ray and say, "How much do you
51	want to hold in the project?" He then told us how much
22	he wanted back. So we cut him a check for a portion.
23	And then he left the rest in the company as an equity
24	investment.
15	Q Did you deal with him initially?

artos a	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	λ Yes, sir.
2	O Did you go to him, or did he come to you?
3	A I went to him.
4	Q When part of his half million dollars or
5	originally it was the half million a loan?
6	A Exactly.
7	Q Were there loan documents?
в	A I don't remember.
9	Q Do you remember signing any documents?
10	A Kind of, yes.
11	Q What does "kind of" mean?
12	A Well, it was eight years ago, you know. So I
13	don't remember. I do remember signing something, but I
14	couldn't swear to it unequivocally. Robert and I have
15	known each other for a long time, so I don't think he
16	would have required a document. But I probably gave
17	him one. And I brought Robert also, by the way, to
18	meet Sig Rogich about it.
19	Q You what?
20	A I brought Robert into the office to meet with
21	Sig as well prior to the investment, so
22	Q What office did you take him into?
23	A I think it was 3980 Howard Hughes, not the
24	3883. But then Robert later came to the 3883 as well,
25	so I can't remember which one was which.

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	kind of financials on the entity. He doesn't know how
2	much money is going into the company. He doesn't know
3	anything. So he wonders if his interest is even going
4	to be honored, or accepted, or kept in the company at
5	one point. We have an experience now he has an
6	experience now on how other members' interests can
7	suddenly vanish based upon an arbitrary decision by the
	current managers of the entity. So he doesn't know if
8	his is going to be preserved. But he gets really no
9	
10	information other than a K1. There is no money coming
11	in to him at all whatsoever. So there's a concern that
12	his investment could be going up in a cloud of smoke as
13	the others have.
14	Q Did this condition or situation prevail during
15	the years that you were manager there in 2006, 2007,
16	2008?
17	A This situation that I just described? Is that
18	what you're asking?
19	Q Yes.
20	A No.
21	Q What did you do with Mr. Ray, for Mr. Ray, or
22	to Mr. Ray during those years?
23	A I would update him on what's going on with the
24	property; what offers we had coming in; what was going
25	on in general with the development of the property; I
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arios	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. v. Sig Ro
1	Q Would you look at paragraph 17?
2	A Yes.
3	Q I'll read it. Paragraph 17 of the Amended
4	Complaint:
5	"While Ray's interest in Eldorado are believe
6	to have been preserved, despite contrary representation
7	by Sigmund Rogich, Nanyah never received an interest i
8	Eldorado while Eldorado retained the million five."
9	Why do you say his interests are believed to
10	have been preserved?
11	A He still receives Kis from Eldorado Hills,
12	LLC, and chose an ownership percentage in the entity.
3.3	Q And the tax returns showed his interest,
14	didn't it?
15	A I believe so.
16	Q Do you know why in the original Complaint her
17	he sues claiming he had no interest?
18	A Yes.
19	Q What's the reason?
20	A I think there's more than one reason.
21	Q I'm listening.
22	A There's been from what he's told us in a
23	meeting, there's been zero reporting in terms of what'
24	going on with the asset. There is a tenant on the

1	would send him site plans; I'd tell him what the
2	potentials were with the Canamex Nevada project that we
3	were going to try to go into. So he was kept up to
4	date on a regular basis.
5	Q And you say that stopped once you left?
6	<ul> <li>A No, I still was not once I left. I still</li> </ul>
7	was somewhat involved after the purchase of my
8	interest, that has all of a sudden seemingly
	conveniently gone up in a cloud of smoke. But I still
9	· · · · · · · · · · · · · · · · · · ·
10	was involved with the project, and I still was doing
11	things even up through '09. So I would keep Mr. Ray up
12	to date probably to mid-'09.
13	Q These other things you talked about happened
14	after that, are you saying?
15	A That's when Robert Ray's concerns escalated,
16	let's just say.
17	Q Getting back to paragraph 17
18	A And by the way, another thing that I remember:
19	I brought Robert Ray to see Sig Rogich after my
20	interests were sold in Sig's office, and we spoke with
21	Sig about the investment. So I would actually come
22	with Robert and update him, and we gave him an update.
23	And Sig, I remember saying that he would do the right
24	thing in terms of everybody involved. But after that,
25	I don't think there's been any other meetings.

Carlos /	A. Huerta	Carlos A. Huerta, et al. v. Sig Regich, et al.
1	Q	When was this conversation?
2	л	In '09.
з	Q	When in '09? Do you remember?
4	A	No, I don't remember the month.
5	Q	Paragraph 17 says:
6		"Nanyah never received an interest in Eldorado
7	while El	dorado retained the million five."
8		Is that correct? .
9	А	Yes, sir.
10	Q	is there any documentation that you know of
11	with rea	spect to the million five that Nanyah said was
12	given to	o Eldorado?
13	А	There is.
14	Q	What is the documentation?
15	А	We have Eldorado Hills' bank statements, for
16	one, sh	owing the 1.5 million.
17	Q	Wait a minute.
18	А	Sorry?
19	Q	Bank statement of Eldorado?
20	А	Eldorado Hills, LLC, Nevada State Bank. We
21	also ha	ve an agreement
22	Q	Please.
23	А	Oh, okay. Sure.
24	Q	What was the date of that? Do you know?
25	А	2007. I'm not sure what month. It would have
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T	
1	been late 2007, probably December. But, again, it was
2	seven years ago, or six and a half years ago.
3	Q Okay. Go ahead.
4	A Then there's an agreement that was signed in
5	October 31st, 2009, that you referred to that date
6	earlier.
7	Q Agreement of what?
8	A You referred to that date, October 31st, 2008
9	I believe it's called the Purchase Agreement.
10	Q Uh-huh.
11	A So Nanyah Vegas' investment was documented in
12	that agreement, as was Mr. Ray's.
13	Q Are you talking about the potential claimant
14	list?
15	A Oh-huh, yes.
16	Q Anything else?
17	A I don't know if there's anything else. There
18	could be. I don't remember at the current time.
19	Q You say some time, probably in December of
20	2007, there's a bank statement of Eldorado from Nevada
21.	State Bank that shows a million and a half?
22	A Yes.
23	Q Did that million and a half remain there?
24	A Eldorado Hills it remained in Eldorado
25	Hills' account.

Carlos	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	Q	Until when?
2	А	I don't remember. Some of it might have gone
3	into Eld	orado Hills', like an interest-bearing account
4	as well.	
5	Q	You don't know about that? You say it may
6	have gon	e
7	A	Yes.
8	Q	in an interest-bearing account?
9	А	That was associated to Eldorado Hills.
10	Q	Huh?
11	٨	Yes, into an interest-bearing account with
12	Eldorado	Hills.
13	Q	Like a money market account?
14	A	I don't know what kind of interest bearing,
15	but …	
16	Q	When you got start over. Withdraw.
17		Do you know of any documentation besides the
18	bank sta	tement you referred to and an agreement dated
19	October	31, 2008, the Purchase Agreement?
20	λ	You asked that already. I said no
21	Q	I'm asking you again.
22	A	I said I don't remember.
23	Q	You don't remember?
24	λ	Correct. I said the same answer before,
25	actually	
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Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Huerta 1 Q Where did the million -- was that a million 2 five we're talking about? 3 A Yes, sir. 4 Where did the million five come from? Q 5 From Nanyah Vegas. Α 6 Q I beg your pardon? From Nanyah Vegas, Nanyah. 7 А Was it cash? 8 Q 9 No. А What was it? Give me the form of media. 10 0 11 I believe it was a wire. А 12 Q A wire? A wire from where? 13 From Nanyah Vegas. A From Israel? From Las Vegas? From Clark 14 Q 15 County? 16 I don't remember. А Did you see that wire? 17 Q 18 А Literally? 19 Literally? Q 20 No. Can't see a wire. It's electronic. A 21 Q Did you see any evidence with respect to this 22 wire you're talking about? MR. MCDONALD: Object to the form. 23 24 THE WITNESS: Of course, 25 11111

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Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	BY MR. LIONEL:
2	Q I beg your pardon?
3	A Of course.
4	MR. LIONEL: Would you read my question back,
5	please?
6	(Record read)
7	THE WITNESS: The answer is: Of course I did.
8	BY MR. LIONEL:
9	Q What did you see?
10	A We already referred to it, the bank statement
11	from 2007. The money went into Eldorado Hills'
12	account, which I was a signer on.
13	Q The money came by wire; is that correct?
14	A I don't remember. You asked me, how did it
15	come? I believe it was by wire. You asked me if it
16	was cash. It definitely was not cash. So he either
17	sent a check, or he sent a wire.
18	Q But if it came by wire, you don't know where
19	the wire was sent from?
20	A Correct,
21	Q Where was it sent to?
22	A The 2007 Eldorado Hills, LLC, bank account
23	that was at Nevada State Bank, in Nevada.
24	Q The wire was sent to the bank? Is that what
25	you're saying?
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 29

Carlos	A. Huerta Carlos A. Huerts, et al. v. Sig Rogich, et al.
1	So we talked about the project; what the money
2	was going to go for; and what we planned on doing with
3	the project.
4	Q Did you instruct him to send the wire the
5	money to Nevada State Bank to the account of Eldorado
6	Hills?
1	A Yes, sír.
8	Q Were you notified when the money came in?
9	A Yes.
10	Q And that money went in the Eldorado account?
11	A Yes.
12	MR. McDONALD: Asked and answered.
13	THE WITNESS: Yes.
14	BY MR. LIONEL:
15	Q And then what happened to the money?
16	MR. McDONALD: I believe that's been asked and
17	answered as well.
18	THE WITNESS: Eldorado Hills benefited from
19	the money, and Eldorado Hills used the money.
20	BY MR. LIONEL:
21	Q That was not my question. My question is:
22	What happened to the million five?
23	A My answer is Eldorado Hills accepted the
24	money, and used the money.
25	Q Did the money remain in that account for any
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 31

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	A Yes.
2	Q So the money was wired from some place to
з	Nevada State Bank to the account of Eldorado?
4	A Correct.
5	Q Did you know about it at the time?
6	A Yes.
7	Q How did you know about it?
8	A I would speak with Yoav Harlap. And I was
9	expecting it.
10	Q You were expecting it?
11	A Correct.
12	Q Tell me what you talked to him about.
13	A Six and a half years ago, I can't tell you
14	exactly.
15	Q I appreciate that.
16	A But I would speak to him about the project;
17	what we were planning on doing; that the exchange
18	interchange was going to be developed by NDOT; and that
1.9	we were raising money to market the property, partially
20	develop the property, and eventually sell the property,
21	and that's what his investment would go to. Oh and
22	we had a loan on the property that had to be serviced
23	as well which Go Global had been servicing for months
24	and months on its own, plus \$100,000 a month. So that
25	was part of the investment as well.
02-470	6 4500 OASIS REPORTING SERVICES, LLC Page:

21100	s A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et
1	period o	f time?
2	А	I believe so.
3	Q	How long?
4	λ	I don't remember.
5	Q	More than a week?
6	A	In that account, I don't remember.
7	Q	Was that moncy withdrawn within a week?
8	A	I don't remember.
9	Q	Did you withdraw it?
10	А	Did I withdraw it?
11	Q	Yes.
12	А	I don't remember.
13	Q	You may have?
14	٨	I don't remember.
LS	Q	Do you deny that you did?
16	А	Did I deny it?
17	Q	Yes.
18	A	No, I said I don't remember. That's not
.9	denying.	Correct? I said I don't remember. You just
0	put words	in my mouth. I don't appreciate that.
1	Q	I'm not trying to put words; and I don't think
2	I put wor	ds in your mouth.
3	А	You just did.
4	Q	I'm just trying to find out what happened to
5	the milli	on and a half.

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	A Okay. Mr. Lionel, you just said that I denied
2	it. And just before that I said I don't remember.
3	Q I have a right to cross-examine and go
4	further. And I think you've
5	A And I'm answering your question. The answer
6	was, I do not remember.
1	Q Then I'll ask you this question: Do you deny
8	that you had that money put in a money market account?
9	A I don't remember.
10	Q Do you deny it?
11	A No.
12	Q Do you deny that on December that the day
13	following the million and a half was wired into the
14	Bldorado Hills account, you had that woney transferred
-15	to the Eldorado money market account?
16	A I don't remember what in what day that
17	money was transferred. I have not looked at those bank
38	statements. So, and I don't and I haven't looked at
19	the accounting records in a long time.
20	Q Do you still have the bank statement?
21	A I believe so. I think they should have been
22	produced in this litigation, too.
23	Q I do, too.
24	A Oh, okay.
25	MR. LIONEL: Brandon?
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Carlo	s A. Huerta Carlos A. Huerta, cr al. v. Sig Rogich,
1	Q How much?
2	A I don't remember. A lot.
3	Q Have you read the Answer and Counterclaim in
4	this case?
5	A I believe so.
6	Q Do you remember the amount that it stated?
7	A No. It was a while ago.
8	Q About 1,420,000?
9	A Okay.
10 '	Q Does that make some sense?
11	A It does.
12	Q That money was transferred out of the money
13	market account to Go Global?
14	A I don't remember where it came from.
15	Q You don't know where it came from?
16	A I don't know if it was the money market
17	account or the checking account. I really wouldn't do
18	that myself, transfer money from the money market into
19	checking. My assistant would do that.
20	Q Who would do it?
21.	A My assistant usually would do that, based upon
22	what she thought made sense.
23	Q Would you instruct her?
24	λ Not necessarily.
25	Q Did she take out 1,420,000 every day on her

arlos	A. Hucrta	Carlos A. Huerta, et al. v. Sig Rogich, et
1		MR. McDONALD: I'll look for them.
2	BY MR.	LIONEL:
з	Q	Would you have records of any transfer to this
4	noney i	market account?
5	A	I should.
6	Q	You should have those records?
7	Α	I should, yes. So would Mr. Rogich, by the
8	way.	
9		MR. LIONEL: Move to strike the last
10	gratuit	cous statement.
11	BY MR.	LIONEL:
12	Q	Do you remember how much was transferred to
13	that ac	count?
14	А	No, sir.
15	Q	Could it have been \$1,450,000? Does it ring a
16	bell?	
17	А	It does not.
18	Q	Does not. What number do you remember?
19	A	I don't.
20	Q	You don't. Do you know about money being
21	withdra	wn from that money market account?
22	A	No.
23	Q	Was any of that money withdrawn and given
24	to t	ransferred to Go Global?
25	А	Yes.

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	own?
2	A Well, no, taking out oh I was referring
з	to the transfer to the money market account that was
4	also owned by Eldorado Hills. So that would stay in
5	Eldorado Hills, you know. If she thought that the
6	money would be in Eldorado Hills for a while, might as
7	well earn interest on it versus leaving it in checking
8	where it didn't earn any interest.
9	Q If I understand you correctly, what you're
10	saying is a million and a half came into Eldorado Hills
11	account by wire, and that your secretary on her own
12	would have because she felt there was too much cash
13	in the account could have transferred that money to
14	the money market account of Eldorado?
15	A Right.
16	Q Did she do it on her own?
17	A I said I don't remember. That would have been
18	something that she would do, though.
19	Q But do you remember whether or not you had any
20	role in it?
21	A I do not.
22	Q Do you remember whether she asked you whether
23	or not to transfer that money?
24	A No, sir.
25	Q So you don't know how what triggered the
)2-470	-4500 OASIS REPORTING SERVICES, LLC Page: 36

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	transfer from the Eldorado account to its money market
2	account?
3	A I think I know that what would have triggered,
4	I've tried to explain that. Do you want me to try
5	again?
6	Q Please.
7	A Her name was Summer. She was more than just a
8	secretary. She actually ran all the books for all the
9	investments. Okay. So she had a good handle on the
10	expenses that would be upcoming, sometimes as well or
11	better than I. She had a good handle on the money that
12	was coming in. And she would speak with we on a
13	regular basis. Her office was in my building. And so
14	she was aware that if we had money that we were going
15	to use for something that, down the road or not right
16	away, to go ahead and put it in money market so that it
17	would earn interest versus just leaving it in checking.
18	So that type of philosophy, if you will, or corporate
19	policy, or concept, was regular.
20	Go Global did many real estate transactions
21	that she also managed, which you are also aware of. So
22	that was kind of what we tried to do, just try to
23	maximize interest. We were paying a lot of interest in
24	loans. Sometimes we would try to make some interest on
25	our end.
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Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. nor the date. It would have -- for such a large amount 1 2 of money, the normal policy would have been to put it into an interest bearing type of account. So that does 3 make sense to me. 4 BY MR. LIONEL: 5 . Q But you have no memory of you being involved 6 7 in a transfer of those funds? A Oh, okay. I agree with that statement. 8 9 Q Why did that money go to Go Global? 10 А Go Global had advanced money to Eldorado Hills for many months to pay off the A&B Financial monthly 11 payment which I mentioned earlier. It was a 12 hundred-and-something-thousand dollars a month. At the 13 time, Rogich and I were equal partners and we were 14 supposed to put in money equally. He ran out of money 15 and couldn't make the payments. So Go Global came up 16 and said Go Global will loan the money to Eldorado 17 Hills, LLC, up until a point where Eldorado Hills can 18 afford to pay it back. And so I had been making 19 payments. I'm not sure for how many months, but it was 20 a lot of money. And Eldorado Hills owed Go Global that 21 22 money back. Q At the time this million and a half came in, 23 the wired money, did Eldorado have any -- much funds in 24 25 that account? OASIS REPORTING SERVICES, LLC Page: 39 702-476-4500

1	So that would be a trigger, in answer to your
2	question.
3	- Q Her name is Summer Rellmas, R-E-L-L-M-A-S?
4	A Yeah, and it's Rellmas. You spelled it
5	perfectly, yes.
6	Q But I didn't pronounce it perfectly.
7	A It's tough. Yeah, Rellmas. It's a unique
8	name.
9	Q I beg your pardon?
10	A It's a unique name.
11	Q All right. I think "Summer" is a great name.
12	A Me, too. I agree.
1.3	Q Falls under what I think the best name is
14	"Nevada" for a woman. But "Summer" is pretty good,
15	too, isn't it?
16	A Fair enough.
17	Q If I understand your testimony, you have no
1.8	memory of having anything to do with the million and a
19	half or any portion of that million and a half moving
20	from the Eldorado account to its money market account?
21	MR. McDONALD: I'll object to the form.
22	THE WITNESS: To say no memory, you know, six
23	and a half years ago to now, I'd say that I may have
24	some memory. But that actual dollar amount that you
25	quoted to me, I did not.remember that dollar amount,

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Regich	, el
1	A Probably not.	
2	Q Eldorado was very low on money at that point	:
3	in time, wasn't it?	
4	A Yeah. Go Global would fund Eldorado on a	
5	monthly basis to pay \$108,000 worth of interest.	
6	Eldorado would send the majority, if not all, of that	
7	money to the lender that had the loan on the property	
8	Q Well, let me	
9	A Sure.	
10	Q Some time in December of 2007, a million and	a
11	half came into the Eldorado Hills account at Nevada	
12	State Bank, right?	
13	A I believe so. I believe that's the right	
1.4	month.	
15	Q Do you have any idea how much money,	
16	approximately how much money was in the account at the	e
17	time the million and a half came in?	
18	A I don't.	
19	Q Would it have been a small amount, perhaps a	
20	few thousand dollars?	
21	A I don't remember.	
22	Q Do you have any records or documents which	
23	would show it? Would your bank statements show it?	
24	A It would.	
25	MR. LIONEL: Counsel, we need	
02-476	-4500 OASIS REPORTING SERVICES, LLC Page	; 4(

Carlos	A. Ifuerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	MR. McDONALD: I'll look for them and get them
2	to you.
3	BY MR. LIONEL:
4	Q. At the time the money was taken out of that
5	account and given to Go Global, were you involved in
6	that transaction?
7	A Yes.
8	Q What did you do?
9	A Paid Go Global back the money that it was owed
1.0	by Eldorado Hills.
11	Q What was the form of the payment?
12	A Either a check or a transfer.
13	Q If it was a check, would you have signed it?
14	A Yes. If it was a check, I would have signed
15	it.
16	Q And if there was transfer, would you have
17	signed some document authorizing that transaction?
18	A Yes.
19	Q You don't remember the amount?
20	A I do not.
21	Q Was it more than a million dollars?
22	$\lambda$ I don't remember.
23	Q Was it more than half a million?
24	A I would say so, yes. I think it was more than
25	a million, but I don't remember exactly.

### 24 A I would say so, yes. I think it was more than 25 a million, but I don't remember exactly. 702.4764500 OASIS REPORTING SERVICES, LLC Page: 41

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	MR. McDONALD: Okay. Go ahead. I'll give you
2	some leeway, like I said.
з	MR. LIONEL: I'll take it, but I'm going to
4	continue.
5	MR. McDONALD: But I think you're going beyond
6	the scope of the time.
7	MR. LIONEL: I don't. If you think, then do
8	what you have to do. But I don't believe I am.
9	BY MR. LIONEL:
10	Q You say you had a conversation with Mr. Rogich
11	with respect to taking this money out of the money
12	market account and paying it to Go Global?
13	A Multiple.
14	Q Huh?
15	A Multiple conversations.
16	Q Tell me any ~~ I'll listen to whatever you
17	want to tell me about. Tell me about the conversation.
18	A Okay. You do realize that I actually had an
1.9	office that we paid rent in Sig Rogich's address?
20	Okay. So I'm letting you know that that was the case.
21	So the conversations between Rogich and I were
22	frequent, probably daily. Okay. So either I would be
23	in the office or we would speak on the phone.
24	At the time that the payments for the A&B
25	Financial loan that had the loan against the Eldorado
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 43

artos	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et
1.	Q	Iluh?
2	А	I don't remember exactly, but I believe it wa
3	more that	an a million.
4	Q	And that was money that had been advanced by
5	Go Globa	al?
6	А	Correct.
7	Q	All of it?
8	А	Correct.
9	Q	Did you talk to Mr. Rogich before this money
10	was eff	ectively repaid to Go Global?
11	А	Of course.
12	Q	And you told him you were going to do it?
13	А	Yes.
14	Q	Tell me about your conversation.
15		MR. McDONALD: Sam, I've given you a lot of
16	leeway o	with regards to the questioning. But I think
17	this is	a deposition for Nanyah Vegas, and he's here to
18	testify	on behalf of Nanyah Vegas. So to the extent
19	the ques	stions go beyond what's relevant to
20	Nanyah V	/egas, I'm going to object. So you can go
21	ahead.	I'll give you some leeway, but I think these
22	question	ns go more towards Carlos as a member of either
23	Eldorado	Hills or a member of Go Global.
24		MR. LIONEL: Not in my view. It's crucial
25	testimor	ny with respect to the million and a half.

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Hills property were due, we would make payments
2	together for, on behalf of Eldorado Hills, to make the
Э	monthly interest payments, right?
4	Q You say "payments together." You and
5	Mr. Rogich?
6	A Right, well, through Eldorado Hills. We made
7	sure that Eldorado Hills had enough money in it to fund
8	the payments to the lender.
9	Q Who made the payments?
10	A Eldorado Hills.
11	Q Who signed the checks, or whatever the form
12	was?
13	A I don't remember who signed the checks.
14	Probably me, but I don't remember.
15	Q Are those checks still maintained with the
16	bank statements?
17	A I think so.
18	MR. LIONEL: Counsel?
19	MR. McDONALD: Noted.
20	THE WITNESS: Could have been wired.
21	BY MR. LIONEL:
22	Q Tell me about a conversation you had about the
23	payment to Go Global in this instance.
24	$\Lambda$ Wait a minute. But I was still explaining the
25	last one.

rlos	A. Huerta Carlux A. Huerta, et al. v. Sig Rogich, et al.	Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogieb,
	Q Sure.	1	Eldorado Hills, which enabled Eldorado Hills to keep
	A So we would make sure "we" being Mr. Rogich	2	that loan current and funded and paid up.
	and myself that Eldorado Hills would have enough	3	So when that money came in, I had been worki
A DISTORNEY PARTY	funding to make the payment to the lender. Correct?	4	on raising money from Nanyah and others for a long
and the second s	We did that for about a year and a half. Okay. Then	5	period of time. It was already understood before the
	at one point throughout that year and a half,	6	check was written to Go Global, or the money was
	Mr. Rogich could no longer afford to fund Eldorado	7	transferred to Go Global, that Go Global was owed the
	Hills to make those payments. So Go Global did. So	8	money by Eldorado Hills.
	Go Global was making those payments into Eldorado Hills	9	So Mr. Rogich was very aware that that money
	who would, in turn, make a payment to the lender.	10	was owed to Go Global, and that it had been owed for
	That's the process of how we used the money in	11	guite some time. Mr. Rogich hadn't come up with any
	Eldorado Hills to make the payments not only to the	12	more money himself to make the loan payments. So he
	bank, but for engineers, or any other kind of	13	knew that Go Global needed to be reimbursed.
.	professionals that we had working on the property.	14	Q Let me ask
;	So then I would speak with Mr. Rogich on a	15	A So he had many conversations with me
	regular basis. He was aware of what was going on with	16	throughout the process and even after the process the
	the entity. He knew about offers that we had received	17	that money was going to Go Global.
	on the entity. He knew about what the plans for the	18	Q You were effectively managing it, but you'r
	entity were. He knew that the entity, Eldorado Hills,	19	telling me that you told him about these advances?
	did not have enough money in it to just fund \$108,000 a	20	A The advances that Go Global was making into
	month every month.	21	Eldorado Hills?
	So when I went to Mr. Rogich and said I'll	22	Q Yes.
	make these payments, but when we raise more money or	23	A Absolutely.
	get the property refinanced, Go Global is going to get	24	Q But did you have a conversation with
	paid back, he agreed to me making those payments into	25	Mr. Rogich with respect to this check, or whatever, a

1	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	this transfer of 1,420,000 to Go Global?
2	A Yes.
3	Q When was this conversation?
4	A It would have been in the month that that
5	money came in. So if that was if you're telling me
6	that that's December of 2007, it would have been in
7	December of 2007 or January of 2008.
8	Q I'm not telling you when it was. You're the
9	one that told me when it was.
.0	A Okay.
1	Q Okay. Tell me about your conversation.
2	A By the way, let me correct that I didn't say
.3	that it was December of 2007. I believe that it was in
.1	2007. I don't have the bank statement. So I'm not
5	going to state unequivocally. We're talking just, you
6	know, more or less.
7	Q I accept that.
.0	λ Okay, okay. Making sure.
.9	Q It's not my testimony here. It's yours.
n	A And it is mine. I want to make sure that it's
1	accurate.
2	Q I hope so. But I'd like that, too.
3	A Right.
4	Q Now, tell me a conversation you had about
5	writing you're not sure whether it was a check or

	• · ·
6	check was written to Go Global, or the money was
7	transferred to Go Global, that Go Global was owed the
8	money by Eldorado Hills.
9	So Mr. Rogich was very aware that that money
10	was owed to Go Global, and that it had been owed for
11	guite some time. Mr. Rogich hadn't come up with any
12	more money himself to make the loan payments. So he
13	knew that Go Global needed to be reimbursed.
14	Q Let me ask
15	A So he had many conversations with me
1.6	throughout the process and even after the process that
17	that money was going to Go Global.
18	Q You were effectively managing it, but you're
19	telling me that you told him about these advances?
20	A The advances that Go Global was making into
21	Eldorado Hills?
22	Q Yes.
23	A Absolutely.
24	Q But did you have a conversation with
25	Mr. Rogich with respect to this check, or whatever, or
702-4	76-4500 OASIS REPORTENCES, LLC Page: 46
Carlos	A. Huerta, Carlos A. Huerta, et ul. v. Sig Rogich, et al.
1	some other form of transfer, right, to Go Global?
2	A Correct.
3	Q Did you discuss that specific transfer, or
4	whatever form it was, with Mr. Rogich?
5	A Yes.
[ 1	
6	Q When?
6 7	Q When? A In the month that the money was transferred.
	-

It would have been in Mr. Rogich's office --9 A What did you say and what did he say? 10 Q 11 -- which I had an office there as well, by the А 12 way. 13 What did you say and what did he say? 0 14 I don't remember the exact conversation, but ۵ 15 he knew that the money -- like I explained earlier 16 through that long monologue -- that he knew that the 17 money was owed to Go Global, and he knew that Go Global 18 was to be reimbursed when the money came into Eldorado Hills, LLC. So he was aware that Go Global was going 19 20 to take back the money that it had advanced. 21 Q That's not a conversation, Carlos. 22 A No? Okay. 23 Q I want the conversation you had with him. A But, again, it was six and a half years ago, 24 25 and there's no way I could come up with the 702-476-4500 OASIS REPORTING SERVICES, LLC Page: 48

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
ı	word-for-word conversation. I had an office with him
2	in the same address. We would talk about the project.
3	He knew that Go Global had advanced the money to
4	Eldorado Hills, as I said before, and Go Global was
5	owed that money, and Go Global was going to be paid
6	that money back.
7	MR. McDONALD: If you don't recall the
8	conversation, you can just say that.
9	THE WITNESS: The exact conversation, no, I
10	don't recall the exact conversation.
11.	BY MR. LIONEL:
12	Q I want your best recollection of the
1.3	conversation you had with him.
14	A The best recollection is already I already
15	stated into the record.
16	Q Did you tell him you were writing a check or
17	otherwise transferring \$1,420,000 to Go Global?
18	A Whether I would have said it was a check or
19	just a transfer, I don't remember.
20	Q I didn't ask you that. Let's forget the
21	money was transferred to Go Global
22	A Okay.
23	Q your company?
24	A Okay.
25	Q Did you tell Mr. Rogich you were going to do
02-4	16-4500 OASIS REPORTING SERVICES, LLC Page: 49

Carlos	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	А	Correct.
2	Q	Is that correct?
3	А	Correct.
4	Q	Was anybody else around when this occurred?
5	А	Sure.
6	Q	Who?
7	А	His CFO.
8	Q	Who was that?
9	A	Melissa Olivas.
10	Q	She was there at the time, and she heard this?
11	A	Oh, I don't know if she heard that
12	conversa	tion, but she was very well aware of the
13	transact	ions that occurred in Eldorado Hills.
14	Q	Was she present when you and Mr. Rogich had
15	this con	versation?
16	А	That specific conversation, I don't remember.
17	' Q	Was she frequently around when you spoke with
18	Mr. Rogi	ch?
19	A	Yes, sir.
20	о	Did you at one point have some kind of an
21	argument	there where she accused you of taking this
22	\$1,420,0	00?.
23	A	Absolutely not.
24	Q	This was a time that she was there, Mr. Rogich

25 was there, and she confronted you in the office and 702-476-4590 OASIS REPORTING SERVICES, LLC Page: 51

v. Sig Rogich, et al.	(	Carlos	A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et a
with him	[	1	that?	
project.		2	A	For the third time, yes.
to		3	0	And what did you tell him, for the third time?
al was		4	× A	That Go Global was going to get paid back the
e paid		5		at it was owed.
e para		6	0	Did you tell him how much it was?
he		7	т Л	Yes.
ine		8	0	How much did you tell him?
no I		9	Ā	Whatever the amount was. I don't remember the
, no, I		10	exact am	
		11	Q	Your testimony is that you told Mr. Rogich
		12		were going to write a check or otherwise
		13		\$1,420,000 to Go Global?
I already	-	14	A	That's what I would have told him, yes.
1 alleady		15	Q	Did you tell him that?
check or		16	~ A	Yes.
1?		17	0	What did he say?
heck or		18	~ A	He said, "Okay." The money went. I mean,
heer of		19	he it	stands to reason that a million four he would
the		20		it went out of a company that he was 50 percent
Cito		21		member of. Right? So he would have said yes.
		22	He never	objected to it. He agreed to it, not only at
		23		of the transfer, but prior to the transfer.
	-	24	Q	You told him you're going to transfer that,
ng to do		25	and he sa	aid, "Okay"?
Page: 49	l	702-476	5.4500	OASIS REPORTING SERVICES, LLC Page: :

1	said you	took that \$1,420,000?
	Salu you	
2		MR. McDONALD: Objection. Lacks foundation.
3		MR. LIONEL: I'm creating one.
4		THE WITNESS: Yeah, that's a fabricated story
5	that I d	on't recall at all, and my memory is pretty
6	good.	
7	BY MR. L	IONEL:
8	Q	Even six and a half years ago?
9	А	Pretty good.
1.0	Q	What record is there of the 1,420,000 that you
11	transfer	red?
12	λ	There should be bank statements.
13	Q	Anything else?
1.4	A	I don't know. I don't think so.
15	٥	Was there any kind of a general ledger, or
16	anything	like that?
17	А	Yeah, there should be QuickBooks entries that
18	was prov	ided to Melissa Olivas.
19	Q	Who maintained the QuickBooks?
20	A	I believe Summer Rellmas would.
21	Q	Huh?
22	A	I believe Summer Rellmas would, or was.
23	Q	She did that for you?
24	λ	Correct,
25	Q	All these transactions we're discussing, the

	Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	money be:	ing wired would be shown there?
2	А	Correct.
3	Q	And the money going to money market account
4	would be	shown?
5	А	Should be, yes.
6	Q	And the 1,420,000 would be shown?
2	А	Yes, yes.
8	Q	Did the QuickBooks indicate what the million
9	four :	strike that.
10		Would the QuickBooks show what the 1,420,000
11	was tran	sferred for?
12	А	It would, yes.
13	Q	What did it show?
14	А	Oh, I don't remember. I haven't seen the
15	QuickBool	ks. But we kept a pretty good accounting of
16	where the	e monies came from, and where they went to, and
17	the reas	on why. So QuickBooks allows you to put in a
18	category	and what it's for. So we did a pretty decent
19	job of de	ocumenting that.
20	Q	And it would have showed payments for advanced
21	monies?	
22	л	That's right.
23	Q	You would have some records that would show
24	the amou	nt of the advancement at that time was
25	1,420,00	0?

...

Carlos A.	Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	refinancing on the property, Rogich and myself were
1 1	probably going to have to produce tax records, income,
	financials, assets. And so we came in and started
4	putting the package together. And I told Melissa and
1 1	Sig, "Hey, our chances of getting a loan are going to
6	be much better if our financials look better, and it's
7	better that I haven't made any money over the last
8	year it's better that I take an income for this in
9	the meantime to at least try and get or, take a
10	consulting fee versus a loan payment so that we can get
11	better financials put forth to the banks, and that we
12	got a better chance of getting it refinanced."
13	It never transpired. We never got the
1.4	refinancing. So it didn't end up helping Eldorado
15	Hills or help us get the refinancing until that 2008
16	October situation occurred when Iliadis came in as an
17	investor.
18	Q So you wanted the record to show it was a
19	consulting fee
20	A Correct.
21	Q and not an advance, right?
22	λ Correct.
23	Q And you felt that that would be the finance
24	companies would like that better if it was a consulting
25	fee?
702-476-	4500 OASIS REPORTING SER VICES, LLC Page: 55

1	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	λ Yes.
2	Q You're sure that the QuickBooks didn't show
3	that the 1,420,000 was for a consulting fee?
4	A I don't know what it would show in that
5	regard.
6	Q Would that surprise you?
7	A NO.
8	Q Why wouldn't it surprise you?
9	A There was something that occurred with that.
10	I can't remember exactly why it would have been a
11	consulting fee, but I believe later it was changed bac
12	to just a loan payment. Oh, I do remember why it was
13	'consulting fee. I do remember why we did that, now
14	that you bring it up.
15	Q Tell me.
16	A Yeah. So throughout the process in '07 and
17	'08, our goal was to get better financing for the
18	property. So we were working with other lenders.
19	Okay. And in order to and I had conversations with
20	Mr. Rogich and Melissa Olivas about it, but it was
21	never a confrontation or an accusation as you alluded
22	to.
23	So Go Global had been almost exclusively for
24	like two or three months working on refinancing of
25	that, of the property. And so in order to get the
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page:

	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	A Correct.
2	Q And you had this conversation with whom?
3	A With Melissa and Sig.
4	Q Were they both at the same time?
5	A I don't remember that.
6	Q Where was the conversation?
7	A It would have been in Sig's office at Howard
8	Hughes.
9	Q Anybody else present besides the three of you
10	A Probably not.
11	Q When was this in relationship to when the
12	money got there, the million five?
13	A It would have been right after.
14	Q That was before you wrote the check, or other
15	transfer?
16	A Correct.
17	Q So during the period of time after the money
18	came to the Eldorado account and went into this money
19	market account, it was during that period that you had
20	this conversation, and it was agreed that you would
21	take the 1,420,000 as a consulting fee?
22	A Correct.
23	MR. LIONEL: Maybe we ought to take a break.
24	THE WITNESS: Sure.
25	(Recess)

	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.		Carlos	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich,
1	MR. LIONEL: Back on the record, please.		1	Q In 2007, did Canamex have a bank account?
2	BY MR. LICNEL:		2	A I think so.
3	Q I think before you talked about that exhibit		3	Q Where?
4	for the potential claimants?		1	A It would have been at Nevada State Bank.
5	Λ Yes, sir.		5	Q Did you have anything to do with that account
6	Q And it showed a million and a half for Nanyah?		6	A Sure. If it did have an account I seem to
7	A Correct.		7	remember it did I would have opened it.
8	Q Did it say it said, "through Canamex,"		6	Q I'll represent that exhibit, it says "throug
9	didn't it?		9	Canamex" when it talks about Nanyah interest.
10	λ I don't remember.		10	A Okay.
n	Q What's the relationship between Canamex and		11	Q Do you know why it does?
12	Nanyah?	-	12	A I'll try to explain it again, but only for t
13	A Nothing really, I mean, other than the fact		13	same reason that I already tried to explain, is that
14	that the idea in 2007 was to refinance the property and		14	the intent of Eldorado Hills, LLC, in '07 was to become
15	then join our property with the Giroux property our		15	a member in Canamex Nevada, and the intention was that
16	property being the Eldorado Hills property with the		16	Canamex Nevada would be the greater entity that would
17	Giroux property, and form Canamex Nevada, one greater		17	own Eldorado Hills. So at one point, it would have
18	entity, and master plan it together. And Nanyah		18	in 2007, when I was speaking about bringing in the
19	expected that that would occur. That was the hope.		19	additional capital, being the \$1.5 million, and more
20	But it did not occur, because we all know what happened		20	we were trying to raise money for the entity, Sig
21	after the fact, the economy, and we weren't able to get		21	Rogich was as well the intention would have been to
22	refinancing. So Canamex really never got off of its		22	invest it into Eldorado Hills that would then join
23	feet, so to speak. And so Nanyah never really had an		23	Canamex Nevada.
24	interest in Canamex, and nobody else did either, or it		24	So it probably was put in through Canamex
25	wasn't worth anything.		25	Nevada, LLC, in the exhibit in order to differentiate
	-4500 QASIS REPORTING SERVICES, LLC Page: 57		702-47	6-4500 OASIS REPORTING SERVICES, LLC Page

1	Nanyah to Eddyline, and differentiate Nanyah to Robert	
2	Ray, and to Antonio that Nanyah came in much later than	
3	Eddyline and Ray and Antonio and Go Global and Rogich.	
4	Q And you say this million and a half was	
5	supposed to be used in connection with putting the	
6	properties together and exploiting the property?	
7	A No. Again, I don't know how to better	
8	describe it. Maybe English as my second language is	
9	causing a problem here.	
10	But the intention was that Eldorado Hills	
11	would eventually become a member and put all of its	
12	assets into Canamex Nevada. The Nanyah investment came	
13	into Eldorado Hills, which then would have been moved	
14	into the Canamex Nevada, LLC, entity that would have	
15	owned the Eldorado Hills property and the Mike Giroux	
16	property.	•.•
17	Q Is that when you told Harlap?	
18	A That would yes, that would have been the	~
19	goal.	
20	Q And that was why he was sending a million and	
21	a half?	
22	A No, no, that's not why. The 160-acre property	
23	itself that was owned by Eldorado Hills, LLC, was	
24	perceived to having value. So he was really going to	
25	invest in Eldorado Hills, LLC. In order to increase	
702-1	76-4500 OASIS REPORTING SERVICES, LLC Page: 59	

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( T	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. v. Sig Ro
1	the value, in my opinion, would be to accomplish what
2	called plottage and put properties together to form a
3	larger property that you can then plan in a more
4	organized and valuable fashion.
5	Q And what you're telling me is the million and
6	a half did not get into the Canamex account?
7	A I don't believe so. I don't believe that it
8	ever made it to the Canamex Nevada account.
9	Q No, it went directly in Nevada State Bank?
10	λ Eldorado Hills' checking account at Nevada
11	State Bank, I believe so. But you seem to know certain
12	things that I don't, so I'm hesitant to answer certain
13	things because you seem to know the answer before I do
14	But I don't believe it ever went into Canamex Nevada.
15	Q Well, you were on the Canamex account, weren'
16	you?
17	A Yes, sir.
18	Q Do you have the bank statements for it?
19	A Probably in the office, Summer Rellmas would
20	have collected them, yes.
21	MR. LIONEL: Can you get those, Counsel?
22	We've asked specifically for them effectively.
23	BY MR. LIONEL:
24	Q But I'm flattered when you say I know things
25	you don't know.

arlos A. Huerta, et al. V. Sig Rogich, et al.	Carlos	SA. Huerta Carlos A. Huerta, et al. v. Sig Rogici
A Well, yeah. You know some specifics, for	1	Q For the reason that you gave?
2 sure. But I'm not trying to flatter you. I'm just	2	A Correct. Yes, sir.
3 stating the truth.	3	Q Are there any documents or anything that wo
4 Q Why was a Nanyah investment beneficial to	4	show that this was a benefit and that Eldorado accep
5 Eldorado?	5	it for that purpose?
6 A Eldorado Hills, if it didn't raise more	6	A The bank statement.
7 money doesn't matter from Nanyah, or Sam Lionel, or	7	Q Just the bank statement? That's it?
8 John Doe was at risk of losing the property in a	8	A That I can remember at this point in time,
9 bank foreclosure because Eldorado Hills, LLC, had a	9	yes.
0 lender that had the property as collateral. And if the	10	Q And the bank statement showed that they
1 loan would not be paid on a regular basis, they could	11	accepted it? Is that your point?
2 foreclose.	12	A Yes, sir.
3 Q That's why the million and a half was a	13	Q It doesn't show what they were going to do
4 benefit?	14	with it, or anything like that?
5 A Again, the million and a half, and then some.	15	A The bank statement wouldn't show that, no.
6 Later more money was brought into the entity as well.	16	Q Tell me what efforts were made by Nanyah to
7 So any amount of money would have been a benefit in	17	obtain an interest in Eldorado Hills.
8 order to contend with the financing.	18	A Well, the investment of the \$1.5 million woo
9 Q Let's stick to the million and a half.	19	be one. And then at that point, I believe and feel a
ο Λ Yes. The answer the million and a half	20	if I had a close enough, good enough relationship, an
1 but, again, any other money would have benefited	21	still do, with the principal of Nanyah, that he
2 Eldorado Hills, LLC, which we were trying to raise.	22	basically left it up to me to be a steward of that
3 Q Let's stick to the million and a half. Was	23	capital and of the asset, had explained to him what t
4 the million and a half a benefit to Eldorado?	24	asset was. And he invests all over the world. He
5 A Yes. Sure.	25	invests in the United States. And that was his first
2476-4500 OASIS REPORTING SERVICES, LLC Page: 61	702-47	764500 OASIS REPORTING SERVICES, LLC Pa

<pre>enture in Nevada. And he said, "Carlos, you're just bing to manage that for me." So he left it up to me. Q What did you as steward do to get that sterest? A I was the manager of Eldorado Hills. I felt ke I equally controlled Eldorado Hills along with Sig gich. So I just tried to do the best that I could th the project at hand, marketing it, developing it,</pre>		1 2 3 4 5	money benefited the company. The company benefited from his money. And it was just trusted that the rig thing would be done with his capital. I mean, the fact of the matter is \$1,500,000 was invested. Eldorado Hills did use that capital.
Q What did you as steward do to get that terest? A I was the manager of Eldorado Hills. I felt ke I equally controlled Eldorado Hills along with Sig gich. So I just tried to do the best that I could		3 4 5	thing would be done with his capital. I mean, the fact of the matter is \$1,500,000
tterest? A I was the manager of Eldorado Hills. I felt ke I equally controlled Eldorado Hills along with Sig gich. So I just tried to do the best that I could		4	I mean, the fact of the matter is \$1,500,000
A I was the manager of Eldorado Hills. I felt ke I equally controlled Eldorado Hills along with Sig gich. So I just tried to do the best that I could		5	
ke I equally controlled Eldorado Hills along with Sig gich. So I just tried to do the best that I could			was invested. Eldorado Hills did use that capital.
gich. So I just tried to do the best that I could		6	
•			Okay. 1 advanced Go Global advanced it to Eldorad
th the project at hand, marketing it, developing it,		7	Hills, and Eldorado Hills owed that money to Go Globa
ch cho projece de manet anna anglast an response i	r -	8	So there wasn't really an effort or, like you're
financing it, and capitalizing it.		9	describing it, to go try to get the interest. We
Q But this is a lawsuit to get that interest,		10	accepted that the interest was given at the time.
ght, for Nanyah?		11	BY MR. LIONEL:
MR. McDONALD: Object to the extent it calls		12	Q Have I got the right lawsuit?
r a legal conclusion.		13	A There was a million and a half invested in
MR. LIONEL:		14	Eldorado Hills, LLC, so I think you do have the right
Q Is that correct?		15	lawsuit, yes:
A I think that's part of the lawsuit, in my		16	Q Thank you.
inion, yes.		17	A Yes. You're welcome.
Q He's been trying to get it since he put the		18	Q Now, were you involved with the tax returns o
ney in, right?		19	Eldorado?
MR. McDONALD: Same objection.		20	A Sure, yes. Involved, yes.
THE WITNESS: Listen, I would not I see	1 m	21	Q You were the tax matter partner?
understand your question, and why you would ask it.		22	A I think so.
don't think it was a concern, though, in 2007, and		23	Q In 2007?
en in 2008, about him obtaining an interest. I mean,		24	A Yes.
e money was sent. It was a confidence thing. The		25	Q 2008?
	Q But this is a lawsuit to get that interest, (ght, for Nanyah? MR. McDONALD: Object to the extent it calls or a legal conclusion. MR. LIONEL: Q Is that correct? A I think that's part of the lawsuit, in my pinion, yes. Q He's been trying to get it since he put the may in, right? MR. McDONALD: Same objection.	Q But this is a lawsuit to get that interest, (ght, for Nanyah? MR. McDONALD: Object to the extent it calls or a legal conclusion. MR. LIONEL: Q Is that correct? A I think that's part of the lawsuit, in my binion, yes. Q He's been trying to get it since he put the mey in, right? MR. McDONALD: Same objection. THE WITNESS: Listen, I would not I see understand your question, and why you would ask it. don't think it was a concern, though, in 2007, and en in 2008, about him obtaining an interest. I mean, e money was sent. It was a confidence thing. The	Q       But this is a lawsuit to get that interest,       10         .ght, for Nanyah?       11         .MR. McDONALD: Object to the extent it calls       12         or a legal conclusion.       13         r MR. LIONEL:       14         Q       Is that correct?       15         A       I think that's part of the lawsuit, in my       16         pinion, yes.       17         Q       He's been trying to get it since he put the       18         mey in, right?       19         MR. McDONALD: Same objection.       20         THE WITNESS: Listen, I would not I see       21         understand your question, and why you would ask it.       22         don't think it was a concern, though, in 2007, and       23         en in 2008, about him obtaining an interest. I mean,       24         e money was sent. It was a confidence thing. The       25

h his capital. act of the matter is \$1,500,000 Hills did use that capital. Global advanced it to Eldorado lls owed that money to Go Global. an effort or, like you're ry to get the interest. We est was given at the time. right lawsuit? llion and a half invested in I think you do have the right elcome. . involved with the tax returns of volved, yes. ax matter partner?

Carlos A. Huerta, et al. v. Sig Rogich, et al.

was just trusted that the right

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Carlos	. Huerta Carlos A. Huerta, et al. v. Sig Rogieb, et al.
1	A No, I don't think so, no.
2	Q In 2007. In 2007, Mr. Ray was shown as being
з	an investor, as having an interest in Eldorado, right?
4	A Correct.
5	Q And also in subsequent years; isn't that
6	correct?
7	A I believe so, yes.
8	Q Was Nanyah ever shown as having an interest in
9	it, in Eldorado?
10	A You may know better than I. But not that I
11	know of.
12	Q As a matter of fact, in 2007 when you were tax
13	matters partner, and Mr. Ray's interest was shown,
14	nothing was shown there for Nanyah's interest, right?
15	A Yes.
16	Q And you, as tax matters partner, could have
17	provided that, right?
18	A Could have, yes.
19	Q And you've seen the Complaint here and the
20	Amended Complaint, correct?
21	λ Yes.
22	Q You approved them?
23	A Approved?
24	Q Both of them?
25	A How do I approve a Complaint? Oh, oh, mine
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1	yes, I do approve them.
2	Q And authorized their filing?
3	λ Yes.
4	MR. LIONEL: Why don't we take a five-minute
5	break? I may be through.
6	(Recess)
7	MR. LIONEL: I have no further questions.
8	MR. McDONALD: I just have one quick question.
9	EXAMINATION
10	BY MR, MCDONALD:
11	Q As you testified earlier, in late 2008,
12	Mr. Rogich agreed to purchase your interest in Eldorado
13	Hills, correct?
14	A Yes, sir.
15	Q There was a Purchase Agreement that was
16	executed?
17	λ Yeş.
18	Q Is it your understanding that the Eurchase
19	Agreement, when it was executed, Mr. Rogich was
20	agreeing to indemnify you for any claims related to
21	Nanyah Vegas?
22	MR. LIONEL: Objection.
23	BY MR. MCDONALD:
24	Q You can answer.
25	A That was my that is my understanding.

Carlos A	. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al		Carlos	A. Hucrta			Carlos A. Huerta, et al. v. Sig Rogich, et
1	MR. McDONALD: Okay. I don't have any other		1			CERTIFICATE (	OF WITNESS
2	questions.		2	PAGE	LINE	CHANGE	REASON
3	MR. LIONEL: That's it.		3				
4	(Thereupon, the deposition concluded at 10:48 a.m.)		ę				
5		-	5			-	
6			6				
7			2				and dealers and an an an an annual and an annual an art of star of the function of the star star star stars. Is
8			8				
9			9				
10			10				
11			11				
12			12				
13			1.3			17-14 - P.C. BARTING, MILL.	
14			14				
15			15				
16			16				
17	~		17				
1.8			18			* * *	× *
1.9			19		1	, CARLOS A. H	UERTA, witness herein, do
20			20	within	and forec	oing transcri	der penalty of perjury the ption to be my deposition
21			21				ead, corrected and do said deposition.
22			22				
23			23				MALANTING CONTRACTORS
24			24		C	ARLOS A. HUER	FA DATE
25			25				
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1	CERTIFICATE OF REPORTER
2	STATE OF NEVADA ) ) S5:
3	COUNTY OF CLARK )
4	I, Mary Cox Daniel, a Certified Court Reporter licensed by the State of Nevada, do hereby
5	certify:
6	That I reported the deposition of CARLOS A. HUERTA, commencing on Thursday, April 3, 2014,
7	at 9:19 a.m.
8	That prior to being examined, the witness first duly swore or affirmed to testify to the truth, the whole truth, and nothing but the truth; that
9	I thereafter transcribed my said shorthand notes into typewriting and that the typewritten transcript is a
1	complete, true and accurate record of testimony provided by the witness at said time.
2	I further certify (1) that I am not a
	relative or employee of an attorney or counsel of any of the parties, nor a relative or employee of any
4	attorney or counsel involved in said action, nor a person financially interested in the action, and (2)
5	that pursuant to Rule 30(e), transcript review by the witness was requested.
6	IN WITNESS WHEREOF, I have hereunto set
7	my hand in my office in the County of Clark, State of Nevada, this 7th day of April, 2014.
8	
9	
0	MARY COX DANIEL, CCR 710, FAPR, RDR, CRR
1	
2	
3	
4	
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#### Therese Shanks

From:	Yoav Harlap <yoav.harlap@nanyah.com></yoav.harlap@nanyah.com>
Sent:	Monday, October 16, 2017 2:28 PM
To:	Mark Simons
Subject:	FW: *** Detected as Spam (Black List) *** Re: Las Vegas

From: Yoav Harlap

Sent: Tuesday, December 4, 2007 7:21 PM To: Carlos Huerta <Carlos@GoGlobalProperties.com> Subject: RE: \*\*\* Detected as Spam (Black List) \*\*\* Re: Las Vegas

Carlos,

I've given the instructions and the transfer of \$1.5 Million will be done on Thursday from Goldman Sachs Zurich.

Best regards,

Yoav

From: hurricanehuerta@gmail.com [mailto:hurricanehuerta@gmail.com] On Behalf Of Carlos Huerta Sent: Tuesday, December 04, 2007 5:15 PM To: Yoav Harlap Subject: \*\*\* Detected as Spam (Black List) \*\*\* Re: Las Vegas

Hello Yoav,

The wire transmittal is just fine. Thank you. Here is the information for you down below, but hold off until Wednesday or Thursday to send it off to us, so that I can notify our bank so that they are aware that this large amount is on its way and so that they are on the lookout for it.

1

Banking details:

Account #: 612030684, Routing/ABA #: 122400779 Bank Account Name: CanaMex Nevada, LLC Bank Name: Nevada State Bank Bank Address: 750 E. Warm Springs Road, Las Vegas, NV 89119 Bank Contact Name: Melissa Dewindt

Please let me know if you have any concerns or questions.

Speak with you soon.

Carlos Huerta Go Global Properties 3883 Howard Hughes Parkway Suite 590

NAN\_000241

P.O. BOX 990 LAS VEGAS, NV 89125-0990

0017734 0I AV 0.312 \*\*AUTO T4 0 2202 89120-444935 02 NSB PG0023 00002 CANAMEX NEVADA LLC CARLOS HUERTA 3060 E POST RD STE 110 LAS VEGAS NV 89120-4449

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Statement of Accounts Page 1 of 2 This Statement: December 31, 2007 Last Statement: December 3, 2007

Primary Account 612030684

DIRECT WQUIRIES TO: Reddi Response 24-hour Account Information: Les Veges: 471.5800 Reno: 337.2811 1 (800) 462-3555 (outside locat areas)

Loan By Phone Les Veges: 399-Loan (5626) Reno: 851-8811 1 (800) 789-4671 (outside local areas)

Nevada State Bank's Central Vault Services can assist your business by offering a safe and secure way to transport cash and checks via our armored carrier eervice. Whether you need us to pick up your deposit or drop off a change order, we are here to help. Visit www.nsbank.com for more information.

SUMMARY OF ACCOUNT BALANCE Account Type Account Analysis Checking		JNT BALANCE Account Num 612030684			Outstanding ances Owed
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NAN\_000387

NEVADA STATE BANK ACCOUNT # 0	612030684         Ліш Statement:            December 31, 2007           PAGF. 2 of 2
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Ref# 30141868 \$1500000.00 Ch# 092

0017734 00000001 000031381

NAN\_000388

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	<b>JEVADA ST</b> 990 las vegas, n					Page This	Statement of Accounts Page 1 of 3 This Statement: December 31, 2007 Last Statement: November 30, 2007	
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MEMBER FDIC

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P.O. BOX	VEVADA ST	<b>FATE BANK</b> ~ NV 89125-0990		Statement of Acc Page 1 of 1 This Statement: Decar Last Statement: Nover	nber 31, 200 nber 30, 200
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Statement of Accounts Page 1 of 8 This Aletemant: Dacembur 31, 2007 Last Slatomont: November 30, 2007

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NS NEVADA STATE BANK

P.O. BOX 000 LAS VEGAS, NV 80126-0990

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Therese Shanks

From: Sent: To: Subject: Attachments: Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:29 PM Mark Simons FW: Nanyah Vegas Investment Nanyah Vegas CF Letter + Documents.pdf

From: <u>srellamas@gmail.com</u> [mailto:srellamas@gmail.com] On Behalf Of Summer Rellamas Sent: Saturday, December 8, 2007 2:41 AM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Cc: <u>mareshel@zahav.net.il</u>; <u>feingold@actcom.co.il</u> Subject: Nanyah Vegas Investment

Dear Mr. Harlap,

Please find attached your investment confirmation letter, as well as the organizational documents for Nanyah Vegas, LLC. If I may be of any assistance in the future, please feel to contact me at anytime.

1

Best Regards,

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Summer Rellamas Finance & Administration Manager Go Global Properties 3060 E. Post Rd, Suite 110 P: (702) 617-9861 x101 F: (702) 617-9862

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**Go Global Properties** I: (702) 617-9861 F: (702) 617-9862 www.GoGlobalProperties.com

December 7<sup>th</sup>, 2007

Nanyah Vegas, LLC Via email: <u>yoav.harlap@nanyah.com</u> <u>mareshel@zahav.net.il</u> feingold@actcom.co.il

Dear Mr. Harlap,

Welcome to the Go Global Properties investment family, where innovative solutions meet exceptional results. We'd like to thank you for your recent investment into CanaMex Nevada, LLC. Your wire of one million five-hundred thousand dollars (\$1,500,000) was received on 12/6/2007 and has been recorded under the entity Nanyah Vegas, LLC.

Your 2007 federal tax forms should be received by February 2008 and will be delivered to you via email at <u>yoav.harlap@nanyah.com</u>. If you prefer another method of delivery, or would like an additional copy sent directly to your accountant please contact me, Summer Rellamas, via email at <u>summer@goglobalproperties.com</u>, or Carlos directly at <u>Carlos@GoGlobalProperties.com</u> and we will be happy to make the necessary arrangements. Also, for files, and following this letter are your Nanyah Vegas corporate documents.

Once again we'd like to thank you for your investment and look forward to a long and profitable relationship.

Sincerely,

Summer Rellamas

Summer Rellamas Finance & Administration Manager

3060 E. Post Rd. - Suite 110 - Las Vegas - NV - 89120

NAN 000249

JA 006289

### **Therese Shanks**

From: Sent: To: Subject: Attachments: Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:30 PM Mark Simons FW: CanaMex Nevada Update 2008 Jan 2nd.pdf

From: Carlos Huerta <u>[mailto:hurricanehuerta@gmail.com]</u> On Behalf Of Carlos Huerta Sent: Thursday, January 3, 2008 2:19 AM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Subject: CanaMex Nevada Update

#### Hello Yoav,

Please review the attached, at your leisure, and let me know if you have any questions.

Thanks.

Carlos Huerta Go Global Properties 3883 Howard Hughes Parkway Suite 590 Las Vegas, NV 89169 T: 702.617.9861 F: 702.617.9862

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### NAN\_000250



Go Global Properties 3883 Howard Hughes Pkwy #590 Las Vegas, NV 89169 Ph: 702.617.9861 Fax: 702.617.9862

January 2, 2008

RE: CanaMex Nevada, LLC

Let this serve as a brief update to our project adjacent to the US 95 and Boulder City in Clark County Nevada. The following bordered section is an excerpt from the Clark County Board of Commissioner's meeting agenda for January 2<sup>nd</sup>, 2008.

	UNINCORPORATED
18.	NZC-1289-07 - ELDORADO HILLS, LLC:
	AMENDED ZONE CHANGE to reclassify 80.0 acres from R-U (Rural Open Land) Zone to M-1 (Light Manufacturing) Zone for a future light manufacturing/distribution center. WAIVERS OF DEVELOPMENT STANDARDS for the following: 1) reduced right-of- way dedication; 2) full off-site improvements (including paving) (previously not notified); and 3) non-dedication of right-of-way on the north, east, and west property lines (previously not notified) on 160.0 acres in an M-2 (Industrial) Zone (previously not notified) and a proposed M-1 (Light Manufacturing) Zone (previously not notified). Generally located one mile west of U.S. Highway 95 and 1.5 miles south of U.S. Highway 93/95 within South County (Eldorado Valley) (description on file). BW/am/mh PC Action - Approved
	EXTENSION OF TIME AND WAIVERS OF DEVELOPMENT STANDARDS

At 1:56 pm today, the Board of County Commissioners unanimously approved our rezoning application. The new M-1 zoning designation on the northern 80 acres of the Eldorado Property adds significant value to the entire 161.93 acres. With the entire site now zoned "industrial," the property is unique to the Las Vegas area, offering rare contiguous acreage of prime industrial land that is superior to anything in the current market. Market value for the 161.93 acres, based on comparable properties with the same zoning, we estimate at more than \$92 million. This would bring the estimated value of the property to over \$572,000 per acre or \$13 per square foot.

Hope that this finds you all healthy and happy in this New Year.

Respectfully, Carlos Huerta

Carlos Huerta

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NAN\_000251

### **Therese Shanks**

From: Sent: To: Subject: Attachments: Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:30 PM Mark Simons FW: Nanyah Vegas - Annual Investor Update Yoav Harlap AlU.pdf

From: <u>srellamas@gmail.com</u> [<u>mailto:srellamas@gmail.com</u>] On Behalf Of Summer Rellamas Sent: Wednesday, January 30, 2008 2:18 AM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Subject: Nanyah Vegas - Annual Investor Update

Dear Mr. Harlap,

Please find attached your annual investor portfolio which summarizes your invesments with Go Global Properties. If you have any questions, or would like a hard copy mailed to you, please feel free to contact me at anytime.

1

Sincerely,

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Summer Rellamas Finance & Administration Manager Go Global Properties 3060 E. Post Rd, Suite 110 P: (702) 617-9861 x101 F: (702) 617-9862

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### Annual Investor Update



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#### Dear Go Global Investor,

As we close out 2007 and welcome in 2008 we'd like to take this time to thank you for being a part of the Go Global Properties investment family. In this annual investor update you will find an Overall Financial Market Outlook for 2008, a summary of your investment portfolio with Go Global, and a Contact Information sheet. As we prepare for the 2007 tax season, and in order to ensure that pertinent information reaches you in the most efficient manner, please take the time to review your Contact Information sheet. Any additions or corrections may be faxed to Summer Rellamas at 702-617-9862 or emailed to <u>summer@goglobalproperties.com</u>. You may expect to receive your 2007 Schedule K-1 forms by the end of March 2008. If you would like an additional copy sent directly to your accountant/financial advisor please provide their information on the Contact Information sheet.

2007 has been a banner year for Go Global with milestones for several of our projects.

CanaMex Nevada is home to 161.93 acres of partially developed property located on the edge of Clark County off of US 95 and Silverline Road, on the east side of the McCollough Mountain Range, just pass the Railroad Pass Casino. The property has spectacular views of Boulder City, Nevada with great access to major interstates and is strategically located adjacent to the proposed Boulder City Bypass. Initial zoning consisted of R-U (Rural Open Land) on the northern 80 acres and M-2 (Industrial) on the southern 80 acres. However, on January 2, 2008 the Clark County Board of Commissioners unanimously approved our rezoning application to reclassify the 80 acres of R-U to M-1 (Light Manufacturing). The new M-1 designation on the northern 80 acres of the Eldorado Property adds significant value to the entire 161.93 acres. With the new site now zoned "industrial," the property is unique to the Las Vegas area, offering rare contiguous acreage of prime industrial land that is superior to anything in the current market. Market value for the 161.93 acres, based on comparable properties with the same zoning, we estimate at more that \$92 million. This would bring the estimated value of the property to over \$572,000 per acre or \$13 per square foot.

Dean Martin Center consists of +/- 6 acres of property located on I-15 in Southern Highlands. The property is one of the few undeveloped parcels in or near the master planned community and is currently zoned for a mixed-use office and retail development. We are currently working on a full-scale lease-out and development of approximately 125,000 square-feet of class A office space and another 20,000 square feet of retail. As of December we have received final approval on construction financing through City National Bank and expect to break ground on vertical construction in February.

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The Retreat at Mt. Charleston is +/- 4 acres of property strategically located at the top of Mt. Charleston, Nevada just a 40-minute drive from the Las Vegas Strip and boasts one of the most scenic views in all of Nevada. The project will be a high-end condo/hotel resort and retreat featuring state of the art spa, restaurant, banquet, and reception facilities. Although currently not in the development stages, the property is home to The Mt. Charleston Lodge, an income generating asset, which in March 2007 received their 3<sup>rd</sup> consecutive 1<sup>st</sup> place finish in AOL CityGuide Las Vegas City's Best 2007 "Outdoor Dining" category. For the full article or more information on the lodge please visit http://www.mtcharlestonlodge.com.

If you would like more information on these or any of our other investment opportunities please contact our Marketing Director, Dan DeArmas at 702-617-9861 x103 or <u>ddearmas@goglobalproperties.com</u>.

Once again we'd like to thank you for being a part of the Go Global properties investment family and may your 2008 be filled with health and prosperity.

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Sincerely,

Summer Rellamas Finance & Administration Manager

JA\_006297



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#### 2008 Go Global Properties Overall Financial Market Outlook

As we begin the New Year, Go Global Properties would like to take this opportunity to provide you with an overview of the financial market in Southern Nevada. Go Global Properties continues its commitment to servicing all of its projects with a relentless dedication to maximizing profitability. Go Global Properties believes that its projects are positioned well in the market and poised for success in the coming months and years.

The current financial markets in the U.S. have led to a credit crunch with regard to residential refinancing and new home loans. Many of our banks, because of the sub prime loan market's well-documented failures, have begun to tighten their traditional banking standards. As a result, the underwriting process is becoming increasingly more arduous. This will affect real estate construction and development, as it will trickle down to other types of lending/financing such as commercial project and land loans. Nationally, in 2007 only six major U.S. cities have posted residential price increases of over 5%.

Nevada's largest regional bank (Nevada State Bank, owned by Zions Bank) had one of its strongest years ever, but did not provide many land or residential loans. It generated more than \$1.5 billion in RE loans (very strong for a bank of its size), flourished in extending loans on cash-flowing assets (mostly leased properties), and plans to continue this business model in 2008. While the current credit crunch should persist through 2008, with bank underwriting continuing to tighten, most well-versed economists and bankers expect the lending markets to become healthy and stable by end of year 2008 or 2009.

It is the opinion of Go Global Properties that the lending markets and real estate markets must work in harmony in order to achieve a good bill of health. However, the billions of dollars of loans extended to inappropriate borrowers over the past five years along with predatory lending standards, has sent a shockwave through the industry that will require great introspection, reexamination, and revamping of all lending protocols. Once this situation is better understood and controlled, there will be an improved banking/lending environment.

Currently, life insurance companies and pension funds are gobbling up many of the large commercial real estate loans while the banks sit on the sidelines. This will lead to a lack of financing, which will affect development and financing throughout 2008. Appraisals are also subject to these financial pressures. The lenders are now ensuring that appraisers use more conservative capitalization rates in their calculations, which results in lower appraised values. Appraisers today are often being asked to review and re-review their prior work for any possible oversights or mistakes.

These conditions have caused some to compare today's Las Vegas to 1990's Southern California. Despite current market pressures, Las Vegas has strengths which should overcome the forces which depressed the Southern California market in the 1990's. In general, immense liquidity still exists in the Las Vegas market. "Unlike the California crash in the early 90's', says well-known economist Dr. Keith Schwer, "there is a lot of liquidity in the markets today." In the early 90's, lack of employment also contributed to the markets crashing. Today's Las Vegas, unlike California of the 1990's, has job creation, liquidity and limited land, which will offset the principal market forces that crashed Southern California.

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Mini-perms (from construction loans) may be a good option for the next 2-3 years, before obtaining permanent financing. Many lenders currently prefer mini-perms as a less risky alternative to extending permanent loans.

In Las Vegas, we are still experiencing considerable growth, but, inward migration is down from prior years according to the number of driver's license permits issued annually.

On the very positive side, in Las Vegas and nationally, rental rates are moving up. This has helped some of the commercial loans out in the market today and explains why regional banks, like Nevada State Bank, have had banner years, so long as they stayed away from the sub prime residential loans that have harmed many large institutions such as Morgan Stanley, Citibank, and Merrill Lynch.

#### From The Wall Street Journal Dec. 20, 2007

Bear Stearns posted the first quarterly loss in its 84-year history on a higher-than-projected \$1.9 billion in mortgage write-downs. The company reported negative revenue of \$379 million as write-downs surpassed revenue. Chairman and Chief Executive James E. Cayne said the firm was "obviously upset" with the results and that Bear's executive committee won't receive bonuses this year.

In regards to the national economy, with the rise in oil prices, we will remain on edge as to whether we dip into a recession, but it is expected that oil prices will go back down again soon.

The decrease in value of the U.S. dollar is great for tourism and should increase business in Las Vegas. We are now seeing many foreigners, from Asia specifically, looking at buying real estate in our market. Las Vegas will be opening another 40,000 rooms in 2009 which should cause a huge wave of tourism to hit Las Vegas. This expansion should also spur substantial job growth, which will lead to a rather strong leasing market for apartments and residential real estate.

Economic downturns will test young people's mettle, but short-term problems must be managed with an eye towards addressing the long-term problems. In the big picture, the national economy is very, very important to us, but the U.S. economy has continued to grow with industrial vacancies being very low, specifically in Las Vegas, due to a lack of industrial land. The office markets have held up fine with retail rentals continuing to remain very strong. Residential sales have been very soft, but Las Vegas is still building, and had a total of 35,000 homes sold in 2007 (new and re-sales). As long as the local market can provide goods or services that people want, like tourism, Las Vegas will do well in the long term.

For now, banks will still evaluate the individual project based on its fundamentals: Whether the project has realistic assumptions/projections. Due Diligence by the developers is also very important. This is the overwhelming message to developers both locally and nationwide. A healthy project will remain a healthy project and financing will be available for healthy projects moving forward, although a bit more scrutinized than before.

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### Full Ranking of Fastest-Growing States

Census Bureau's estimates of the population of each state on July 1, 2007. The states are listed in order of rate of population increase from 2006 to 2007.

State	July 2007	July 2006	%Change
Nevada	2,565,382	2,492,427	2.9
Arizona	6,338,755	6,165,689	2.8
Utah	2,645,330	2,579,535	2.6
Idaho	1,499,402	1,463,878	2.4
Georgia	9,544,750	9,342,080	2.2
North Carolina	9,061,032	8,869,442	2,2
Texas	23,904,380	23,407,629	2.1
Colorado	4,861,515	4,766,248	2.0
Wyoming	522,830	512,757	2.0
South Carolina	4,407,709	4,330,108	1.8
Oregon	3,747,455	3,691,084	1.5
Washington	6,468,424	6,374,910	1.5
New Mexico	1,969,915	1,942,302	1.4
Delaware	864,764	852,747	1.4
Tennessee	6,156,719	6,074,913	1.3
Louisiana	4,293,204	4,243,288	1.2
Montana	957,861	946,795	1.2
Oklahoma	3,617,316	3,577,536	1.1
Florida	18,251,243	18,057,508	1.1
South Dakota	796,214	788,467	1.0
Virginia	7.712.091	7,640,249	0.9
Arkansas	2,834,797	2,809,111	0.9
Alaska	683,478	677,450	0.9
Kentucky	4,241,474	4,204,444	0.9
California	36,553,215	36,249,872	0.8
Minnesota	5,197,621	5,154,586	0.8
Alabama	4,627,851	4,590,240	0.8
Kansas	2,775,997	2,755,817	0.7
Missouri	5,878,415	5,837,639	0.7
Mississippi	2,918,785	2,899,112	0.7
Indiana	6,345,289	6,302,646	0.7
Nebraska	1,774,571	1,763,765	0.6
Illinois	12,852,548	12,777,042	0.6
lowa	2,988,046	2,972,566	0.5
Wisconsin	5,601,640	5,572,660	0.5
District of Columbia	588,292	585,459	0.5
Hawaii	1,283,388	1,278,635	0.4
North Dakota	639,715	637,460	0.4
New Hampshire	1,315,828	1,311,821	0.3
Maryland	5,618,344	5,602,017	0.3
Pennsylvania	12,432,792	12,402,817	0.2
Massachusetts	6,449,755	6,434,389	0.2
New Jersey	8,685,920	8,666,075	0.2
Connecticut	3,502,309	3,495,753	0.2
West Virginia	1,812,035	1,808,699	0.2
Maine	1,317,207	1,314,910	0.2
New York	19,297,729	19,281,988	0.1
Vermont	621,254	620,778	0.1
Ohio	11,466,917	11,463,513	0.02
Michigan	10,071,822	10,102,322	-0.3
Rhode Island	1,057,832	1,061,641	-0.4

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Nanyah Vegas LLC	
CanaMex Nevada LLC	\$1,500,000
Total Capital Investment	\$1,500,000



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NAN\_000263

### Contact Information

Please update any information and return via mail or fax to 702-617-9862

Investor:	Nanyah Vegas LLC
Tax Payer ID:	Applied For
Principal Contact:	Yoav Harlap
Date of Birth:	
Email:	yoav.harlap@nanyah.com
Address:	I34 Haeshel St
	Herzelia, Israel 46644
Phone:	011-972-54200000

If you would like a copy of your K-I sent directly to your accountant/financial advisor please provide their contact information below

Accountant/			
Financial Advisor:		 	
Email:		 	
Address:	<u></u>	 	<b></b>
	•••••	 	-

Phone:

NAN\_000264

EXHIBIT 12

#### **Therese Shanks**

From: Sent: To: Subject: Attachments: Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:31 PM Mark Simons FW: Update from Vegas 3-13-08 Update.pdf

From: Carlos Huerta <u>(mailto:hurricanehuerta@gmail.com</u>) On Behalf Of Carlos Huerta Sent: Thursday, March 13, 2008 8:19 PM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Subject: Update from Vegas

Hello Yoav,

Just saying helio and shooting you a quick update.

Please see the attached, at your leisure.

Thanks,

Carlos Huerta Go Global Properties 3883 Howard Hughes Pkwy Suite 590 Las Vegas, NV 89169 T: 702-617-9861, x102 e: <u>Carlos@GoGlobalProperties.com</u>

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\*\*\* IMPORTANT: Do not open attachments from unrecognized senders \*\*\*

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NAN\_000265



March 13th, 2008

Dear Yoav,

I hope all is well with you at the current time. We, at Go Global Properties, felt it time to send out an update in regards to our CanaMex Nevada project in Las Vegas. We have been diligently progressing with the project and hope this update will provide an understanding of where we stand at the moment, for a lot has happened over the past few months.

- 1) Go Global Properties is still in the process of raising additional capital for the project as we look to acquire the additional 155-acre tract to the north of our property;
- 2) I am scheduled to meet some additional members of the Livnat family (Pro Delta) in The Netherlands on the 19<sup>th</sup> & 20<sup>th</sup> of this month in order to try and finalize funding for the remaining acquisition on the additional 155 acres next to our current 161 acres;
- 3) Although the US economy is slumping and the residential real estate market is in its deepest doldrums ever, industrial projects are still showing considerable strength. In particular, the Las Vegas industrial market is showing stronger lease rates than ever and the occupancy levels remain very high. According to Grubb & Ellis, the U.S. Industrial Market vacancy rate has remained flat at either 7.6% or 7.7% over the past six quarters, with Nevada's Q4 2007 rate at 6.2%. They also report that the 'industrial market showed little reaction to the worsening housing slump,..., and decelerating economic conditions in the 4<sup>th</sup> quarter.'
- 4) We have contracted the design firm Mabu Studios to prepare a 3D virtual tour animation of our vision of the 315-acre property. Mabu Studios work is 80% complete with their first iteration; a current status check can be viewed by going to the following link: www.canamexnevada.com/tour. We still have approximately two more weeks for us to come to a stage where we are satisfied with the finished product, but the preliminary site plan and flight path are completed.

Because of our property's unique attributes, several national and multinational firms with legitimate interest in establishing a regional location at our site have solicited us. As of late, CanaMex is seriously being considered by these firms as a viable new location for expansion of their current businesses. Although we've been closely and carefully building these relationships and it would be beyond the scope of this update to go into the greater detail at this time, we would like for you to review the following in order to give you a feel of who is considering our project:

I. Composite Power ("CP") (http://www.compositepower.com/company\_info.html)- A Nevada Corporation, established thirteen years ago, dedicated to the business of manufacturing environmentally friendly energy technologies including more efficient power pole structures and biodiesel fuel. Composite Power's founder and CEO, Roger McCombs visited our property on Saturday, March 8<sup>th</sup>, 2008 and told us that they are very interested in 100 acres of our land, and that they'd want the building/warehouse as well. They are funded by a private equity group as well as receiving grants from the US Dept of Energy. Previous site acquisition history and company information is listed on their website.

3883 Howard Hughes Parkway · Suite 590 · Las Vegas · NV · 89169

NAN\_000266

Mr. McCombs said that the property is "almost perfect" for them, from a geographical perspective. They indicated that they realized "the value" of having industrially zoned land when we quoted them at \$720,000<sup>1</sup> per acre. CP is expecting an additional source of funding within the next month and they said that they'd be getting back to us soon in order to discuss our property.

II. <u>Blackwater USA (http://www.blackwaterusa.com/</u>) - A military/defense contractor currently working in unison with the US Military in both Afghanistan and Iraq. They recently tried to acquire a site in San Diego, CA but were turned down due to strict zoning standards. Our property's current entitlements would be more than suitable for their needs. In fact, the location is an ideal use for them as a training ground/facility whereby we've previously had Blackhawk helicopters as well as several army and military battalions and special forces training on site. We would be willing to lease all or a portion of our property out to them.

III. <u>Cerberus Capital Management</u> (http://www.cerberuscapital.com/)- In the same field as Blackwater, is being introduced to our project as they are in the market for such a site as well. They are, in many ways, a competitor to Blackwater USA but, as stated in the company web site, the company has been a voracious acquirer of businesses over the past several years and their holdings now include sizable investments in sportswear, paper products, military services, real estate, energy, retail, glassmaking, transportation, and building products. Its holdings amounted to \$24 billion in 2006. While many of its peers have bought out companies in order to strip assets and sell on for a profit, Cerberus builds its reputation on identifying firms that are undervalued, and assisting in rejuvenating them by working with current management.

On October 19, 2006, John W. Snow, President George W. Bush's second United States Secretary of the Treasury, was named chairman of Cerberus.

IV. <u>Manheim Auto Auction</u> (<u>http://www.manheim.com/)-</u> Contacted us two weeks ago and is considering to lease another 100 acres in the Las Vegas Valley (they've outgrown their current location) and like our location. The price that we've quoted them put them off at first, but they now realize that they cannot find 100 acres of industrially zoned land in the Vegas Valley. Due to subsequent conversations, Manheim, is now seriously considering our site now and are supposed to get back with us. I assured him that we are available to meet or to fortify them with information regarding NDOT's construction of Phase 1 & 2 of the Boulder City Bypass and of traffic information expected around the property. *Note: Personally, I don't think that "our" highest and best use is leasing our land to a Manheim, even though they are a real/capable user.* 

V. <u>Olive Group (http://www.olivegroup.com/)-</u> Olive Group is a leading, global provider of integrated risk mitigation solutions to multinational corporations, governments, non-governmental organizations and private individuals. Olive Group is also a military contractor with presence in Afghanistan and Iraq. We will be presenting to them, as they are looking at procuring locations in the western U.S. as well.

As for general property progress and work.....On the 3<sup>rd</sup> of March, we held our third meeting with the Nevada Department of Transportation. They are in charge of developing the new Boulder City Bypass (www.BoulderCityBypass.com) whereby an interchange will be built right on our property. They have agreed to provide and build us a frontage road that will stem off of the new interchange. They realize that our project is one that will be very viable for the future of Clark County. This may potentially increase our project land value by another 40% (by my estimate) in the future, simply because the accessibility will be so great. The future traffic that will traverse this specific area, should allow us to gain the

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<sup>&</sup>lt;sup>1</sup> This price is consistent with the current industrial land values in our market (usually between \$600,000 to \$1 million per acre), with this property being comparatively very strong. Once we bolster our site with an improved road (about a \$3 million expense) and more utilities, I feel it will be the best location in this metro area.

economic support and zoning approvals for the remaining 155 acres to the north of our property and will make our project a true success not only from the public perception, but financially for all of us.

At this point, I am beginning to believe that our initial estimates may have been too conservative and our potential for the project is better than originally envisioned. I will continue to monitor the industrial market values and update you as we progress.

Indubitably, we are beginning to realize the ultimate value of our M-1 and M-2 (industrial) designation, which we were fortunate enough to gain approvals for this past January. This one, distinguishing attribute has turned our property into a viable option to a multitude of large companies that, otherwise, would not have considered us. Once these companies realize what the Boulder City Bypass will "be" and what a phenomenal location we're in, they will begin to realize our true value.

As for all of the "gloom and doom" about our economy here in the United States and globally, being that the U.S. started the recent contraction globally, we are very confident that come November of 2008 that the U.S. will lead the rebound and things, by this time next year, will be much more positive and back to more normal yields. Also, the industrial market has not been so adversely affected, as the housing market and other sectors have been (energy and utilities obviously having been huge winners over the past year). Regardless, we think that late-summer will be the lowest of the low for us and that the dollar will begin to regain strength.

Although our potential list of clients seems very promising, we have not yet turned to a contract with any of them, but we do remain very encouraged by our prospects. *Because of the level of sensitivity and confidentiality required by some of the above companies, please do not discuss this report with anyone for now in order to not breach their trust at this time.* Go Global prides itself in acting very discreetly when the time calls for it. At any time, you may review the most recent for the CanaMex Nevada project at <u>http://www.CanaMexNevada.com/</u>. As always, do not hesitate to contact me with any questions, solutions, thoughts, and/or ideas.

Sincerely,

Carlos Huerta, Managing Manager CanaMex Nevada, LLC

NAN 000268

JA 006307

# EXHIBIT 13

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Carlos A.	Huerta Carlos A. Huerta, et al. v. Sig Rogicli, et a
1	A. Yes.
2	Q. Thank you. When I say your building, you own
3	it?
4	A. Yes, sir.
5	Q. You built it?
6	A. Yes, sir.
7	Q. What is your education after high school?
8	A, I have a bachelor's in business
9 3	administration, and then I also have an MBA with a
10	finance concentration.
11	Q. From what school?
12	A. University of Miami.
13	Q. You were the manager of Eldorado. When I say
14 E	Eldorado, I'm talking about Eldorado, LLC. Is that
15 0	correct?
16	A. I was one of, yes. Mr. Rogich and I, I
17 t	pelieve, are the managers.
18	Q. That was you were co-managers during the
19 5	years 2006, 2007, until October 30th, 2008?
20	A. That sound right. Wasn't it October 31st?
21	Q. October 31st.
22	A. I remember that, Halloween.
23	Q. The agreement is dated the 30th, isn't it?
24	A. Was it? Okay. Yes, we went into the title
25 c	company on Halloween. I remember they opened it up for
702-476-45	00 OASIS REPORTING SERVICES, LLC Page:

1	LAS VEGAS, NEVADA, APRIL 30, 2014		
2	9:33 A.M.		
3	(Prior to the commencement of the		
4	deposition, all of the parties present agreed to waive		
5	statements by the court reporter, pursuant to Rule		
6	30(b)(4) of NRCP.)		
7			
8	CARLOS A. HUERTA,		
9	having been first duly sworn, was examined and testified		
10	as follows:		
11	EXAMINATION		
12	BY MR. LIONEL:		
13	Q. Please state your name.		
14	A. Carlos Huerta, H-u-e-r-t-a.		
15	Q. Where do you live, Mr. Huerta?		
16	A. Sierra Vista Rancho, Las Vegas, Nevada.		
17	Q. You have an office in Las Vegas?		
18	A. Yes, sir.		
19	Q. Where is that office?		
20	A. 3060 East Post Road, Suite 110, Las Vegas,		
21	Nevada, 89120.		
22	Q. And how long have you been in that office?		
23	A. Since 2000 I've had that office building		
24	since 2005.		
1	Q. Is that your building?		

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et		
1	us.		
2	Q. As manager, what were your duties generally?		
3	A. Of Eldorado Hills?		
4	Q. Yes.		
5	A. Raise capital, manage the asset that was 160		
6	acres and 89 plus/minus an 89,000 square-foot		
7	warehouse facility, collect rent from tenants.		
8	We had two other buildings on the property.		
9	One was the clubhouse for a gun club, which I believe is		
10	still functioning there, and begin the what we		
11	started to do was market the property, and I was greatly		
12	responsible for marketing the property for sale, and		
13	also along with that we were working on an assemblage to		
14	join our land with our neighbor's land and do a master		
15	plan, planning of the entire what would have been 300		
16	acres or so and trying to do it in a responsible fashion		
17	with the expansion of the 95 93/95 and an interchange		
18	that they had planned there. I believe it was the		
19	Nevada Department of Transportation.		
20	So my roles were very involved, very vast, and		
21	I wore multiple hats for Eldorado Hills.		
22	Q. Were you also involved with respect to the		
23	filing of tax returns for Eldorado?		
24	A. Yes.		
25	Q. And that would be for the years 2006, 2007.		
12-470	5-4500 OASIS REPORTING SERVICES, LLC Page:		

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogic	h, et al
1	Is that correct?	
2	A. Yes.	
3	Q. Maybe perhaps I should ask you, did you	
4	have anything to do with the 2008 return?	
s	A. I don't think so.	
6	Q. And in doing getting involved with the tax	×
7	returns for Eldorado, did you work with Mr. Brent	
8	Barlow?	
9	A. Yes.	
10	Q. He was a partner of L.L. Bradford?	
11	A. He worked with or at L.L. Bradford & Company	.
12	I can't say whether he was a partner or not.	
13	Q. But did you work with him with respect to the	3
14	returns?	
15	A. I did.	
16	Q. Is he now your CPA?	
17	A. Yes.	
18	Q. And does your tax returns?	
19	A. Yes.	
20	O. Now, I'm going to show you a copy of the firs	st
21	amended complaint which will be marked as Exhibit B	
22	which has you're familiar with that complaint?	
23	A. Yes, sir.	
24	Q. And affixed to that complaint as an exhibit -	
25	I believe it's Exhibit 1 is the agreement that was	
702-47	-4500 OASIS REPORTING SERVICES, LLC F	age: 8

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Regich, et al
1	Q. Did you sign that?
2	A. Correct.
3	Q. Now, you signed it Carlos Huerta on behalf of
4	Go Global, Inc. Is that correct?
5	A. Yes, I did.
6	Q. Did you sign it individually? It's not been
7	signed individually. It's a strange signature the way
8	it is, and that's why I'm asking you, it's only for Go
9	Global?
10	A. Okay. I don't remember.
11	Q. The agreement says that you are one of the
12	sellers in that regard, 2010?
13	A. Right. It says Go Global, Inc., Carlos
14	Huerta, Carlos, Seller. So
15	Q. Is there any reason why you did not sign it
16	individually?
17	λ. No.
18	Q. And when you sign it for Go Global, I assume
19	you're signing it as president of Go Global, right?
20	A. I believe so.
21	Q. You believe so?
22	A. Yes.
23	Q. My problem is I'm trying to find out what the
24	interests were of you and Go Global with respect to
25	Eldorado. It just isn't clear. Did you have a
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 10

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	entered into on the 30th day of October 2008. Is that
2	correct?
3	λ. Yes.
4	MR. LIONEL: Would you mark that, please.
5	I'll give you a copy.
6	(Exhibit B was marked.)
7	BY MR. LIONEL:
8	Q. I'm actually not going to refer to the
9	complaint at the moment, but I will periodically refer
10	to the agreement.
11	λ. Okay.
12	MR. ANDERSON: And the agreement is an exhibit
13	to the amended complaint, just for clarity.
14	MR. LIONEL: I accept the clarification.
15	THE WITNESS: Thank you.
16	BY MR. LIONEL:
17	Q. Now, the agreement is signed by you. If you
18	look, I believe it's the next to the last page. I'm
19	sorry, it's page ~- it's Bates Number SR002018.
20	A. I'll be right there, Mr. Lionel.
21	18?
22	Q. 2018.
23	A. Yes, okay.
24	Q. You have it?
25	A. I do.
02-470	5-4500 OASIS REPORTING SERVICES, LLC Page:

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	membership interest in Eldorado, or was it solely in the
2	name of Go Global, Inc.?
3	A. I don't remember. The Eldorado Hills
4	operating agreement would probably clarify that, but I
5	don't have that in front of me.
6	Q. The tax returns filed show only Go Global as a
7	member of Eldorado, LLC. It doesn't show you
8	individually.
9	A. Okay.
10	Q. Which one of you, if I may, had the interest
11	in Eldorado?
12	A. I don't remember. Go Global, Inc. is an S
13	Corp. though, and I'm a hundred percent owner of Go
14	Global. So it just all
15	Q. J recognize that, but I'm trying to maybe
16	I'm I'm not over technical. In my view, I think I
17	have a right to know who is what.
18	A. Right. I'm trying to do my best to answer the
19	guestion.
20	Q. And your best answer is what?
21	A. My best answer is I don't remember if I was
22	specifically a member or not. In the purchase agreement
23	that you showed me in SR002010, I'm mentioned
24	individually. So and Go Global is. That's what I
25	have in front of me. So
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 11

Carlos A. F	lucrta Carlos A. Huerta, et al. v. Sig Rogich, et al.	Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q. Is it fair to say that you don't know? I'll	1	agreement which is attached to the amended complaint.
2 0	larify. As I say, the tax returns, which you had a	2	What was your role in its preparation?
3 р	art in, show that only Go Global, Inc. was a member.	3	A. Whether I define this legally correct or not,
4	A. Okay.	4	I don't know, but I'll tell you what my opinion of my
5	Q. So is it a fair statement it may have been the	5	role is, I guess. It's
6 0	nly one that had an interest?	6	Q. I don't want your opinion. I want factually.
7	A. It is a fair statement.	7	A. Okay. I don't know if I can give you factual
8	Q. Thank you. It's not going to shake the world,	8	answers to satisfy you because you are pretty technical,
9 C	arl.	9	but I'll give you an answer that hopefully does.
10	A. You're the one asking the questions.	10	So Mr. Rogich's attorney, who was Ken Woloson,
11	Q. ſwillask,	11	prepared this agreement, I'd say, for the most part. He
12	A. I'm just trying to answer.	12	and I worked through different drafts of it. He would
13	Q. Fine.	13	send me a draft in an e-mail and/or a fax, and I would
14	A. I hope it doesn't shake the world, though.	14	comment back, edit it and send it back to him. So I'd
15	Q. What was your role in the agreement?	15	say that I prepared it in conjunction with Mr. Woloson.
16	A. Which agreement, sir?	16	Q. You had no attorney yourself?
17	Q. When I talk about agreement, the only	17	A. Correct.
18 a.	greement I believe I'm going to talk about is the one	18	Q. And I assume Go Global had no attorney?
19 wi	hich is the Exhibit 1 to the amended complaint that you	19	A. Go Global did. Craig Dunlap was our general
20 ha	ave in front of you.	20	counsel at the time.
21	A. Okay. Okay.	21	Q. What did he have to do with the agreement?
22	Q. What was your role in the preparation of that	22	A. I don't remember right now.
23 aq	greement? And strike that.	23	Q. Do you remember how many drafts there were?
24	You will know whenever I mention agreement,	24	A. Several. I can't say if it's five, six,
25 ur	nless I say otherwise, I'm talking about the purchase	25	seven, eight, but there were several.
2-476-450	0 OASIS REPORTING SERVICES, LLC Pago: 12	702-47	G-4500 OASIS REPORTING SERVICES, LLC Page:
rlos A. Hu	ierta Carlos A. Huerta, et al. v. Sig Rogich, et al.	Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q. But you saw all the drafts, and you edited	1	A. Uh-huh.
2 th	vera?	2	Q that were prepared and executed at the same

7

1	Q. But you saw all the drafts, and you edited
2	them?
3	A. As far as I remember.
4	Q. In your part to represent Go Global in
5	connection with the agreement?
6	A. As far as I remember, that's correct.
7	Q. Were you satisfied with it when it was
8	completed and executed?
9	A. Yes.
10	MR. McDONALD: Object to the form.
11	BY MR. LIONEL:
12	Q. In your view, was it a clear agreement?
13	MR. McDONALD: Object to the form.
14	A. I think it was pretty clear, yes.
15	BY MR. LIONEL:
16	Q. Complete?
17	MR, McDONALD: Same objection.
18	BY MR. LIONEL:
19	Q. Do you consider it complete?
20	A. I haven't read it in awhile, but at the time,
21	I thought it was pretty complete.
22	Q. And unambiguous?
23	A. Yes.
24	Q. Now, the agreement was one of several
25	agreements
702-470	5-1500 OASIS REPORTING SERVICES, LLC Page: 14

time. Is that correct? 3 A. Correct. 4 5 Q. And I'm talking about agreements with respect to the Flangas Trust and TELD. Is that correct? 6 7 A. Yes, sir. 8  $\ensuremath{\mathtt{Q}}\xspace.$  And you were party to those agreements? 9 A. Yes, sir. 10 Q. You signed them? 11 A. Yes, sir. 12 Q. And you got copies of them? 13 A. Correct. 14 Q. You still have copies? 15 A. I believe so, yes. 16 Q. When is the last time you looked at them? 17 A. Quite a long time ago. I mean, at least a 18 year or two. 19 Q. Actually, at the time of those agreements, 20 Eldorado had some problems, didn't it, financial 21 problems? 22 MR. McDONALD: Object to the form. 23  $\Lambda_{\ast}$  . Compared to what happened since '08, I 24 wouldn't consider them financial problems, but at the time, maybe we did. 25 702-476-4500 OASIS REPORTING SERVICES, LLC Page: 15

arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	BY MR. LIONEL:
2	Q. You were in default under your mortgage at the
3	time?
4	A. Yes,
5	Q. And actually when TELD came in, it helped you
6	with respect to financial problems?
7	A. Not at the time. I thought that that's what
8	they were going to do, but it took awhile for them to do
9	that.
10	Q. Pursuant to the agreements that were executed
n	on October 30th, 2008
12	A. Yes, sir.
13	Q, TELD brought in cash to the company
14	strike that.
15	A. Correct.
16	Q. A little over \$5 million. Is that correct?
17	A. I'm unaware of that.
18	Q. You're unaware that TELD brought
19	A. I didn't get any of it, and neither did the
20	bank that we owed the money to.
21	Q. Do you know what happened to the 5 million?
22	Would the agreement provide that TELD would provide \$5
23	million?
24	A. I believe so.
25	Q. And to your knowledge, it was not provided?
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 1
arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	entity, or a membership percentage I think it's better
2	described.
3	0. Did the agreements with TELD and Flangas
4	provide that there would be an amended and restated
5	operating agreement?
6	A. I believe so. Flangas pulled out of the deal,
7	you know. So he didn't stay in the deal, but I believe
8	there was going to be an amended operating agreement,
9	yes. Q. Did you see the amended and restated operating
10	
11	agreement? A. I think I have copies of that along with the
12	A. 1 think I have copies of that along with the
13	other documents. So I believe so. Q. TELD was not a party to the purchase
14	Q. TELD was not a party to the partnase

A. I don't remember that right now.Q. Well, you can take a look at it.

That's where you confused me a little bit.

Q. He was what?

A. Oh, okay. Well, of the agreement that we

signed that we were talking about with Flangas, he was.

A. TELD, I believe, was a member in the

Q. In the documents but not in the purchase

OASIS REPORTING SERVICES, LLC

Page: 18

16

17

18

19

20

21 22

23

24

25

702-476-4500

documents.

agreement?

Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al A. I didn't see the \$5 million, and I'm not being 1 literally like \$5 million in cash. I don't know where 2 3 that \$5 million was paid to or even if it was at the 4 time. \$ Q. Was there a refinancing of the mortgage? 6 A. Yeah, but like a year later after that 7 agreement, after this -- what do you call it, Exhibit 1? It was quite a long time. So I was made to understand 8 that it would happen right away, and it took quite a 9 long time. I mean, about a year, maybe a little bit 10 11 less. So it sat there unpaid, the mortgage, that entire 12 time. Q. That was when the FDIC came in? 1.3 14 A. I think the FDIC had already come in but... 15 Q. They had already taken over? 16 A. The ANB Financial, which is A, N as in Nancy, 17 B Financial, who held the mortgage on the property. 18  $\ensuremath{\mathtt{Q}}\xspace$  . Did the agreements provide that TELD would be 19 rewarded for putting that money in? 20 A. Rewarded in a fashion that they would earn an interest in Eldorado Hills, LLC. Is that what you mean 21 22 by rewarded? 23 Q. How about a financial reward? 24 A. I don't recall like a financial reward. I 25 remember them taking an ownership percentage in the 702-476-4500 OASIS REPORTING SERVICES, LLC Page: 17

Carlo	s A. Huerta	Carlos A. Huerta, et al. v. Sig Rogich, et al
1	P	. In Exhibit 1, correct, you are right.
2		). Does the Alexander Christopher Trust file tax
3	returns	?
4	Þ	No.
5	c	). Is there a reason it doesn't?
6	A	. From my understanding, since it's just our
7	family	trust, everything just flows through to us, but
8	it's mo	re a question for my lawyer. So I can't say for
9	sure.	
10	d	. But as far as you know, it doesn't file a tax
11	return?	
12	A	. Correct.
13		MR. LIONEL: Would you mark this as the next
14	exhibit	, which I believe is C.
15		(Exhibit C was marked.)
16	BY MR.	LIONEL:
17	0	. Mr. Huerta, I just handed you what's been
18	marked	Exhibit C. It bears the number SR002021.
19	A	, Okay.
20	0	. That's a document entitled Assignment of
21	Contrac	t, Is that correct?
22	A	. It is.
23	0	. And you signed it as assignor of Go Global?
24	A	. Yes.
25	Q	. As president of Go Global, and you also signed
702-47	76-4500	OASIS REPORTING SERVICES, LLC Page: 19

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	it as trustee for the Alexander Christopher Trust.
2	A. Yes.
3	Q. It says assignor. Is that a mistake? Should
4	that have been assignee?
5	A. Yes, correct.
6	Q. Now, this assignment has to do with this
7	lawsuit, namely, it appears to assign interest to the
8	Alexander Christopher Trust to bring this lawsuit. Is
9	that correct?
10	A. Correct.
11	Q. And that's what it does as far as you know?
12	A. Correct.
13	Q. That's what it was intended?
14	A. Yes.
15	Q. Go Global was a party to the agreement, right?
16	A. Yes.
17	Q. And what it was doing here was assigning the
18	rights of Go Global that it had in the agreement?
19	A. Yes.
20	Q. And giving the assignee, the trust, the right
21	to file this action?
22	λ. Yes.
23	Q. You did not assign anything to it. You did
24	not assign any rights to the Alexander Christopher
25	Trust?
702-4	1 76-4500 OASIS REPORTING SERVICES, LLC Page: 20

Carlos A. Huerta, et al. v. Sig Rogich, et al.

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Go Global were now belonging to the Alexander
2	Christopher Trust. Is that right?
3	MR. McDONALD: Same objection.
4	A. Correct.
5	BY MR. LIONEL:
6	Q. You didn't assign anything to it, to the
7	trust?
8	MR. McDONALD: Object to the form.
9	A. Legally, I don't know if that's a correct
10	statement. I'm not saying it's wrong, but it says, "The
11	assignee shall be entitled to all money, assets or
12	compensation remaining to be paid pursuant to the
13	purchase agreement or from any act of recovery seeking
14	to enforce the obligations of the parties therein."
15	So in my opinion, I'm assigning certain things
16	to the trust from Go Global.
17	BY MR. LIONEL:
18	Q. Did anybody else besides Go Global have an
19	interest that could be assigned?
20	MR. McDONALD: Object to the form.
21	A. Possibly, yes.
22	BY MR. LIONEL:
23	Q. I beg your pardon?
24	A. Possibly.
25	Q. When you say possibly, who are you referring
702-4	76-4500 OASIS REPORTING SERVICES, LLC Page:

arlos /	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
ı	MR. McDONALD: Object to the form.
2	A. In general or in this agreement?
3	BY MR. LIONEL;
4	Q. In this agreement, assignment.
5	A. Correct.
6	Q. In other words, as I read this, Go Global had
7	the rights under the agreement, and it assigned those
8	rights to the trust. Is that correct?
9	A. That statement that you just made seems
10	correct to me.
11	Q. In other words, all the rights under the
12	agreement?
13	A. That's my understanding.
14	Q. And, as a matter of fact, everything recovered
15	would belong to the trust under this agreement.
16	MR. McDONALD: Object to the form.
17	BY MR. LIONEL:
18	Q. Is that correct?
19	A. I believe so.
20	Q. And I refer you specifically to under Terms,
21	the second paragraph.
22	λ. Right.
23	Q. So, therefore, once this is signed, as I
24	understand it correct me if I'm wrong all the
25	rights under the agreement which earlier had belonged to
1	6-4500 OASIS REPORTING SERVICES, LLC Page

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	to?
2	A. Well, it could have been any of Go Global's
3	investors, as well.
4	Q. Oh, I'm not what I'm looking at,
5	Mr. Huerta
6	A. You can call me Carlos.
7	Q. Carlos, I'm not looking at any investors. I'm
8	looking really basically at two possible entities, you
9	and Go Global, and it appears at least I'm not going
10	to put words in your mouth. You accused me once of
11	that, I think
12	A. Maybe once.
13	Q. Maybe once that this is an assignment of
14	all the rights in that agreement and giving the trust
15	the right to bring the action, and any money that comes
16	in, if any, belongs to the trust, and I understand it's
17	a C Corp. that you have.
18	A. S, S Corp.
19	Q. S Corp. Excuse me. I'm sorry.
20	A. Sure.
21	Q. Am I correct in that statement?
22	A. I believe so, yes.
23	Q. Thank you.
24	A. Sure.
25	Q. And, Mr. Huerta, let's go back to the
02-47	16-4500 OASIS REPORTING SERVICES, LLC Page: 2

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	agreement.
2	λ. Exhibit 1?
3	Q. Exhibit 1, yes.
4	A. Okay.
5	Q. Under Paragraph 2, which is SR002011
6	A. I'm at 2011.
7	Q. That's right, Paragraph 2, Consideration.
8	A. Okay.
9	Q. When is the last time you looked at this
10	exhibit?
11	A. About a year ago maybe.
12	Q. And I'm going to read into the record 2(a).
13	It says, "Consideration: For and in consideration of
14	seller's transfer of the membership interest hereunder,
15	buyer agrees: (a), buyer shall owe seller the sum of
16	\$2,747,729.50 as noninterest-bearing debt with,
17	therefore, no capital calls for monthly payments. Said
18	amount shall be payable to seller from future
19	distributions or proceeds (net of bank/debt owed
20	payments and tax liabilities from such proceeds, if
21	any), distributed to buyer at the rate of \$6.20 percent
22	of such profits, as, when and if received by buyer from
23	the company."
24	Did I read it correctly?
25	A. Yes.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
. 1	A. No.
2	Q. 2012?
3	A. No.
4	Q. 2013?
5	A. No.
6	Q. 2014 to date?
7	A. No.
8	Q. Where did the language in that paragraph come
9	from, and when I say that, I'm referring to the language
10	"as, when" that distributions, "as, when and if
11	received by buyer from the company." Where did that
12	language come from?
13	A. If I had to say, I would say Ken Woloson, but
14	I mean, I
15	Q. Did it appear in the drafts?
16	A. Right.
17	Q. You never edited that out?
18	A. Oh, I don't remember.
19	Q. I beg your pardon?
20	A. I do not remember if that part specifically
21	was edited by me or Mr. Dunlap or anyone else. I mean,
22	it was seven years ago or six and a half years ago.
23	Q. Are you saying you're not saying it was not
24	in the drafts? Are you parsing my question?
25	A. You asked me a double negative, "You're not
702-47	i-4500 OASIS REPORTING SERVICES, LLC Page: 26

arlos .	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q. And what the trust is suing for now, your
2	trust when I say your trust, Alexander Christopher
3	Trust basically
4	A. I just call it ACT if it helps you say that
5	every single time.
6	Q. Okay. I'm not sure.
7	A. No problem.
8	Q. And what you're suing for what ACT, the
9	trust, is suing for is this amount of money based on
10	this provision in here. Is that correct?
11	MR. McDONALD: Object to the form.
12	A. Correct.
13	BY MR. LIONEL:
14	Q. I'm not saying there were not other
15	provisions, but that is where the number comes from that
16	you're suing from. Is that correct?
17	A. Yes.
18	Q. Are you aware of any distributions by Eldorado
19	in 2008?
20	A. No.
21	Q. 2009?
22	A. No.
23	Q. 2010?
24	A. No.
25	Q. 2011?

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
1	saying it wasn't in the drafts. You're saying it wasn't
2	in the drafts?" I'm guessing that it was in the drafts.
3	Q. Was it in the drafts?
4	A. I believe so.
5	Q. Do you remember any discussion with respect to
6	that language?
7	A. No.
8	Q. In your view, what did the word "if" in there
9	mean?
10	MR. McDONALD: Object to the form.
11	A. Well, I guess there are no guaranties in life.
12	Maybe the property didn't sell or wouldn't sell. It
13	just sat there, in which case my money that I'm owed
14	would just sort of sit there, if the property doesn't
15	sell or if it doesn't receive any rents like from a gun
16	club or if it doesn't receive any proceeds at all.
17	I mean, at this point in 2000, I was
18	relinquishing control of Eldorado Hills, LLC, which did
19	own a tangible substantial asset in 160 acres and
20	everything that I've described. So I couldn't guarantee
21	that the individual that now controlled Eldorado Hills,
22	LLC, would sell it. I couldn't force them to do it. I
23	mean, they were controlling me, the company.
24	So, you know, if you invest in a stock and it
25	never produces a dividend, I guess you can't really do
02-47	5-4500 OASIS REPORTING SERVICES, LLC Page:

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	anything about it until the company sells or merges, or,
2	you know, you can sell the stock maybe, but you just
3	can't control when you're going to get a dividend or
4	distributions at that point.
5	BY MR. LIONEL:
6	Q. So what you're saying is there was no
7	assurance that there would be any distributions at any
8	point in time?
9	MR. McDONALD: Object to the form.
10	A. I don't there was no assurance, yes, that
11	the property would sell at any point in time or there
12	would be any distributions out of the company.
13	BY MR. LIONEL:
14	Q. Going back to 2008, in October, the month that
15	the agreement was executed
16	A. Okay.
17	Q did you have any discussions with
18	Mr. Rogich with respect to Nanyah Vegas?
19	A. Yes. Yes.
20	Q. More than one?
21	A. I definitely had one with Mr. Rogich, and I
22	definitely had one with Ken Woloson, Mr. Rogich's
23	attorney.
24	Q. Do you know where was the discussion with
25	Nr. Rogich?
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 28

#### Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Huerta 1 before, I had an office there myself, at the Howard Hughes office, within Rogich's suite. Okay? 2 Q. So let's talk about that for a minute. 3 A. Sure. 4 Q. You had your office on Post Road at the time, 5 6 didn't you? 7 A. My business card actually had the Howard Hughes address because I had an office there. I also 8 bought a building, and my staff was at the Post Road 9 address, not that I would never go to the Post Road 10 address, but my business card was actually at the Howard 11 12 Hughes address. 13 Q. I'm not asking about the business card. Where did you office at that time? 14 A. At the Howard Hughes address. Just like 15 Lionel Sawyer & Collins has an office here and they have 16 one in Carson City, I had one at Howard Hughes, and I 17 had one on Post Road, Go Global did. 18 Q. When you say Go Global, tell me, it was a 19 Subchapter S corporation, and you seem to do 20 21 transactions, it seems to me, in either your own personal or individually or for Go Global, but when you 22 say Go Global's office, did it have a particular office 23 there? 24 25 A. Correct. OASIS REPORTING SERVICES, LLC Page: 30 707-476-4500

11057	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	A. At the Howard Hughes office.
2	Q. And who was there?
3	A. Mr. Rogich and myself.
4	Q. Was Melissa Olivas there?
5	A. Melissa works for Sig, right. So she has an
6	office there. I don't think she was present during our
7	conversation, but she was probably somewhere in her
8	office. You know, there's multiple offices within that
9	suite.
10	Q. Well, I'm not trying to find out about her
11	office. I want to know if she was present during that
12	conversation.
13	A. I'd say she was present in the suite but not
14	necessarily in the office where Mr. Rogich and I talked
15	about it. So I don't know how close you're talking.
16	So
17	Q. She may have been there?
1.8	A. I don't believe so, no.
19	Q. Fine. Tell me what you said and what he said.
20	A. Oh
21	Q. Was anybody else there?
22	A. I don't think so, no.
23	Q. What did you say, and what did he say?
24	A. The conversation that I remember and I'm
25	quite certain there was more than one. Like I told you

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	Q. Did it have employees?
2	A. Sometimes. Summer Rellamas would work out of
3	that office when I needed her to.
4	Q. Did she work out of Mr. Rogich's office?
5	λ. Yes.
6	Q. Often?
7	A. Yes.
8	Q. Did she have an office or a desk there?
9	A. Yes.
10	Q. Tell me what you said and what Mr. Rogich said
11	there.
12	A. So, again, I'm sure we had more than one
13	conversation because you don't complete a draft like
14	this, you know, in one conversation, but the one
15	conversation
16	Q. No, I want to know any conversation about
17	Nanyah Vegas.
18	A. I know. I'm giving you a precursor to what
19	I'm about to say. We probably had more than one
20	conversation, but I specifically remember one between
21	Rogich and myself, and it involved not only Nanyah
22	Vegas, it involved other investors including Nanyah
23	Vegas.
24	So Mr. Rogich, if you're not aware, bought out
25	two other investors that were Go Global's. Those
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 31

Carlos	s A. Huorta Carlos A. Huorta, ct al. v. Sig Rogich, et al.
1	investors were Craig Dunlap and Eric Rietz. Mr. Rogich
2	actually wrote checks to each one of them.
3	Q. At that time?
4	A. In that month.
5	Q, I beg your pardon?
6	A. In October.
7	Q. In October. I'm sorry.
8	A. No, you're fine.
9	And so we were discussing the steps as we were
10	contemplating them to occur about the buyout where Sig
11	Rogich would assume the interest of Eldorado Hills, LLC,
12	or the membership interest, and Sig told me that he
13	would be buying out all of the investors, Nanyah and
14	Robert Ray as well.
15	He started with Craig Dunlap and then Eric
16	Rietz, wrote them checks, and he said, "My intention is
17	just to buy everybody out," and I said ~~ go ahead. You
18	have a guestion?
19	Q. No, go ahead.
20	A. Okay. "My intentions are to buy everybody
21	out." I said, "Great." My sum was larger than
22	everybody else's, and he said he would need time for
23	that, and that's when we started putting together this
24	agreement.
25	Q. What was said about Nanyah Vegas, if anything?
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 32

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	that Eldorado Hills, LLC required capital. It required
2	management. He assisted with that management. He
3	participated in that management.
4	When payments were due to different entities
5	being Nevada Power, the water Las Vegas Valley Water
6	District, the mortgage payments, whatever it is,
7	Mr. Rogich knew and had records of, and so did
8	Ms. Olivas, that payments were being made out of
9	Eldorado Hills, LLC.
10	So when these large chunks of money were
11	necessary for whatever it was to manage this large
12	asset, Mr. Rogich was aware.
13	So there came a point in time where many
14	times every month where a large payment was due to
15	the bank, whoever the lender was. Either Mr. Rogich or
16	myself or both funded Eldorado Hills, LLC, with hundreds
17	of thousands of dollars to millions of dollars.
18	There also came a time where our other lender,
19	Antonio Nevada, LLC, was promised money. In order to
20	meet our obligation to Antonio Nevada, LLC, there came a
21	payment of \$3 million. If that \$3 million payment
22	wouldn't have been made and I believe that was in '07
23	that it was due then Antonio's deal, from my
24	understanding at the time, would escalate and grow, and
25	we would owe Antonio a lot more money if we didn't make
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 34

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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	A. He was one of the investors. His plan was
2	just to buy them out, and he was one of the four, not
3	including Go Global.
4	Q. What was said about Nanyah Vegas specifically?
5	A. That he would pay them the amount that they
6	invested.
7	Q. He said that about Nanyah?
8	A. Yes.
9	Q. Did he know about Nanyah before October 2008?
10	A. Yes.
11	Q. Tell me how he knew about it.
12	A. Sig Rogich was a comanager of Eldorado Hills,
13	LLC. All right? He is the one that actually came up
14	with the idea to buy the property. Sig was intimately
15	involved in the management of Eldorado Hills, LLC. Sig
16	Rogich was a coborrower on about a \$20 million loan.
17	One, I think, with maybe 18 million with Alliance
18	Mortgage, and then we refinanced that with ANB
19	Financial. Sig was a coborrower on both.
20	Sig knew of all the capital that was involved
21	with Eldorado Hills and how much we needed, how much the
22	monthly payments to those lenders was.
23	The ANB Financial one was over \$170,000 a
24	month. He made some payments towards that. So being
25	that it was a lot of money that was involved, he knew
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 3.

Carlos	A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	that payment.
2	So at the time that the payment was due,
3	Mr. Rogich didn't have enough money to pay off Antonio.
4	I came up with three-quarters of the money owed to
5	Antonio, and Mr. Rogich came up with the other quarter.
6	I want to divide it into about 2.2 something million
7	dollars that Go Global contributed into Eldorado Hills,
8	LLC. Mr. Rogich contributed 770, \$780,000.
9	So I never knew that Mr. Rogich was going to
10	run out of money. I didn't know what his actual
11	personal financial situation was. I presumed he had a
12	lot of money. So when he didn't have enough money to
13	pay off Antonio, which I believe was in the fall of 2007
14	or late summer of 2007, I said, "Okay, Sig, I have the
15	money, or I can come up with a good portion of the
16	money. I'm going to advance it to the company, but I'm
17	also working on bringing in investors." I was also
18	working, as I've described previously in another
19	deposition, on doing a joint venture or teaming up with
20	the Giroux property and doing a larger project.
21	So as I'm working on that, I tell Sig, "Okay,
22	I'll advance the money to Eldorado Hills, and when some
23	of this money comes in, Go Global or Carlos Huerta will
24	be repaid." He agreed.
25	The intention was, as the operating agreement
02-476	-4500 OASIS REPORTING SERVICES, LLC Poge: 35

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	read and as the tax returns and the K-ls that you're
2	familiar with say, Mr. Rogich was 50 percent and Go
3	Global was 50 percent, or Mr. Rogich's entity, whatever
4	that was. The intention was if Sig put in a dollar, Go
	Global and/or Carlos Huerta would put in a dollar.
5	So at the point where Go Global contributes
6	two point something million dollars, 2.2, \$2.3 million
7	to pay off the Antonio debt, Mr. Rogich no longer put in
8	his equivalent dollar for Go Global's dollar. Go Global
9	
10	had put in a lot more money. Mr. Rogich was aware of that. Mr. Rogich was
11	
12	aware that Antonio was paid \$3 million. So when
13	Mr. Rogich was aware that Antonio was paid \$3 million,
14	he knew that he himself didn't even come up with half of
15	that.
16	When he knew he didn't come up with half of
17	that, he was aware that somebody else did, that being Go
18	Global and/or Carlos Huerta. So at the time, Mr. Rogich
19	knew he was short of cash. He was short of money. Go
20	Global had put in a lot more money. Go Global was owed
21	money from Eldorado Hills, LLC, going back of which he
22	was a comanager of.
23	As a comanager of an entity that had borrowed
24	millions of dollars and owned hundreds of acres and
25	thousands of square feet of buildings, Mr. Rogich was
702-4	76-4500 OASIS REPORTING SERVICES, LLC Page: 36
Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	was a known entity.
2	Sig Rogich signed these agreements. He signed
3	the back of Exhibit 1 where Nanyah is mentioned. I
4	doubt that Mr. Rogich, a guy that's been in business for
5	50 years, would have signed an agreement that says he's
6	responsible to pay \$1.5 million to Nanyah Vegas and
7	never have heard of them.
8	So back to my prior answer to your prior
9	question before my long explanation of the Eldorado
10	Hills finances and how did Mr. Rogich know, because your
11	question kind of was asked with a tone like he didn't
12	know, like Sig is now, "I didn't know, I wasn't aware of
13	what was going on," I think that that was a bit foolish
14	in the way you said it in my opinion.
15	So Sig Rogich was very aware of Eldorado Hills
16	and very aware of its finances, but in the prior
17	conversation, we talked about all of the investors. It

18 was Craig Dunlop, it was Eric Rietz, it was Eddyline 19 Investments, which Mr. Rogich knows who that is.

21 him against Eddyline Investments or one of its 22 principals. He knew about Robert Ray who had been in 23 his office, which is the Ray Family Trust. He knew about Antonio Nevada, LLC, because he knows the

20

24

25

702.476.4500

At one point, he had Nick Santoro represent

principal of Antonio Nevada, LLC, very well, and he also

OASIS REPORTING SERVICES, LLC Page: 38

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	well aware of the financial situation of Eldorado Hills,
2	LLC. I had an office in his suite at Howard Hughes
3	Parkway. We would interact regularly except maybe when
4	he was on a trip or I was on a trip, regularly. We
s	would run into each other.
6	Sometimes we would have wine in his office.
7	We would talk about business almost all the time,
8	sometimes about Ohio State football. He liked Ted Ginn.
9	He liked Ohio State football, but for the most part, we
10	talked about business.
11	When we talked about business, he was aware
12	that there was a shortfall. Go Global had advanced it.
13	Eldorado Hills owed it.
14	Q. Are you finished?
15	A. I think so.
16	Q. I didn't hear Nanyah Vegas in what you just
17	said.
18	A. Because you asked me a question about did
19	Mr. Rogich know about the money that was in Eldorado
20	Hills, LLC. I already had answered the Nanyah part when
21	we talked about the other investors. I talked to
22	Mr. Rogich specifically about all the investors.
23	They're not only mentioned in Exhibit 1, they're also
24	mentioned in the documents with TELD and Flangas and
25	Eliades. So it's pretty clear in my opinion that Nanyah
702-41	16-4500 OASIS REPORTING SERVICES, LLC Page: 3
Carlos	A Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	knew about Nanyah Vegas, who I had been working on in
2	2007, the whole year, had flown to Israel to meet with
3	him to try and bring in capital towards our project,
4	which I was successful at. I just didn't bring in the
5	capital at the time that the money was due to Antonio.
6	So we talked about Nanyah Vegas as I was
7	bringing in an investor. When I brought in that
8	investor, being Nanyah Vegas, Sig was aware of Nanyah
9	Vegas.
10	Q. Did you tell him when you brought in Nanyah
11	Vegas?
12	A. Yes.
13	Q. When was that conversation?
14	A. Again, in 2007, I flew to Israel to meet the
15	principal of Nanyah Vegas. Sig was aware that I went to
16	Israel. I mean, I literally went on a plane from
17	Las Vegas and flew to Israel. He was aware of that. He
18	was aware of all of our investors. He was aware of the
19	finances of Eldorado Hills, LLC, as was Melissa Olivas.
20	So he not only knew when the money came in, he knew
21	about the lead up.
22	I mean, for the most part, you've invested
23	yourself, I believe, a lot of money over your days,
24	right? I don't think that you just all of a sudden say,
25	"Hey, Mr. Madoff, here is \$24 million." You probably
702-47	6-4300 OASIS REPORTING SERVICES, LLC Page: 39

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	had some type of a lead up before you invest with
2	somebody. I doubt that you would just say, "Hey, here
3	it is." So I had a lead up with Nanyah Vegas.
4	Sig was intimately involved again with the
5	management of Eldorado Hills, LLC, a Nevada limited
6	liability company, that was established by Sig Rogich of
7	Go Global. So he was aware of the workings, So not
8	only did he know in December of '07 when Nanyah Vegas'
9	money came in, he knew before. Nanyah Vegas had
10	committed to investing like a month or two before. He
11	just didn't send the money until December.
12	So when you try to pinpoint it now in 2014 and
13	say, "Did he know right in December when he sent the
14	money," yes, he did, but not only did he know in
15	December, he knew before December.
16	Q. You keep telling me what Mr. Rogich knew. I
17	want to know your conversation with him about Nanyah
18	Vegas. So I'm asking you specifically, when was the
19	first time you discussed Nanyah Vegas with Mr. Rogich?
20	MR. McDONALD: To be fair, you did ask
21	previously whether Sig knew about Nanyah. So I believe
22	that's what he was answering.
23	MR. LIONEL: I understand.
24	A. And I answered yes to that question about
25	whether Sig knew about Nanyah Vegas.
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Carlo	A. Huerta Carlos A. Huerta, et al. v. Sig Rogicli, et al.
1	A. Okay. So, again, I tried to give you the most
2	complete answer that I could. I think I did a really
3	good job of that earlier. So Mr. Rogich and I owed
4	money. We owed money to the bank. We owed money to
5	Antonio.
6	Q. I'm not interested in that. I'm interested in
7	your conversation with him.
8	MR. McDONALD: Just that specific
9	conversation. If you don't recall that specific
10	conversation, that's fine. Just give him the gist of
11	what you remember.
12	A. The conversation would have said I'm raising
13	more money, as Mr. Rogich was trying to raise more
14	money. When I raise more money, Eldorado Hills will
15	have more capital. Nanyah Vegas was just one investor
16	that I was dealing with that Mr. Rogich was aware of,
17	and I said, "This is an investor that is interested in
18	investing in our project. So when he becomes an
19	investor, we'll have more capital." He knew that I was
20	working on it actively.
21	Q. What did he say when you said that, as best
22	you recall?
23	A. "God speed. Go for it. Please bring in more
24	capital." That was part of our job. He would be happy
25	to have investors come in and invest with us.
202.42	CASIS REPORTING SERVICES LLC Pauci 42

arios	A. Huerta Carlos A. Huerta, et al. v. Sig Rogieli,
1	BY MR. LIONEL:
2	Q. You did. I understand you gave me an answer,
3	but my question now is when did you first speak to
4	Mr. Rogich about Nanyah Vegas?
5	A. Exact date I don't know, but it would have
6	been sometime in the spring of 2007, seven years ago.
7	Q. Tell me about that conversation. Where was
8	that conversation?
9	A. Okay. Just like you refer to this Exhibit 1
10	repeatedly, 1'm going to refer to this story again. I
11	had an office in Mr. Rogich's suite at the time. I
12	would speak to Mr. Rogich regularly. So I would have
13	spoken to him on any day of the week, probably not a
14	weekend, any day, Monday, Tuesday, Wednesday, Thursday,
15	Friday, any time between '06 and '09 when I maintained
16	an office there. We would speak on the phone sometimes,
17	but the majority of the time I would speak to Sig Rogich
18	at the Howard Hughes office.
19	Q. I'm asking you
20	A. Where, You asked me where,
21	Q. What did you say and what now, this is in
22	the spring of 2007. What did you say to him, and what
23	did he say to you?
24	A. Verbatim I can't tell you.
25	Q. I don't want verbatim.

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Q. Did you mention the name Nanyah Vegas at the
2	time?
3	A. Oh, well the principal of Nanyah Vegas is Yoav
4	Harlap. I don't remember when Nanyah Vegas was formed,
5	if it was formed already. Nanyah Vegas itself was an
6	entity controlled by Harlap. I probably referred to
7	Nanyah Vegas as its principal Karlap, many times how
8	we'll refer to Go Global as Huerta.
9	Q. Is that the gist of that conversation that you
10	that had with him?
11	A. No, no, no, I wouldn't have oh, I wouldn't
12	have had the conversation on the details between Nanyah
13	Vegas and Yoav Harlap. I would have just called him
14	Harlap if we're talking specifically about the name
15	Nanyah Vegas.
16	Nanyah Vegas probably didn't come into
17	fruition up until the point where Nanyah Vegas actually
18	sent the money and they formed an LLC in Nevada. It's
19	just a name. It's not Ford Motor Company. It's just a
20	small LLC.
21	Q. What you did, the only name you gave them was
22	Harlap, Yoav Harlap?
23	A. Probably, yes.
24	MR, LIONEL: That's Y-o-a-v H-a-r-l-a-p.
25	BY MR. LIONEL:
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	Q. Did you have any subsequent conversations with
2	him about Nanyah Vegas specific after Mr. Harlap sent
3	you money?
4	λ. Yes.
5	Q. When?
6	A. Well, we already talked about the one in Sig's
7	office, right? We know that one in 2008.
8	Q. I've heard your testimony.
9	A. So that's one, and I don't remember specific
10	other conversations in regards to Nanyah Vegas.
11	Q. Did you have any discussions with Mr. Rogich
12	in October of 2008 with respect to Nanyah Vegas?
13	MR, McDONALD: Asked and answered.
14	A. We went to Nevada Title on Buffalo to sign the
15	documents to close this transaction. I believe it was
16	on Halloween of 2000.
17	BY MR. LIONEL:
18	Q. Was that the 31st?
19	A. I believe so, yes.
20	Q. And
21	A. Mr. Rogich was wearing I can remember what
22	he was wearing, by the way. Okay? And so we went
23	through in the lobby prior to going into the actual
24	office, okay, of Nevada Title and Melissa was there,
25	too, that day, just in case you ask me that one. We
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 4-

Carlos	Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Regich,		
1	Q. Did you have any discussion with him in		
2	October of 2008 other than the one you just talked about		
3	with respect to Nanyah Vegas?		
4	A. I don't remember. Chances are very high that		
5	we did, but I don't remember specifically any other than		
6	the two that we've mentioned here or discussed here		
7	today.		
8	Q. Did you have any discussions that month with		
9	Melissa Olivas, O-l-i-v-a-s?		
10	A. I don't remember.		
11	MR. McDONALD: Other than the one on		
12	Halloween, correct?		
13	MR. LIONEL: She was there he testified.		
14	A. Yes, she was there.		
15	BY MR. LIONEL:		
16	Q. Did you have any discussions in October of		
17	2008 with Ken Woloson		
18	λ. Yes.		
19	Q about Nanyah Vegas?		
20	A. Yes.		
21	Q. More than one?		
22	A. Yes.		
23	Q. How many?		
24	A. I can't say if it was five, six, seven, eight		
25	or nine along with those drafts that we worked on, but		
202.43	0ASIS REPORTING SERVICES, LLC Page: 46		

arlos	A. Huerta Carlos A. Huerta, et al. v. Sig. Rogieli, e
۱	went through all the different investors and what his
2	plan would be with this asset, and we mentioned them
3	all.
4	We had already signed I believe we had
5	already signed the Exhibit 1. Now we're going in to do
6	the to sign over the deal to TELD and the Eliades
7	group, right?
8	So we went over all the investors who are also
9	in the TELD and Eliades documents in addition to Exhibit
10	1, and he again said, "Yeah, let's set up a meeting with
11	Robert Ray," which I did set up with him later on at
12	Howard Hughes, "and I'm going to work to" I forget
13	how he was going to raise the funds. He had different
14	ways of raising capital. He had different assets, and
15	he was going to pay these investors off, no profit, just
16	give them their money back, and he was going to continue
17	to own, I believe, 40 percent of the company along with
18	Eliades and his group.
19	And so we went through that he was going to
20	pay these guys off, including Nanyah Vegas.
21	Q. This was on the 31st of October?
22	A. It was the day we went to Nevada Title, which
23	I believe was October 31st.
24	Q. Halloween?
25	A. Yes.
)2-47	6-4500 OASIS REPORTING SERVICES, LLC Page

Carlo	Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a		
1	he and I put this agreement together, and we discussed		
2	all the investors.		
3	Mr. Woloson specifically requested that I		
4	assist Mr. Rogich in getting all the investors to the		
5	table where they wouldn't want to earn or demand any		
6	profits or interest. He just wanted to pay them their		
7	money back.		
8	Q. I want to know about your conversation with		
9	Mr. Woloson with respect to Nanyah Vegas.		
10	A. That's what I just attempted to answer. If I		
11	did a poor job, I apologize.		
12	Q. Please take another crack.		
13	$\Lambda$ . When Mr. Woloson and I would discuss were		
14	discussing Exhibit 1, we discussed all of the investors,		
15	including Nanyah Vegas, and so we had multiple		
16	discussions in regards to this agreement, Exhibit 1.		
17	Okay?		
18	I was actually at this time, I remember		
19	many of the drafts were sent up to Lake Tahoe where I		
20	was. I would speak to Mr. Woloson. Sometimes Melissa		
21	was on the phone, usually. Every once in a while,		
22	Rogich's CPA Pat Sanchez was on the phone as well. So		
23	it was a conference call, Mr. Woloson, myself sometimes		
24	individually, Mr. Woloson with myself and Melissa		
25	Olivas, Mr. Woloson with Ms. Olivas and also		
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Carlos A. Huerta Ms. Sanchez.

1

#### Carlos A. Huerta, et al. v. Sig Rogich, et al.

2 We discussed this agreement several times, 3 reviewed different drafts, discussed it. Nanyah Vegas 4 was an integral part of this agreement. I wanted to 5 make sure that all the investors showed up on the 6 agreement

7 Even though at that time Mr. Rogich and I had 8 put a company together and we had made \$30 million 9 together, I trusted Mr. Rogich that he would honor what he told me, but I put it in the agreement just in case 10 11 something happened to Mr. Rogich and his trust or 12 anybody else would be responsible to pay these guys. 13 And so we put them in the agreement, and Mr. Woloson and 14 I discussed all the different members.

15 At this point time, we didn't include Dunlap 16 and Rietz because I believe Rogich had already paid 17 them, and they accepted par value for what they had 18 invested, and they were out. So we didn't include them 19 in this agreement, but we discussed all the other 20 members, including Nanyah Vegas, who we now know is Yoav 21 Harlap.

22 Q. After you got the money from Mr. Harlap in 23 December of 2007, did you tell Mr. Rogich that you got 24 that money?

A. I did.

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25

Carlos A. Hucrta

Carlos A. Huerta, et al. v. Sig Rogich, et al.

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:	l remember it.
1 :	A. The money arrived in the Eldorado Hills the
1 :	money arrived. It's now in the Eldorado Hills account.
4	There's \$1.5 million that we've been expecting for
5	months now, and Mr. Rogich discussed the fact that Go
6	Global had put in almost \$4 million of money or a little
1	more than \$4 million into Eldorado, Hills, LLC, from the
8	inception of Eldorado Hills, LLC, and at that point,
9	Eldorado Hills, LLC, was going to try to pay Go Global
10	back some of its money.
11	So we discussed that transaction, Yoav Harlap,
12	Nanyah Vegas investing into Eldorado Hills, Eldorado
13	Hills owing Go Global money back. He agreed. Go Global
14	got paid some of its money back. So Go Global ended up
15	with two point something million dollars in Eldorado
16	Hills, LLC.
17	Q. The money from Mr. Harlap was wired. Is that
18	correct?
19	A. I believe so, yes.
20	Q. Wired to where?
21	A. It first went into Canamex Nevada, LLC, I
22	believe.
23	Q. What did you tell Mr. Rogich as to where that
24	money was?
25	A. I told Mr. Rogich that the \$1.5 million from
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<b>.</b>	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich,
1	Q. When?
2	$\Lambda$ . When we received it. When we received it or
3	the next day,
4	MR. MCDONALD: Sorry. Just to clarify, you're
5	referring to the Nanyah Vegas investment, right?
6	MR. LIONEL: I'm talking about the money.
7	MR. McDONALD: The money that Nanyah Vegas
8	invested or just in general?
9	MR. LIONEL: I'm talking about the money.
10	MR. McDONALD: I'll object to the form then.
11	MR. LIONEL: I wasn't aware he had invested
12	any money. We'll get to that.
13	MR. McDONALD: I'll object to the form.
14	BY MR. LIONEL:
15	Q. You had a conversation probably the next day,
16	you say?
17	$\Lambda$ . It would have been the day of or the next day.
18	Q. This conversation was where?
19	A. It probably would have been telephonically.
20	Q. What did you tell him?
21	A. That the money had arrived.
22	Q. You told him did you tell him how much it
23	Was?
24	A. Of course.
25	Q. Tell me the conversation, please, the best you
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Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. v.		
1	Canamex Nevada, LLC, had now been transferred into	
2	Eldorado Hills, LLC's checking account.	
3	Q. That was the day after you got it, you say?	
4	A. It would have been the day of or the day	
5	after, and it could have been telephonically. It could	
6	have been at the office that I had an office at with	
7	Mr. Rogich. I don't remember.	
8	Q. You told him the money was had come into	
9	Canamex?	
10	A. Canamex, uh-huh.	
11	Q. You told him that?	
12	A. Yes.	
13	Q. And that the money had been transferred to	
14	Eldorado?	
15	A. Correct, which it was.	
16	Q. And you had done that?	
17	A. Right.	
18	Q. As soon as it came in?	
19	A. I believe so, yes.	
20	Q. The same day?	
21	A. Or the day after.	
22	Q. And you told him that, and what did he say?	
23	A. "Good job. Great. Let's keep going,"	
24	Q. And you told him the money was for what?	
5	A. It was a capital contribution to Eldorado	
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Carlo	s A. Huerta Cartos A. Huerta, et al. v. Sig Rogich, et
1	Hills, LLC.
2	Q. From whom?
3	A. At that point, it became Nanyah Vegas. It
4	wasn't just Yoav Harlap.
5	Q. Was it formed at that time?
6	A. Nanyah Vegas?
7	Q. Yes.
8	A. I believe so, yes.
9	Q. And you told him it was from Nanyah Vegas?
10	A. I believe so.
11	Q. For a capital contribution to
12	A. Eldorado Hills.
13	Q Eldorado Hills?
14	A. Correct.
15	Q. And he said "good" or something to that
16	effect?
17	A. Yeah. I just brought in a million and a half
18	dollars. It's a pretty good day.
19	Q. What else did you tell him?
20	A. I think that was all I told him, Mr. Lionel.
21	Q. Did you have any conversation further
22	conversation with him about that million and a half?
23	A. I believe it was mentioned in my previous
24	response. The million and a half just didn't come in as
25	a surprise. It didn't just arrive into our bank account
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Carlo	Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. v.		
1	A. Not that I recall.		
2	Q. And that was to be an investment. Is that		
3	correct? And that was to be an investment in Eldorado?		
4	A. Correct.		
5	MR. LIONEL: Why don't we take a break.		
6	(Recess taken.)		
7	MR. LIONEL: Back on the record,		
8	BY MR. LIONEL:		
9	Q. Is it a fair statement that Nanyah Vegas was		
10	never given a membership interest in Eldorado?		
11	MR. McDONALD: Object to the form.		
12	A. That is a technical question. I don't think I		
13	have the knowledge to answer it. In my opinion, I think		
14	that they should have been, but since the buyout		
15	occurred basically within the year that they invested,		
16	that was going to be undone by this buyout when Nanyah		
17	Vegas was supposed to get paid back.		
18	BY MR. LIONEL:		
19	Q. No, do you know whether Nanyah Vegas had a		
20	membership certificate?		
21	λ. Νο.		
22	Q. You were manager at the time the money came in		
23	to you?		
24	A. Correct.		
25	Q. And you don't know whether he got a membership		
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Curios	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, v
1	like poof. You know what I mean? It was planned. We
2	were expecting it.
3	So we had conversations about all the
4	investors, including Nanyah Vegas. So we were expecting
5	the million and a half to arrive. When wires are sent,
6	sometimes they don't get there the same day that the guy
7	says he sent it from overseas or the person or the lady
8	or the company. They might arrive the next day, but we
9	had been expecting his one and a half million dollars
10	for at least a month.
11	Q. So you called Mr. Rogich the next day or
12	whatever it was that a million and a half had come in?
13	A. Correct.
14	Q. Did you tell him that it came into the Canamex
15	Nevada account?
16	A, Yes,
17	Q. And that that was to be an investment in
18	Eldorado. Is that right?
19	A. Yes.
20	Q. Did you tell him anything else
21	A. Not that I -~
22	Q besides what you just said?
23	A. Not that I recall.
24	Q. Did you have any further conversation with him
25	about the million and a half?

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	certificate?
2	A. No, I answered no, they didn't get a
3	mémbership certificate like a piece of paper. I agreed
4	with you that they didn't receive a certificate.
5	Q. Was there a reason it didn't?
6	A. Yeah, I think so.
7	Q. What's the reason?
8	A. At the time and throughout these years, we
9	managed these companies like very closely held
10	companies, family companies, trust, handshake type
11	situations sometimes. At one point, Mr. Rogich made
12	over \$11 million on one transaction.
13	Q. On Eldorado?
14	A. No, in another transaction that I was a member
15	in, and he didn't invest a penny, literally zero. I
16	invested like \$7 million, and I made the same amount as .
17	Mr. Rogich. So sometimes we would agree to, "Hey, let's
18	go raise money. You raise what you can raise. I'll
19	raise what I can raise. We'll put it in the same
20	proverbial shoebox. We'll do the deal. Hopefully,
21	knock on wood, we all make money." So sometimes we
22	didn't give a piece of paper.
23	On that prior deal, Mr. Rogich didn't put any
24	money in. So he didn't get a piece of paper that he put
25	any money in, but he still was a partner and made money.
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rios	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich,
1	So in the case of Nanyah Vegas, the intention
2	was that they were going to become a member. Of course
3	they invested \$1.5 million. They ended up investing
4	very late in 2007. Technically speaking, should be have
5	received the membership to end the 2007 tax year? He
6	should have.
7	But he invested the \$1.5 million; then that
8	whole ANB Financial/FDIC situation surfaced; the fact
9	that Mr. Rogich had started to run out of money because
10	he said he gave all his money to his ex-wife, like \$8
11	million, and so we were scrambling a little bit to come
12	up with new financing, new loan, new investors. We had
13	just paid off a lot of money to Antonio Nevada in '07,
14	and so we didn't give him the certificate. The
15	intentions were that we would and we should have.
16	When Mr. Rogich came in with the Deus Ex
17	Machina, the cure all, let's fix it all, let's bring in
18	a new investor and we're just going pay everybody, I
19	said, "Okay, just pay everybody."
20	So we shook hands, we signed a piece of paper,
21	and he was going to buy everybody out, but he should
22	have received a certificate.
23	Q. Well, with respect to 2007 and the tax return,
24	why didn't you show him as a member?
25	MR. McDONALD: Object to the form.

Carlo	s A. Huerta Carlos A. Huerto, et al. v. Sig Rogich, et a
1	Q. They were investors in Go Global. They gave
2	the money to Go Global.
3	A. Who put the money into Eldorado Hills, LLC.
4	Q. Under their name, under Go Global.
5	A. Under Go Global, right, but Mr. Rogich wrote
6	checks back individually to Dunlap and Rietz, and he
7	didn't send it back to Go Global because that's the way
8	we manage our companies.
9	You know, I'm sure you might have situations
10	like that with your family members that maybe, "Hey,
11	invest some money with me. I'll get you some money
12	back." I do with my son, you know.
13	Q. Is there anything, any document that shows
14	that Nanyah Vegas was an investor in Eldorado?
15	MR. McDONALD: Object to the form.
16	A. Other than the bank statement for Eldorado
17	that we clearly received a million and a half dollars,
18	the purchase agreement that we referred to today,
19	Exhibit 1, shows that they invested a million and a half
20	dollars. Mr. Rogich signed that.
21	And then the other documents that we haven't
22	reviewed that were the TELD/Eliades agreements where
23	Nanyah Vegas is mentioned as an investor, or I forget
24	what they're called, qualified something or other I
25	think it's Exhibit D of that document that we signed
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Cartos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	$\Lambda.$ The tax return for Eldorado Hills wasn't
2	completed until late '08. So we're talking about '07.
3	Many times when you're running these companies, you file
4	an extension before April 15, and then you file the
5	return. That would have occurred the tax return
6	probably wasn't completed until September of '08.
7	At that point, we were already talking buy
8	out, Eliades and his group coming in that's
9	E-l-i-a-d-e-s and I probably just wouldn't have kept
10	on top of the fact that Nanyah Vegas' money came in in
11	December instead of January, and I just forgot. So he
12	was going to buy he, being Mr. Rogich, was going to
13	buy out the investors. He bought out two of them, as
14	mentioned, and we didn't put him in.
15	But in the end, if you invest a million at
16	the end of the day, if you go in and you invest a
17	million and a half with me and you get back a million
18	and a half a year later, there really isn't even a tax
19	consequence. So you just get your money back. So we
20	didn't give him the certificate. Just forgot on when he
21	invested, whether it was December or January, there was
22	a lot of other things going on at the time.
23	Q. Mr. Dunlap was not an investor in Eldorado.
24	A. You're helping me make my point. I agree with
25	you. So was Mr. Rietz, yeah.
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arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	with the Eliades group they're mentioned in there.
2	So they were investors. The money went into Eldorado
3	Hills, LLC. \$1,500,000 went into Eldorado Hills, LLC.
4	The intention was that they would be a member in
5	Eldorado Hills, LLC.
6	BY MR. LIONEL:
7	Q. You testified that the million and a half had
8	come in by wire directly to the bank and that it would
9	show that it came from Nanyah Vegas. Is that correct?
10	A. The wire came into Canamex Nevada, LLC.
11	Q. When did you learn that?
1.2	A. I did in December of 2007,
13	Q. You testified this month that the wire came
14	into the bank on behalf of Nanyah Vegas.
15	A. Correct.
16	Q. That testimony was not correct, was it?
17	A. In terms of did the \$1.5 million go into
18	Canamex, or did it go into Eldorado, is that what you're
19	trying
20	Q. The wire.
21	A. Yes, okay. Right, I may have not remembered
22	if it went directly into Eldorado Hills or Canamex
23	Nevada.
24	Q. So the million and a half came into Camanex
25	(sic).

Carlos	A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	A. Canamex, like Canada and Mexico.
2	Q. Canamex. I'm sorry. I'm aware of what it
3	stands for.
4	And you formed Canamex. It was your company,
5	right?
6	A. Right.
7	Q. And I believe you said you probably owned
8	half, 50 percent of the interest in there. Is that
9	correct?
10	A. That was the intention and then
11	Q. Don't you know what you owned, what you had?
12	A. As we've discussed before, Canamex basically
13	never took off. So it didn't become a real substantial
14	entity. The intention of Canamex Nevada was to merge
15	with the Giroux property. That never occurred. We had
16	meetings about that with Ken Woloson and Melissa Olivas.
17	So the company never took off because of the
18	difficulty with ANB Financial and the FDIC. So I didn't
19	really remember who owned what in Canamex because in the
20	end, it really didn't matter because Canamex Nevada
21	never really got off of its feet. So we basically just
22	kept everything in Eldorado Hills, LLC.
23	Q. You testified that the million and a half came
24	in by wire to the bank in the name of Nanyah Vegas.
25	A. It came from Yoav Harlap and/or Nanyah Vegas.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	Q. Is there any document which shows that the
2	million and a half came in from Nanyah Vegas as an
3	investment?
4	MR. McDONALD: Object to the form.
5	A. Okay. So you asked me this question more or
6	less in my opinion already. So I'm going to go back and
7	I guess I'm going to answer the same thing again.
8	We have a bank statement from Canamex Nevada
9	that shows a million and a half came in. That million
10	and a half came in from Nanyah Vegas and/or Yoav Harlap.
11	What it says in the actual wire detail I'm not sure, but
12	it will say something. I don't have that statement. I
13	thought I did, but I believe your associate has it. So
14	it should say that.
15	Then Canamex Nevada transferred the money
16	into all of it, all of the money into Eldorado Hills,
17	LLC. So we have a bank statement that shows a million
18	and a half didn't magically appear into Eldorado Hills'
19	bank account. Really, a million and a half dollars in
20	addition to the 2.6 million or something that Go Global
21	invested into Eldorado Hills over the years actually
22	went into Eldorado Hills, LLC. That's document Number
23	1. Document Number ~~
24	BY MR. LIONEL:
25	Q. No, no, no. Is there anything on that
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Carlos A	. Huerta Carlos A. Huerta, et al. v. Sig Rogieli, et al
1	$I{}^{*}m$ not sure the sender, what the name of the account
2	was on it. So
3	Q. Let's assume that there is nothing in that
4	account which shows that the million and a half came
5	from Nanyah Vegas. Is there anything else what are
6	you looking at now? You shouldn't be looking at any
7	exhibits unless I'm giving it to you. Do you understand
8	that?
9	A. I'm looking at a piece of paper. Do you want
10	to see it?
11	Q. Sure.
12	A. Here you go. That's my piece of paper.
13	(Document handed to Mr. Lionel.)
14	Q. Okay. But I don't think you should be looking
15	at it now.
16	A. What was your question?
17	Q. The document you're looking at now, has it got
18	a number on there?
19	A. No, this is mine.
20	Q. Nothing in the right hand
21	A. No, just a date.
22	Q. Did you look at these before you came today?
23	A. I printed this out just so I could have it
24	today because I figured you were going to ask me dates.
25	He's produced this to your associate.
702-476-4	4500 OASIS REPORTING SERVICES, LLC Page: 6

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	document that says Nanyah Vegas?
2	A. I'm going to answer the question, and you can
3	ask me questions. My answer is, we have a million and a
4	half dollars that came into Eldorado Hills, LLC. I
5	don't know what the line item says as to who the sender
6	was. I don't remember. I don't have the documents in
7	front of me. If you put the document in front of me,
8	maybe I can answer it more clearly.
9	Then second to that bank statement we have the
10	agreement. We have Exhibit 1. It says Nanyah Vegas,
11	LLC. They should have been a member in Eldorado Hills,
12	LLC.
13	Q. The agreement doesn't say that, does it?
14	A. No, but the agreement does say, this Exhibit
15	1, that Nanyah Vegas did invest a million and a half
16	dollars.
17	Q. What says that?
18	A. This is SR002019.
19	Q. What does it say?
20	A. It has a list of four different entities.
21	Q. Four potential claimants?
22	A. Okay. And it says Exhibit A at the top.
23	Q. Uh-huh.
24	A. And then to the right of Nanyah Vegas, LLC,
25	where it says through Canamex Nevada, LLC, it says
2-476	-4500 OASIS REPORTING SERVICES, LLC Page: 63

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	\$1,500,000. That's the same exact amount that was
2	deposited in December of 2007 into the Eldorado Hills,
3	LLC, bank account.
4	So we called them potential claimants here.
5	They should have really been a member, but then we also
6	mentioned them again in the agreements with Eliades that
7	were signed in October of 2008. So there are documents
8	that state that he had money owed to him, or he was a
9	member. He should have had an investment right or
10	investment interest. What we call it now I don't know,
11	but certainly a million and a half was sent from
12	Mr. Harlap on behalf of his entity, Nanyah Vegas, LLC,
13	and Eldorado Hills, LLC, received that \$1,500,000.
1.4	So there's three documents I've mentioned to
15	you now. What they say specifically, I don't have one
16	of them, so I can't specifically answer your question.
17	Q. Are you sure that that interest for the
18	million and a half was not in the name of Canamex?
19	MR. McDONALD: Object to the form.
20	A. Yes, because we would have put Canamex Nevada
21	as the potential claimant on these agreements. So
22	because Canamex Nevada never really took off as I
23	described, we never merged with the Giroux property, and
24	we didn't go into the larger entity, we left everything
25	in Eldorado Hills, LLC, so Nanyah Vegas' interests just
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 64

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	Q. Did you ever notify Mr. Harlap that he had an
2	interest in Eldorado?
3	λ. Yes.
4	Q. When did you tell him that?
5	A. Several times.
6	Q. Does he know about this lawsuit?
7	A. He does.
8	Q. Has he seen a copy of the complaint or the
9	amended complaint?
10	A. I believe so.
11	Q. When is the last time you talked with him?
12	A. I think January of 2014, of this year.
13	Q. Was he in Israel at the time?
14	A. Correct.
15	Q. When did you become aware that Mr. Rogich had
16	transferred his Eldorado interest to TELD?
17	A. This kind of goes in line with some of our
18	prior conversations. When Mr. Rogich indicated that he
19	had quote-unquote transferred his interest for free, he
20	wouldn't have said TELD. So, in other words, he would
21	have probably said Eliades or Pete, just like I'll refer
22	to Nanyah as Yoav. Okay? So I don't believe he ever
23.	said TELD.
24	When he had when we had the conversation,
25	Sig and I, I believe it was in the fall, I want to say
707.47	16-4500 OASIS REPORTING SERVICES, LLC Page: 66

arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	stayed in the 160 acres instead of being part of the 300
2	acres that it would have become if we merged with the
3	Giroux land or the Giroux property.
4	MR. LIONEL: Would you read the question back,
s	please.
6	BY MR. LIONEL:
7	Q. Would you listen to the question, please.
8	A. Sure.
9	(Whereupon, the requested portion of the
10	record was read by the reporter.)
11	A. The answer was yes, I believe.
12	BY MR. LIONEL:
13	Q. And it was not in the name of Canamex?
11	A. Correct.
15	Q. Are you sure of that?
16	A. I'm pretty sure. Let's say I'm 99.9 percent
17	sure.
18	Q. All right. And I take it from your answer
19	that it was never transferred that if it was in the
20	name of Canamex, it was never transferred to Nanyah
21	Vegas?
22	A. Can you repeat that or reword that a little
23	bit, please?
24	Q. I'll withdraw it.
25	A. Deal.
12.47	5-4500 OASIS REPORTING SERVICES, LLC Page:

1	October of 2012. Other than that conversation, I didn't
2	know anything prior to. He never said anything to me.
3	Q. What did he say to you at that time?
4	A. That he had transferred his interests, or I
5	don't know if he used those words exactly, but basically
6	he walked away from his investment in Eldorado Hills,
7	LLC.
8	Q. Was this on the telephone?
9	A. Telephone.
10	Q. He called you?
u.	A. At the time, we had been talking regularly.
.2	So I don't know if he called me or I called him. I was
.3	in my Post Road office, though.
.4	Q. At the time you talked with him?
.5	A. In that fall of 2012, correct.
6	Q. And when he said he transferred his interests,
7	did he say to who he transferred it, to Pete or anything
8	like that?
9	A. He probably would have said Pete.
0	Q. And what did you say?
1	A. That was almost an afterthought of our
2	conversation. We were talking about something else and
3	dealing with something else predominantly. He kind of
4	mentioned that at the end. I said something to the
5	effect of, "That doesn't sound right; what did you get

Carlos /	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	for it?" And he said, "Nothing," and I said, "Well, you
2	can't do that." So I said but I mean, it wasn't
3	really acrimonious. You know, I wasn't upset. I just
4	said, "You can't do that," and then he said, "Well, I
5	had to do it," and I said, "Well, we're going to have to
6	talk about it later, Sig," or, "I'm going to have my
7	lawyer look at that."
8	Q. Did he say why he had to do it?
9	$\Lambda.~$ I don't remember if he said what was the
10	reason. I kind of thought it was laughable.
11	Q. Why?
12	A. At this point, in 2012, the market started to
13	recover some. In terms of the market, I mean the real
14	estate market. The property had already been free and
15	clear of debt. So the FDIC had been paid. I already
16	knew that. So we have a 160-acre property with
17	utilities, an 89,000 square-foot warehouse, a
18	functioning gun club that's pretty successful. I know
19	that there's calls on the property from interested
20	buyers. I'm in real estate. So I'm aware.
21	And unless you're in a philanthropic mood,
22	which I haven't known Sig to be that often, you're not
23	going to walk away from a 40 percent interest in what's
24	potentially a 30 to 40 million-dollar asset without some
25	type of angle or some type of ulterior motive. You
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 68
Carlos	A. Huorta Carlos A. Hucrts, et al. v. Sig Rogict, et al.
1	playing doubles at Wimbledon, you just don't serve the
2	ball in the stands on purpose. You're going to try to
3	hit it in the box. Sig didn't even hit his in the box,
4	didn't even try. That's why it's laughable.
5	Q. Well, these are your arguments.
6	A. Well, you asked me why was it laughable. So
7	now I think it's laughable, and I still think it's
8	laughable today because it's a multimillion-dollar
9	asset.
10	Q. Did you have any other conversations with
11	Mr. Rogich about his transfer?
12	A. I believe Mr. McDonald sent him a letter, and
13	then and then it was referred to a Spilotro attorney,
14	that's related to the famous Spilotro, who commented
15	back and gave us the same story, which was doubly
16	laughable because it actually came from a lawyer.
17	Q. Did you speak to Mr. Spilotro:
17 18	<ul> <li>A. I don't think so. I think Mr. McDonald did.</li> </ul>
	a thick we were added
18	A. I don't think so. I think Mr. McDonald did.
18 19	A. I don't think so. I think Mr. McDonald did. Q. You don't know?
18 19 20	<ul> <li>A. I don't think so. I think Mr. McDonald did.</li> <li>Q. You don't know?</li> <li>A. Mr. McDonald spoke to Mr. Spilotro.</li> </ul>

A. I don't remember if we spoke again about it.

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23 this?

24 25

We may have.

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	don't just walk away for free, you know, from a
2	multimillion-dollar investment, especially you don't do
3	it I think it's laughable especially you don't do
4	it when you know that there was a 2008 agreement, and
5	you had people that you had told, or specifically me,
6	that you would buy them out, and you never called them
7	on the phone prior to, kind of like almost, almost as
8	easy as if you and you I were going to dinner and you
9	got caught up and say, "Hey, Carlos, I can't make it
10	tonight; I apologize."
11	He never even called and said, "Hey, I'm
12	having these problems. I'm thinking about giving away
13	my interests." It's almost like, "We're not going to be
14	able to meet for dinner tonight." It's that simple to
15	do, and he doesn't call me and say, "I'm giving my
16	interest in a multimillion-dollar asset away for free"
17	and doesn't give me the opportunity to say, "Hey, I'll
18	take that. If you're going to give it away, I think I
19	would like it since you owe us the money," us being Ray,
20	the Ray Family Trust, and Alexander Christopher Trust or
21	Go Global and Nanyah Vegas, "since you owe us the money
22	anyway, I have a great idea for you, Mr. Rogich, how
23	about you just give me your 40 percent. That sounds
24	like a fair deal."
25	You don't just give it away. If you're
702-4	76-4500 OASIS REPORTING SERVICES, LLC Page: 65

Carlos	A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	Q. But you have no recollection that you did?
2	A. I had Mr. McDonald send him a letter, and then
3	they they copied each other back and forth. Whether
4	I spoke to Sig or not about this laughable event, I
5	don't remember.
`6	Q. Who covered each other back and forth?
7	A. Letters, responses from Spilotro to the
8	McDonald Law Office, Brandon McDonald right here. There
9	was letters sent back and forth, maybe a letter, two
10	letters, and there was conversations.
11	So then Mr. McDonald would call me and let me
12	know about the conversation. I don't remember if Sig
13	was involved or I called Sig back about it.
14	Q. When did Mr, McDonald send the letter?
15	A. After the fall of 2012.
16	Q. After the fall?
17	A. The fall season of 2012, let's say around
18	October 2012, Mr. McDonald would have sent a letter to
19	Mr. Rogich, I believe, sometime after that, and then
20	somehow Mr. Spilotro got ahold of Mr. McDonald on behalf
21	Sig Rogich.
22	Q. And you've seen that correspondence?
23	A. I don't know. I think I might have just
24	spoken to Mr. McDonald about it. I don't think I have
25	seen it, no.
702.47	76-4500 OASIS REPORTING SERVICES, LLC Page: 71

arlos a	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.	Carlos /	A. Huerta
1	Q. Do you know Peter Eliades?	1	him.
2	A. l've met him a few times.	2	but
з	Q. Did you ever talk with him about Eldorado?	3	
4	A. No. I mean, only the time that we sat in the	4	
5	conference room at ~-	5	was
6	Q. At Halloween?	6	
7	$\Lambda.$ No, no, no. We actually sat in the conference	7	
8	room, I think is it Steel, Hector & Davis, or what's	8	no.
9	the other large law firm that he used over at Howard	9	to l
10	Hughes prior to Halloween and Mr	10	
н	Q. This would be in October of '08?	11	
12	$\lambda.$ Yes. So it was probably a week before, and we	12	I'm
13	sat there for like four hours. I spoke to Mr. Eliades	13	you
14	about it.	14	almo
15	Q. Talking to Mr. Eliades?	15	fabr
16	A. Yes, not only Mr. Eliades but Mr. Flangas was	16	it i
17	in there, and Mr. Eliades' son was in there,	17	gave
18	Mr. Eliades' daughter who I think he owned the club with	18	Mr.
19	was in there, and the lawyers were in there, along with	19	to r
20	Sig and maybe Melissa Olivas, and so we talked about	20	Mr.
21	Eldorado quite a bit.	21	
22	Q. Why did you wait until July 2013 to sue?	22	ever
23	A. So I get a phone call, or Sig and I are	23	the
24	talking in the fall of 2012, and he tells me that he	24	buil
25	gave away his interests. I almost don't even believe	25	are
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 72	702-47	6-4500
Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.		4. 11
1		ſ	A. Huert
	asked Mr. McDonald, "Is there any chance that we	1	supp
2	compromise, or any chance that he's going to pay us, any	1 2	supp part
2 3	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"	1 2 3	supp
	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald	1 2 3 4	supp part BY N
з	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding	1 2 3 4 5	supp part BY N Is t
3 4	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding firm on the same story that you've told me, Carlos," and	1 2 3 4 5 6	supp part BY N
3 4 5	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding firm on the same story that you've told me, Carlos," and I said, "Hum. So what are we going to do? Do we have	1 2 3 4 5 6 7	supp part BY N Is t
3 4 5 6	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding firm on the same story that you've told me, Carlos," and I said, "Hum. So what are we going to do? Do we have to sue him?" And Mr. McDonald said, "Yeah, we probably	1 2 3 4 5 6	supp part BY N Is t tran
3 4 5 6 7	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding firm on the same story that you've told me, Carlos," and I said, "Hum. So what are we going to do? Do we have to sue him?" And Mr. McDonald said, "Yeah, we probably have to sue him."	1 2 3 4 5 6 7 8 9	supp part BY M Is t tran
3 4 5 7 8	compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?" "It doesn't seem like it," Mr. McDonald answers, and says, "Mr. Spilotro is basically holding firm on the same story that you've told me, Carlos," and I said, "Hum. So what are we going to do? Do we have to sue him?" And Mr. McDonald said, "Yeah, we probably	1 2 3 4 5 6 7 8 9 10	supp part BY N Is t tran agre
3 4 5 7 8 9	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11	supp part BY N Is t tran agre to c some
3 4 5 6 7 8 9	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12	supp part BY N Is t tran agre to c some is a
3 4 5 6 7 8 9 10 11	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 2 13	supp part BY N Is t tran agree to c some is a his
3 4 5 6 7 8 9 10 11 12	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14	supp part BY N Is t tran agre to q some is a his prop
3 4 5 6 7 8 9 10 11 12 13	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15	supp part BY N Is t tran agre to c some is a his prop my a
3 4 5 6 7 8 9 10 11 12 13 14	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16	supp part BY N Is t tran agre to q some is a his prop
3 4 5 6 7 8 9 10 11 12 13 14 15	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17	Supp part BY N Is t tran agre to c some is a his prop my a BY N
3 4 5 6 7 8 9 10 11 12 13 14 15 16	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16	supp part BY N Is t tran to c some is a his prop my a BY N
3 4 5 7 8 9 10 11 12 13 14 15 16 17	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19	Supp part BY N Is t tran agre to c some is a his prop my a BY N
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18	supp part BY N Is t tran to q some is a his prop my a BY N that
3 4 5 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	supp part BY N Is t tran to c some is a his prop my a BY N
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>compromise, or any chance that he's going to pay us, any chance that he's going to retract what he said?"</pre>	1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 20 21	supp part BY N Is t tran agree to c some is a his prov by N that prov

24 there -- if he received something, he's supposed to pay.

OASIS REPORTING SERVICES, LLC

25 Is there something in here that says Mr. Rogich isn't

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arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogicli, et al.
1	him. Okay? I'm not going to explain that part again,
2	but I almost don't believe him. So I said huh.
3	Q. I didn't ask you about that.
4	A. So okay. So the question that you asked me
5	was why did I wait until July of 2013.
6	Q. Yes.
7	A. Okay. So I can't answer that with a yes or a
8	no. So I have to tell you why I waited. So if you want
9	to listen to my explanation
10	Q. I asked the question.
11	λ. But you're actually now interrupting me. So
12	I'm going to tell you why I waited. Okay? So I told
13	you that in October of 2012 Mr. Rogich and I speak. I
14	almost don't believe him. He tells me this fact or
15	fabrication, whatever, imagination. I don't know what
16	it is. I haven't seen a document at the time that he
17	gave away his interests. So I call Mr. McDonald.
18	Mr. McDonald sends a letter. It takes awhile for them
19	to respond. It takes awhile for Mr. Rogich and/or
20	Mr. Spilotro to respond.
21	There is some communication back and forth. I
22	eventually go over to Mr. MacDonald's office maybe in
23	the spring of 2013. It wasn't an emergency. The
24	building isn't on fire. So we finally talk. "Hey, what
25	are we going to do about this? Are these guys" I

#### Carlos A. Huerta, et al. v. Sig Rogich, et al. . Hucrta supposed to come up with this great idea to screw his partners out of money? No, it doesn't say that. , BY MR. LIONEL: Q. Well, I'd like a straight answer, yes or no. Is there any provision in the agreement against transferring his interests? MR. McDONALD: Objection. A. My straight answer is my understanding of the agreement is that I and the other investors are supposed to get paid by Mr. Rogich when Mr. Rogich receives something. So in my understanding, the whole agreement is a provision that says he's not supposed to give away his interests for free in a multimillion-dollar property. The whole Exhibit 1 is a provision. That's my answer. BY MR. LIONEL: Q. That's all you know. I mean, you've read that. You understand the agreement. Is there such a provision? A. My answer is this entire Exhibit 1 should serve as a provision that Mr. Rogich isn't to magically make equity disappear in a multimillion-dollar asset. Again, let me be clear. This entire Exhibit 1 serves as 24 a provision.

Q. Can you point it out? The entire agreement?

OASIS REPORTING SERVICES, LLC

25

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rlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. L A. The entire agreement. \$1.5 million in Nanyah
2 Vegas, 3.36 million to Antonio Nevada, my \$2.7 million
3 is invested. The entire agreement is a provision in my
4 opinion.
5 Q. Besides what you're saying now, can you point
6 to any specific provision that says he couldn't
7 transfer?
8 A. Do you want to read the whole agreement?
9 Q. No.
A. Okay. Well, then, I haven't read it in a year
I I said. So I can't point to it right now. It's like 13
12 pages. No, I can't point to it. I think you guys are
13 probably better off reading it in your own offices
14 later, but if you want to read it, we can read it. I'm
15 happy to.
16 Q. At the time of the negotiation of the
17 agreement, was there any discussion about having a
18 provision in there about transfer of interests?
A. Yes.
20 Q. When was that discussion?
A. With Mr. Rogich and Mr. Woloson, that they,
22 they, Mr. Rogich, would retain an interest in Eldorado
23 Hills, LLC, and before any of those interests were sold
24 or conveyed, that they needed to pay us these amounts of
25 money in order to convey those interests away.
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#### Sie Rogich, et al.

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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Q. And that's why it wasn't put in?
2	NR. McDONALD: Object to the form.
3	A. You can include my whole answer. I don't want
4	to repeat my whole answer, but my whole answer, yes, I
s	think that's why it wasn't put in, because we could not
6	conceive that Mr. Rogich would actually walk away from
7	this investment for nothing, just couldn't think about
8	that. We didn't think about that.
9	BY MR. LIONEL:
10	Q. Would you have liked to have had such a
11	provision in the agreement?
12	MR. McDONALD: Object to the form.
13	A. I would rather have the \$4.5 million that my
14	investors and I put in the deal, but otherwise, yes, I
15	would like to have an additional line, and I'd actually
16	like to have it in 15 times preferably because now you
17	and I know that redundancy is better than not having it
18	at all.
19	So I would not only like to have it once, I
20	would like to have it multiple times, but I'd rather
21	have the \$4.5 million and all the legal fees that it
22	takes to get there.
23	BY MR. LIONEL:
24	Q. Do you believe Mr. Rogich would have agreed to
25	such a provision?
707-4	OASIS REPORTING SERVICES, LLC Page:

Carlos A	. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	Q. And where was this discussion?
2	A. Mr. Woloson and I would speak on the phone
3	frequently when we were drafting this agreement. ${\ensuremath{\mathrm{I}}}$
4	mentioned earlier I was in Lake Tahoe for a good portion
5	of that time, and Mr. Rogich and I met in his office
6	frequently.
7	Q. Why wasn't such a provision put in the
8	agreement?
9	A. For a man of Mr. Rogich's experience and
10	business reputation, it was really not conceivable to us
11	at the time that he would actually just give away his
12	interests for free, and we still don't believe he gave
13	it away for free.
14	So you have been in law long enough. I think
15	you've made your own investments. You can't think about
16	seven years in advance and what some guy might get an
17	idea about, a harebrained idea that can lead to all
18	kinds of different consequences later on that you don't
19	think of in 2006 or 2007 or 2008.
20	You do the best that you can. You put
21	together an agreement that you think is fair. You put
22	together an agreement that you think is logical. An
23	attorney participated in it. If that attorney, being
24	Mr. Woloson, had the intention to pull a fast one on the
25	investors, I didn't think that he would do that.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	A. Yes. Mr. Rogich promised that he would pay us
2	all back. So why wouldn't he have agreed to that?
3	Q. Are there any circumstances that would justify
4	his having the right to transfer that without getting
5	any consideration?
6	MR. McDONALD: Object to the form. It calls
7	for a legal conclusion.
8	THE WITNESS: Can you read that question back,
9	please?
10	(Whereupon, the requested portion of the
11	record was read by the reporter.)
12	A. In my opinion, no, absolutely not.
13	BY MR. LIONEL:
14	Q. Suppose the value of the property would be
15	stagnant and it was expensive to maintain the property?
16	A. Absolutely not is the answer. Mr. Rogich,
17	just like you would have had the common courtesy to tell
18	me you weren't going to show up to dinner, would have at
19	least called and said, "Hey, Carlos, Nanyah Vegas and
20	Robert Ray and yourself are owed a bunch of money. I'm
21	thinking about just walking away. I'm thinking about
22	just not going to dinner because my wife has me doing
23	stuff at the house. Are you cool with that? How about
24	you just take it? If you want to go to dinner without
25	me, go to dinner or not. If you want to take my
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page:

Carlos	A. Hucrta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	interest for free, I'll just sign it over to you." That
2	would be common courtesy to at least give us the
3	opportunity.
4	Q. You're arguing with me.
5	MR, LIONEL: I move to strike the answer.
6	A. I'm giving you an answer. I'm giving you an
7	answer, Mr. Lionel. You asked me a question. I was
8	giving you an example and an analogy.
9	BY MR. LIONEL:
10	Q. You were giving me an argument.
11	A. No, I was giving you an example and an analogy
12	of common courtesy. You asked me if there's any
13	circumstance that Mr. Rogich would walk away from this
14	investment because the maintenance was too high or the
15	property had become stagnant.
16	Let's break down the word stagnant now.
17	Stagnant means that it doesn't move, right? Not that it
18	goes down in value. Stagnant means that it doesn't
19	move. That means if an asset is worth \$30 million and
20	it remains stagnant, that asset is still worth \$30
21	million.
22	Take it to \$35 million. Maybe a home builder
23	wants to buy it for \$35 million at one point. So it
24	remains stagnant. It didn't go down from \$30 million to
25	zero. I would have liked to take it even if he thought
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 80

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Regich, et al.
1	MR. LIONEL: Would you mark this next exhibit,
2	please.
3	(Exhibit D was marked.)
4	MR. McDONALD: Sam, can I take a quick break
5	to go to the restroom?
6	MR. LIONEL: Sure.
7	(Recess taken.)
8	MR. LIONEL: Back on the record, please.
9	BY MR. LIONEL:
10	Q. I've given you a copy of Exhibit D, which is a
11	bank statement for Nevada State Bank. It shows in the
12	upper right-hand corner it's a statement which covers a
13	period for most of December, December 3rd to December
14	31, 2007. Is that correct?
15	A. Yes.
16	Q. And this was sent to it shows an account of
17	Canamex Nevada, LLC, Carlos Huerta, 3060 East Post Road,
18	Suite 110, Las Vegas. Is that correct?
19	A. Correct.
20	Q. And it shows a deposit under a section called
21	deposits/credits that on 12/6 a million and a half
22	dollars wire/in-200734000332-org Yoav, Y-o-a-v, Harlap,
23	H-a-r-l-a-p, semicolon, OBI, Attention: Melissa Dewin,
24	D-e-w-i-n, 1501200037. Is that correct?
25	A. Yes, sir.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	it was worth zero because I don't trust Mr. Rogich's
2	opinion on real estate values as much as I do my own,
3	but stagnant means that it wouldn't have moved down. It
4	didn't move down. I would have liked my interest in a
5	\$30 million property, not just a pure walkaway, saying,
6	"Hey, sorry, man, I walked away because it was
7	convenient." So stagnant means it's still worth
8	something.
9	Q. Supposing the property value went down?
10	A. I still would have a decent interest. So it
11	goes down from 30 million to what? Pick a number, 10,
12	15, 22, 23.587. It goes down to some kind of millions.
13	A 160-acre piece of property with an 89,000 square-foot
14	warehouse that TELD himself, Mr. Eliades, paid FDIC \$10
15	million for to buy the note I doubt would be worth
16	negative. It definitely is going to be worth something,
17	I'm in business. I'd rather have something
18	instead of nothing. So if it went down in value, I
19	still raise my hand and say I'll take my interests.
20	There's also a functioning gun club on that
21	property that actually should bring in rent. So you're
22	aware of that as well. I think the gun club does pretty
23	well. So it must make some kind of money. Otherwise
24	you wouldn't have the business there for five years, six
25	years. Desert Lake Shooting Club or something.
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A. Yes. I don't think that that's her whole name, by the way. I think it cuts it off. Q. The name of the account was Canamex Nevada, LLC? A. Yes, sir.	<ul> <li>A. Yes. I don't think that that's her whole</li> <li>name, by the way. I think it cuts it off.</li> <li>Q. The name of the account was Canamex Nevada,</li> <li>LLC?</li> <li>A. Yes, sir.</li> <li>Q. And that was an account that you had open,</li> </ul>	18	Q. Did you give Mr. Harlap instruction to send
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24 A. Yes, sir.	<ul> <li>A. Yes, sir.</li> <li>Q. And that was an account that you had open,</li> </ul>	22	Q. The name of the account was Canamex Nevada,
	25 Q. And that was an account that you had open,	23	LLC?
		24	A. Yes, sir.
Q. And that was an account that you had open,	2 476 4500 OA SIS DEDORTING SERVICES 11 C	25	Q. And that was an account that you had open,

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	correct?
2	A. Yes.
3	Q. And you had instructed Mr. Harlap to send the
4	money wire the money to that account. Is that
5	correct?
6	A. Yes.
7	Q. And when you had testified earlier this month
8	that the million and a half was sent by Mr. Harlap by
9	wire to Nevada State Bank to the account of Eldorado,
10	you were mistaken. Is that correct?
11	MR. McDONALD: Object to the form.
12	A. I just at the time, I don't think that I
13	remembered if it went into Canamex Nevada or to Eldorado
14	Hills, LLC. So I was not sure at the time whether it
15	went into one or the other.
16	You had asked me about that via or through
17	Canamex Nevada, LLC, parentheses, in that agreement, and
18	that kind of jarred my memory about Canamex Nevada. So
19	I just wasn't sure at the time, but \$1.5 million did go
20	into Canamex Nevada, and then the \$1.5 million was
21	deposited into Eldorado Hills, LLC.
22	BY MR. LIONEL:
23	Q. We talked about the check process, Check
24	Number 92 dated 12/10 for a million and a half dollars,
25	and if you look at the next page, which is Plaintiffs
202.42	0ASIS REPORTING SERVICES, LLC Page: 84

Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Hucrta Q. I'm giving you a copy of Exhibit E. 1 A. This is Exhibit E? 2 Q. Yes, that is a statement of the account at 3 Nevada State Bank, and it covers a period of the month 4 of December 2007, correct? 5 A. The Eldorado Hills account? 6 7 Q. Yes. A. It's the Eldorado Hills Nevada State Bank 8 statement for December 2007. 9 Q. And it was sent to Eldorado Hills at your 3060 10 East Post Road, Suite 110? 11 A. Yes. 12 Q. And you received it? 13 14 A. Yes. Q. And it shows under deposits/credits December 15 '07, there was a million and a half in the account, 16 17 correct? A. Yes, under deposits and credits in the middle 18 of the page. Are you looking there? 19 20 Q. Yes. 21 A. Correct. Q. And just below it, charges and debits, it 22 shows on 12/10 \$1,450,000, indicating an internet 23 transfer to DDA, and there are numbers and letters after 24 that. Is that correct? 25 OASIS REPORTING SERVICES, LLC Page: 86 707-476-4500

1	00120, it has what appears to be the check. Is that
2	correct?
3	A. What are you saying about 00120?
4	MR, McDONALD: There (Indicating).
5	A. Oh, that's the Bates number. I was looking up
6	at the top.
7	BY MR. LIONEL:
8	Q. Sorry.
9	A. I kept looking for that number and couldn't
10	find it. I lost track of what you were saying.
11	Q. Sorry.
12	A. No, it's my fault.
13	Q. But that's a copy of the million and a half
14	check that you drew out of the Canamex Nevada bank
15	account
16	A. Exactly.
17	Q to Eldorado. Is that correct?
18	A. Yes, sir.
19	Q. So the money was not wired to that account.
20	It was put in that account by your check?
21	A. Correct.
22	MR. LIONEL: The next exhibit is D?
23	THE REPORTER: E.
24	{Exhibit E was marked.}
25	BY MR. LIONEL:

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	A. Yes, on December 10, correct.
2	Q. And it shows the last series of entries on the
3	page that on 12/04 the balance in the account was
4	\$1,870.51, and on 12/07, it was \$1,501,870.51. Is that
5	correct?
6	A. That's right.
7	Q. And the next page of the exhibit it shows in
8	the upper left-hand corner what they use as a net
9	deposit credit. It shows a million and a half dollars.
10	Is that correct?
11	A. Yes.
12	MR. LIONEL: Now we come to Exhibit F, one for
13	you, Ms. Reporter, and one for you.
14	(Exhibit F was marked.)
15	BY MR. LIONEL:
16	Q. This is a bank statement of Nevada State Bank
17	for the month of December of 2007. The bank statement
18	of Eldorado Hills, LLC, was sent to the to it,
19	Eldorado Hills, LLC, at 3060 East Post Road, Suite 110.
20	Did you receive it?
21	A. Yes, sir.
22	Q. And halfway down the page it says money market
23	account-business 612029199. It shows previous balance
24	2,373.22; deposits/credits, \$1,450,779.35, and it shows
25	checks processed, 1,420,000. Is that correct?
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 87

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
1	λ. Yes, correct.
2	Q. And then below that it shows deposits/credits,
3	12/10, \$1,450,000, internet transfer from DDA, and on
4	12/31, \$779.35 as an interest payment on apparently the
s	million four fifty, I guess.
6	A. Correct.
7	Q. And that million four fifty came from the
8	million and a half that had been deposited by your check
9	from Canamex Nevada, correct?
10	A. Correct.
11	Q. And below it says check processed on 12/14,
12	\$1,420,000.
13	MR. LIONEL: Off the record.
14	(Whereupon, there was a discussion off the
15	record.)
16	BY MR. LIONEL:
17	Q. That \$1,420,000 check processed, that was a
18	check that you drew on the money market account of
19	Eldorado payable to Go Global. Is that correct?
20	λ. I believe so, yes.
21	The most incredible thing here is that we used
22	to earn 4.53 percent interest at the bank in 2007.
23	Q. I noticed that.
24	A. That doesn't happen anymore.
25	MR. LIONEL: Counsel, don't we have a copy of
02-476	4300 OASIS REPORTING SERVICES, LLC Page: 8

Carl	os A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	A. Not with me, I mean.
2	BY MR. LIONEL:
3	Q. Okay. Exhibit G is a two-page document. The
4	second page shows or purports to be a copy of a
5	withdrawal of \$1,420,000 on 12/14/07 and bearing the
6	notation "per e-mail request from Carlos Huerta,
7	transfer from" an account number, I assume, "612024471."
8	Would you look at that?
9	A. Sure. Okay.
10	Q. Is that correct the way I described it?
11	A. Yes.
12	MR. LIONEL: After lunch, we can do this. Why
13	don't we take a break now for lunch.
14	MR. McDONALD: Okay.
15	(Recess taken.)
16	BY MR. LIONEL:
17	Q. Mr. Huerta, do you have a general ledger for
18	the period that you were at Eldorado?
19	A, Yes, and it should be produced to you, and if
20	it hasn't, it should be soon.
21	Q. It has not.
22	MR. McDONALD: Which one, the general ledger?
23	MR, LIONEL: Yes.
24	A. But yes.
25	BY MR. LIONEL:
7(17.47	6-4100 OASIS REPORTING SERVICES, LLC Page: 90

	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	the check?
2	MR. McDONALD: Of the check itself?
3	MR. LIONEL: Yes.
4	MR. McDONALD: I don't know. Do you still
5	have a copy of the check itself?
6	MR. LIONEL: The documents you gave me today
7	just indicate on the account I'm sorry.
8	THE WITNESS: I don't recall having a copy of
9	that check. I don't even know if we had official checks
10	for the money market account, but it could have been
11	maybe a counter check or a cashier's check, but I don't
12	remember. I haven't seen it lately.
13	MR, LIONEL: Would you mark this as the next
14	exhibit. Is it G?
15	THE REPORTER: Yes.
16	(Exhibit G was marked.)
17	THE WITNESS: Excuse me one minute.
18	BY MR. LIONEL:
19	Q. Your lawyer delivered this morning at the
20	beginning of the deposition two pages which contain a
21	bank statement of Go Global, Inc., for December 2007
22	which shows on 12/14 a deposit of \$1,420,000. Do you
23	have a copy of that?
1	Α. No.
5	MR. McDONALD: I didn't make copies of it.

Carlo	os A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Q. For what period is that general ledger?
2	A. Um, it should be from '06, and probably the
3	middle of '06 when it started, and at one point maybe to
4	the end of 2008 or near the end of 2008, I believe.
5	Q. And it would include entries in the QuickBooks
6	with respect to Mr. Harlap's million and a half,
7	correct?
8	A. I didn't maintain that general ledger
9	personally, so I can't answer you that question as if I
10	did it on my own, but I'm presuming that it would
11	contain that transaction.
12	Q. When is the last time you saw that general
13	ledger?
14	A. Not that long ago. I gave it to
15	Mr. McDonald's office, but I didn't sit there and
16	examine it. I just gave it to his office. You know
17	what I mean? I didn't look at it in terms of the
18	details.
19	MR. McDONALD: I think I just recently got it.
20	So I was reviewing it. 1'll probably I can get it to
21	you by the end of this week.
22	MR. LIONEL: Okay.
23	THE WITNESS: Ms. Olivas has it as well.
24	BY MR. LIONEL:
25	Q. In October of 2008, did Mr. Woloson ask for
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Carlos	A. Huerta Carlos A. Huerte, et al. v. Sig Rogich, et al.
1	your assistance for information with respect to Eldorado
2	investors?
3	A. When you say ask for my insistence
4	Q. Yes.
5	A I'm not sure what you mean by that.
6	Q. Did he ask you about it?
7	A. Yes.
8	Q. And did you give him information?
9	A, Yes.
10	Q. What was the form of the information?
11	A. I don't remember, but a lot of it was speaking
12	over the telephone.
13	Q. Was there anything in writing like e-mails or
14	anything like that?
15	A. Between Mr. Woloson and I?
16	Q. Yes.
17	A. Specific to the investors I don't remember,
18	but I would suspect there were some e-mails about them.
19	Q. What?
20	A. I would suspect there were some e-mails about
21	it about them.
22	MR. LIONEL: Would you mark this.
23	(Exhibit H was marked.)
24	BY MR. LIONEL:
25	Q. Exhibit H is a two-page e-mail bearing Bates
702-47	76-4500 OASIS REPORTING SERVICES, LLC Page: 9

 25
 Q. EXHIBIT R IS a two page c next county form

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 OASIS REPORTING SERVICES, LLC

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 Carlos A. Huerta

 ight; they are in Canamex." 2 What were you referring to? 3 A. Not Nanyah. 4 Q. And it says, "You are right; they are in 5 Canamex." 6 7 A. Yes. Q. Were you talking about his investment, the 8 9 Harlap investment? A. Correct. 10 Q. Was, in fact, in Canamex? 11 A. Correct, correct. 12 Q. Not in Eldorado? 13 14 A. Correct. Q. But that was when -- I better read the whole 15 16 sentence. "In regards to Nanyah, you are right; they are 17 in Canamex, but that was when we were pretty sure, as 18 per Sig, that Dr. Nagy was coming in as an investor 19 (when you, Melissa, Craig, and I met in your old 20 office.)" What's that about? 21 A. Well, I didn't remember this e-mail when we 22 were talking about it earlier, but it's consistent with 23 everything that I said earlier. It actually goes on, 24 and it reads how we need to transfer Nanyah's --25

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T	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	Number SR002047 and 48. Is this an e-mail that you sent
2	to Melissa Olivas?
3	A. And to Sig Rogich.
4	Q. And cc'd to Sig Rogich.
5	A. So the answer is yes.
6	MR. LIONEL: This would be I, Ms. Reporter.
7	THE WITNESS: You see up there Eldorado Hills,
8	and it says Investor. Below are the names. I'm not
9	sure if Mr. Woloson received a copy of this or not.
10	MR. LIONEL: This will be I.
11	(Exhibit I was marked.)
12	BY MR. LIONEL:
13	Q. I show you what has been marked Exhibit I, a
14	one-page exhibit bearing Bates Number SR002049 which
15	appears to be an e-mail that you did send to Mr. Woloson
16	with a copy to Ms. Olivas, and off the record, I've lost
17	my voice somewhere.
18	A. That's all right. We can hear you well.
19	Q. Is this an e-mail that you sent?
20	A. It is.
21	Q. Would you look at it. I'm going to ask you a
22	few questions.
23	A. Sure.
24	(Witness examined document.)
25	Q. I'm looking at what's apparently the fourth

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogick, et al
1	Q. I know what it reads. Would you explain the
2	part I just read to you.
3	A. So, yes, but you asked me to explain it. So
4	that's what I'm trying to do.
5	So Dr. Nagy is a guy that I did not know, but
6	now I recall, thanks to this e-mail, that this was Sig
7	Rogich's investor who he never brought to the table. I
8	was bringing Yoav Harlap. Mr. Rogich was brining
9	Dr. Nagy. Dr. Nagy never ended up investing, but it
10	shows that we were working in unison to try and bring
11	investors to our project.
12	So Nagy is a guy that Sig was going to bring
13	as an investor, as I brought Yoav Harlap. So we were
14	going to bring both Nagy and Harlap into Canamex. We
15	already explained that, I think, ad nauseam what
16	happened to Canamex. Nagy never came in. Sig walked
17	away with Eldorado with his purchase agreement to buy
18	out the investors.
19	Q. The next line, "We'll have to, somehow,
20	transfer Nanyah's interests to Eldorado, since the
21	intentions of taking their one and a half million was to
22	really be an investment into the 160-acre property, not
23	necessarily in a phantom company."
21	Does that support the fact that Nanyah's
25	interests was not in Eldorado but was in Canamex?
702-43	76-4500 OASIS REPORTING SERVICES, LLC Page: 95

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	MR. McDONALD: Object to the form.
2	A. I disagree with you. I disagree with your
3	statement.
1	BY MR. LIONEL:
5	Q. What do you disagree with, what part of my
6	statement?
7	A. That the \$1.5 million that Yoav Harlap and/or
8	Nanyah provided actually ended up in Eldorado Hills,
9	LLC. Eldorado Hills, LLC, benefitted from the
10	\$1,500,000. Eldorado Hills accepted the \$1,500,000. So
11	the money that was sent into Canamex basically ended up
12	in Eldorado Hills, LLC's account.
13	So Nanyah's or Harlap's investment should be
14	credited, and he should have been made a member, and I'm
15	actually detailing that out to Mr. Woloson very, very
16	similar to what I explained earlier when you were asking
17	me questions before lunch.
18	Q. But on October 25, 2008, when you sent this
19	e-mail, was Mr. Harlap's interests in Canamex or
20	Eldorado?
21	A. It should be in Eldorado.
22	Q. But it was, in fact, in Canamex, wasn't it?
23	A. I think it should have been in Eldorado. The
24	document wasn't signed. We didn't prepare an agreement.
25	So his interest was in Eldorado. Just because there
702-43	16-4500 OASIS REPORTING SERVICES, LLC Page: 96

Carlos	A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	Read the whole paragraph, and let's talk about
2	what happened with the whole deal to get a big-picture
3	understanding of what happened with the transaction.
4	You can't just read one little sentence.
5	Q. I don't need a speech. I don't need a speech,
6	Carlos.
7	"We'll have to somehow transfer Nanyah's
8	interest to Eldorado." What did you mean by that?
9	A. I think that's pretty clear. We need to move
10	Nanyah's interests into Eldorado Hills to correctly
11	reflect the \$1,500,000 that Eldorado Hills benefitted
12	from.
13	Q. Do you have Exhibit B there? That's the
14	purchase agreement and the complaint.
15	A, Yes.
16	Q. I'm going to go through some portions of this
17	complaint and ask some questions.
18	Would you look at Page 3, please?
19	A. Of the complaint?
20	Q. Yes.
21	A. 2003 or just Page 3?
22	Q. Page 3.
23	A. General Allegations?
24	Q. Paragraph 12, that's correct.
25	"Upon information and belief, sometime in
702-41	OASIS REPORTING SERVICES, LLC Page: 98

arlos A	. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	wasn't a certificate doesn't mean he doesn't have an
2	interest in the company.
3	When Sig Rogich paid \$50,000 to Craig Dunlap,
4	Craig Dunlap didn't have a certificate. So like I said,
5	these companies were not operated like a nationally
6	rated FDIC bank or a law firm. They were closely held.
7	We dealt with friends and family or people that we knew.
8	We didn't always give a certificate. We didn't always
9	properly document everything.
10	The million and a half went into Eldorado
11	Hills, LLC, and I maintain that Nanyah Vegas' interest
12	should have been in Eldorado Hills, LLC.
13	Q. But it was, in fact, in Canamex?
14	A. I say that it's in Eldorado.
15	Q. Well, let me read the first sentence in this
16	paragraph or part of it.
17	"In regards to Nanyah, you are right; they are
18	in Canamex." Was that right? Is that what you said?
19	A. That's what's typed there, yes. You just read
20	verbatim what that sentence says.
21	Q. That's my best reading. That's what it says,
22	doesn't it?
23	A. It says that, but the meaning of it you
24	have to read the whole paragraph, not just the one
25	you know, first ten words in the sentence.
02-476	-4500 OASIS REPORTING SERVICES, LLC Page

Carlos	Huorta Carlos A. Huorta, ci al. v. Sig l	Rogich, ct al.
1	2012, Rogich conveyed his membership interest in	
2	Eldorado to TELD, LLC."	
3	And when I say Rogich, we're talking real	ìy
4	about his family trust. You understand that?	
5	A. I'll take you at your word, but, no, I	
6	Q. No, you don't have to take me at my word.	Are
7	we talking about Mr. Rogich here, or are we talking	
8	about his trust, family trust?	[
9	A. One or the other. I don't know which one	.
10	We're suing both of them, right, and Eldorado Hills	
11	LLC?	
12	Q. No.	
13	A. What?	
14	Q. You're not.	
15	A. We're not suing Sig Rogich?	
16	Q. That's correct.	
17	A. Okay. So it's his family trust then.	
18	Q. Fine. And every place when I say Rogich	.n
19	here, reading from the amended complaint, it's a	
20	reference to his family trust.	
21	A. Okay.	
22	Q. What was the information that you talk abo	ut
23	there?	
24	A. We already discussed this. This is when S	ig
25	Rogich and I spoke in around October of 2012. He to	ld
702-47	4500 OASIS REPORTING SERVICES, LLC	Page: 99

arlos /	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	me that ~-
2	Q. All right. It was from Mr. Rogich that you
3	testified to. Is that correct?
4	λ. Yes.
5	Q. Fine. It says, "Rogich failed to inform
6	Huerta and Go Global of his intentions to transfer all
7	the acquired membership interest in Eldorado to TELD,
8	and was only informed after the transfer had in fact
9	occurred."
10	Now, what I'm asking you now is what provision
11	or term in the agreement required him to inform you or
12	Go Global?
13	A. I'm going to give the same answer as before.
14	You have to read the entire agreement. When you say
15	that you're going to pay somehody back, it doesn't
16	really matter how you pay them back. He's supposed to
17	pay us back money. If it comes from Eldorado and he
18	wants to pay it from Eldorado, have him pay it from
19	Eldorado, but the fact that he gave away the only
20	interest that the investors, including myself, had to
21	point at without telling us is, I think, in violation of
22	the spirit of the agreement.
23	Q. But is there any specific provision that says
24	he was required to inform you?
25	$\boldsymbol{\lambda}_{\star}$ . The entire purchase agreement is a provision
702-47	G-4500 OASIS REPORTING SERVICES, LLC Page: 100

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Regich, et al.
1	A. That's right.
2	Q. Fine. Now, I'm going to read another sentence
3	in that Paragraph 13.
4	A. Okay.
5	Q. "Eldorado received the benefit of the debt,
6	which formerly represented the membership capital
7	account of Huerta and Go Global, as they were enabled to
8	use those capital funds for their own benefit without
9	providing any benefit to Huerta and Go Global."
10	Please explain to me what those capital funds
11	are you're referring to in there.
12	A. They are mentioned on Page 10 of the purchase
13	agreement, and they are mentioned on Page 2 of the
14	purchase agreement in 2(a) that's Exhibit B that
15	Sig Rogich initialed.
16	Q. That is capital referring to capital funds?
17	A. Yes, money.
18	Q. How much money are we talking about?
19	A. Well, Go Global invested and had \$2.747
50	million or so, thereabouts, about \$2.7 million, and the
21	other investors had respectively, that I was responsible
22	for, about \$1.8 million, a little bit more.
23	Q. Well, we're talking about the capital accounts
24	of Huerta and Go Global here, and I'm asking you when
25	you say they were enabled to use those capital funds,
707-4	0ASIS REPORTING SERVICES, LLC Page: 102

2 entire agreement. 3 0. Is there any specific provision? 4 A. I don't know. If we want to read the whole 5 thing, we can do that. I don't know of a specific 6 provision. The entire agreement says he's supposed to 7 pay back money. He took \$4.5 million and then gave it 8 away for free without telling us. 9 0. Paragraph 13, "That by conveying the 10 membership interest to TELD, Rogich breached the 11 agreement," and I'm asking you whether there's any 12 specific term in there that said he could not convey the 13 interest? 14 A. The whole entire agreement is a provision. 15 Q. But no specific provision? 16 A. We would have to read the whole thing. 17 Q. You want to read it? Go ahead. 18 A. Do you want me to read it. I'm saying the 19 Q. Go ahead if A. No, I don't want to read it. I'm saying the	T	. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
<ul> <li>Q. Is there any specific provision?</li> <li>A. I don't know. If we want to read the whole</li> <li>thing, we can do that. I don't know of a specific</li> <li>provision. The entire agreement says he's supposed to</li> <li>pay back money. He took \$4.5 million and then gave it</li> <li>away for free without telling us.</li> <li>Q. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey the</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	1	in my opinion. So, yes, it is in violation of the
<ul> <li>A. I don't know. If we want to read the whole</li> <li>thing, we can do that. I don't know of a specific</li> <li>provision. The entire agreement says he's supposed to</li> <li>pay back money. He took \$4.5 million and then gave it</li> <li>away for free without telling us.</li> <li>Q. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey the</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	2	entire agreement.
<ul> <li>thing, we can do that. I don't know of a specific</li> <li>provision. The entire agreement says he's supposed to</li> <li>pay back money. He took \$4.5 million and then gave it</li> <li>away for free without telling us.</li> <li>0. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey th</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	3	Q. Is there any specific provision?
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<ul> <li>pay back money. He took \$4.5 million and then gave it away for free without telling us.</li> <li>0. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey th</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	5	thing, we can do that. I don't know of a specific
<ul> <li>away for free without telling us.</li> <li>0. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey th</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	6	provision. The entire agreement says he's supposed to
<ul> <li>9 O. Paragraph 13, "That by conveying the</li> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey th</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>15 Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>17 Q. You want to read it? Go ahead.</li> <li>18 A. Do you want me to read it?</li> <li>19 Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>22 Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	7	pay back money. He took \$4.5 million and then gave it
<ul> <li>membership interest to TELD, Rogich breached the</li> <li>agreement," and I'm asking you whether there's any</li> <li>specific term in there that said he could not convey th</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	8	away for free without telling us.
agreement," and I'm asking you whether there's any specific term in there that said he could not convey the interest? A. The whole entire agreement is a provision. But no specific provision? A. We would have to read the whole thing. Q. You want to read it? Go ahead. B. Do you want me to read it? Q. Go ahead if A. No, I don't want to read it. I'm saying the whole agreement is a provision. I've read it before. Q. I understand your answer. What you're saying is, if I'm correct, there is no specific term. You	9	Q. Paragraph 13, "That by conveying the
<ul> <li>specific term in there that said he could not convey the</li> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	10	membership interest to TELD, Rogich breached the
<ul> <li>interest?</li> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	11	agreement," and I'm asking you whether there's any
<ul> <li>A. The whole entire agreement is a provision.</li> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	12	specific term in there that said he could not convey the
<ul> <li>Q. But no specific provision?</li> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	13	interest?
<ul> <li>A. We would have to read the whole thing.</li> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	14	A. The whole entire agreement is a provision.
<ul> <li>Q. You want to read it? Go ahead.</li> <li>A. Do you want me to read it?</li> <li>Q. Go ahead if</li> <li>A. No, I don't want to read it. I'm saying the</li> <li>whole agreement is a provision. I've read it before.</li> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	15	Q. But no specific provision?
A. Do you want me to read it? Q. Go ahead if A. No, I don't want to read it. I'm saying the whole agreement is a provision. I've read it before. Q. I understand your answer. What you're saying is, if I'm correct, there is no specific term. You	16	A. We would have to read the whole thing.
Q. Go ahead if A. No, I don't want to read it. I'm saying the whole agreement is a provision. I've read it before. Q. I understand your answer. What you're saying is, if I'm correct, there is no specific term. You	17	Q. You want to read it? Go ahead.
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<ul> <li>Q. I understand your answer. What you're saying</li> <li>is, if I'm correct, there is no specific term. You</li> </ul>	20	A. No, I don't want to read it. I'm saying the
23 is, if I'm correct, there is no specific term. You	21	whole agreement is a provision. I've read it before.
	22	Q. I understand your answer. What you're saying
24 believe the entire agreement supports that he had an	23	is, if I'm correct, there is no specific term. You
	24	believe the entire agreement supports that he had an
25 obligation?	25	obligation?

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich,
1	are you talking the 2 million 7, that in some way
2	Eldorado was able to use those funds?
3	A. Yes.
4	Q. Was that capital cash that was there that they
5	could use or something, a credit or something?
6	A. They were moneys sent either via check or
7	wire, not actual cash but money deposited into Eldorado
8	Hills' bank account which Eldorado Hills used to
9	purchase the 160 acres and to maintain the 160 acres and
10	to begin developing the 160 acres that Eldorado Hills,
11	LLC, owns still today, to my knowledge, unless they've
12	sold it.
13	Q. At the time of the agreement in October of
14	2008, you and Go Global had a capital account, right?
15	A. Yes.
16	Q. And the capital account had this 2 million 7?
17	A. Right.
18	Q. And explain to me how they were able to use
19	that capital account.
20	MR. McDONALD: I believe that's been asked and
21	answered.
22	A. They used it to purchase the property and
23	maintain the property that Eldorado Hills, LLC, owns.
24	BY MR. LIONEL:
25	Q. That was before October of 2008?

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Royich, et al
1	A. Correct.
2	Q. Okay. Paragraph 15 you're talking about
3	Nanyah, even though it talks about Nanyah and Ray.
4	You say I'll withdraw.
5	Paragraph 17, "While Ray's interests in
6	Eldorado are believed to have been preserved, despite
7	contrary representation by Sigmund Rogich. Nanyah never
8	received an interest in Eldorado while Eldorado retained
9	the one million five." We're talking about Mr. Harlap's
10	million five?
11	A. Yes.
12	Q. And how much of that money did Eldorado get?
13	A. A million five, \$1,500,000.
14	Q. How about the million four twenty that you
15	gave to Go Global?
16	MR. McDONALD: Object to the form.
17	BY MR. LIONEL:
18	Q. Wasn't that out of the million five?
19	A. No.
20	Q. The million four twenty was not out of the
21	A. No.
22	Q. Where did it come from?
23	A. Prior to Nanyah's investment, Go Global had
24	actually put in \$4,100,000 into Eldorado Hills, LLC. So
25	the \$4,100,000 was Go Global's. So if we would have
702-47	76-4500 OASIS REPORTING SERVICES, LLC Page: 104

Carlos A. Hucrta, et al. v. Sig Rogich, et al. Carlos A. Huerta 1 MR. McDONALD: Object to the form. A. No, it's not right. We've gone over those 2 bank statements. You need to review them again. I'm 3 positive that it's not right. 4 BY MR. LIONEL: 5 Q. You're entitled to your --6 A. No, no, no. I'm positive it's not right. We 7 can review the bank statements if you want. You missed 8 9 a step. Q. If Canamex -- if the million five that was 10 sent by Mr. Harlap had not been sent, would there have 11 been a million four twenty in Eldorado for you to give 1.2 13 to Go Global? 14 MR. McDONALD: Object to the form. A. There had already been money in Eldorado prior 15 to Harlap sending the money because Go Global had 16 already put in \$4,100,000. So the answer is there would 17 have been money, but Eldorado Hills used that money to 18 pay off debt to Antonio and to ANB Financial. 19 So there was money in Eldorado, but Eldorado 20 chose to take that money and pay off its debts, Go 21 Global's money, and Eldorado Hills owed Go Global that 22 money. Go Global had \$4,100,000 of real money in 23 Eldorado Hills' accounts. 24 BY MR. LIONEL: 25 OASIS REPORTING SERVICES, LLC Page: 106 207-476-4500

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Regich, et al.
	rewritten this document, it could just say forget about
2	Nanyah Vegas, you owe Go Global \$4,100,000, but that
3	wouldn't have been as accurate as the fact that Go
4	Global had a capital account of \$2.7 million,
s	plus/minus, and then Nanyah Vegas had a million and a
6	half.
7	So you're confusing the fact that Go Global
8	now was repaid a million four twenty, which we went over
9	already, but Go Global already had invested almost
10	over \$4.1 million as of September of 2007. So \$4.1
11	million minus a million five, that's where it comes out
12	to about \$2.7 million, because Go Global actually added
13	a little bit more money after the 1.5 or right around
14	there.
15	So we got up to 4.1 million. Go Global took
16	back 1.42 million. We're not double dipping. I think
17	you're trying to give too much credit away. So either
18	Go Global has \$4.1 million or Go Global has 2.7 and
19	Nanyah has the 1.5.
20	Q. Mr. Harlap sent a million five to Canamex
21	Nevada, correct?
22	A. Correct.
23	Q. And of that million five, you gave a million
24	and four twenty to Go Global. Isn't that right?
25	A. NO.
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Carlos A. Hucrta, et al. v. Sig Rogich, et al. Carlos A. Huerta 1 Q. I'll refer you to Exhibit E. 2 A. Okay. Got it. 3 Q. Isn't it true -- and I'm looking at daily balances -- on 12/4, Eldorado's balance was \$1,870.51? 4 A. Yes, Mr. Lionel, this is a snapshot. That's \$ what a bank statement is. It's a snapshot of a specific б time period. You're narrowing it down to a snapshot. 7 Prior to this, \$4,100,000 went into Eldorado Hills' 8 9 account. Q. No. It shows a daily balance on 12/7 of 10 11 \$1,501,870.51, correct? 12 A. Yes, You read that earlier, I agree. 13 Q. Thank you. And actually then that number consisted of two things, the million five that came from 14 15 Mr. Harlap and 1,870.51, which was the balance prior to 16 the million five coming into the account. Is that 17 correct? A. Not exactly, because then you see on December 18 10th 15,000 was deposited, on December 21st, 175,000 was 19 20 deposited, and on December 26th, 25,000 was deposited. Q. I'm talking about what I just said about what 21 22 was the balance on 12/4 and 12/7 of '07, the numbers I gave you, 1,870.51 on 12/4, 12/7, 1,501,870.51. Is that 23 24 correct? 25 A. Yes, the balance on December 7, 2007 in the OASIS REPORTING SERVICES, LLC Page: 107 702-476-4500

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich,
1	Eldorado Hills, LLC, bank account was \$1,501,870.51.
2	Q. Thank you.
3	A. Thank you.
4	Q. And the \$1,420,000 that you gave to Go Global
5	came out of that \$1,501,670.51. Isn't that correct?
6	MR. McDONALD: Object to the form.
7	A. Yes.
8	BY MR. LIONEL:
9	Q. I understand your position.
10	A. Thank you, sir.
11	O. And I think you understand mine.
12	λ. If you say so.
13	Actually, I really don't understand yours, but
14	I'm not trying to be I don't. I'm not trying to be
15	funny or anything. We can go over the numbers, but it
16	seems like you're trying to narrow down something that
17	was definitely in the account. So there is where I get
18	a little confused, but I'm trying to do my best to
19	answer your question.
20	Q. I'm not sure why you're confused. Let's
21	assume this is a million five. I'm holding this bottle
22	of water. The million five came from Mr. Harlap.
23	Within a week, a million four twenty of that was taken
24	out of that million five and given to Go Global.
25	A. That's true, but in September, four months
2-470	-4500 OASIS REPORTING SERVICES, LLC Page:

Carlo	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	MR, McDONALD: Object to the form.
2	A. Go Global had put in \$4,100,000 into Eldorado
3	Hills, LLC. Eldorado, LLC, had taken almost \$4.5
4	million in investment capital from Go Global and its
5	investors.
6	Q. But that really we're back to my bottle of
7	water here. You say this million five was a million
8	five that came from Mr. Harlap?
9	A. It did.
10	Q. And you gave a million four twenty of that
11	million five to Go Global.
12	MR. McDONALD: Object to the form. Asked and
13	answered.
14	BY MR. LIONEL:
15	Q. I need an answer. You want the reporter to
16	read it back?
17	A. No, you didn't ask me a question. You just
18	stated a fact. You stated a fact as you see it. I
19	don't see it your way. You've kind of stated it and
20	restated it. You didn't actually ask me a question.
21	You just mentioned something. So I don't know what to
22	really answer you.
23	Q. The million five that you refer to in
24	Paragraph 18 came from Mr. Harlap. Isn't that true?
25	A. Yes.
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Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et		
1	earlier, Go Global had advanced \$2,200,000 to Eldorado	
2	Hills which Eldorado Hills said that it would pay back	
3	to Go Global. So that's a big point there.	
4	Q. All right. You've made your point.	
5	A. Okay.	
6	Q. Paragraph 18, that Nanyah is entitled to the	
7	return of the \$1.5 million I guess there's a zero	
6	left out from Eldorado?	
9	A. Yes.	
10	Q. And that is well, strike that.	
11	Why is it entitled to the return of 1,500,000?	
12	MR. McDONALD: Object to the form.	
13	A. Because it invested a million five, and	
14	Mr. Rogich promised me in a conversation, and also tried	
15	to put it down on several documents, that it would	
16	receive a million five back for the investment that	
17	Nanyah Vegas brought in.	
18	It's actually a great deal for Eldorado to	
19	take a million five for free, not pay any interest and	
20	just give them the money back. All he had to do is give	
21	the money back, not even asking for any interest.	
22	BY MR. LIONEL:	
23	Q. But this million five that you're talking	
24	about here is a million five that came from Mr. Harlap	
25	which you gave \$1,420,000 to Go Global.	
02-47	5-4500 OASIS REPORTING SERVICES, LLC Page: 105	

Carlo	s A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	Q. And out of that and the million four twenty
2	that you gave to Go Global came out of that \$1,500,000
3	which came from Mr. Harlap.
4	A. I disagree.
5	Q. All right. Where did it come from, that
6	million five?
7	A. The way I look at it, it actually came from Go
8	Global four months prior to.
9	Q. Prior to Mr. Harlap sending the million five?
10	A. Yes, right.
11	Q. And it came out of that, not his million five.
12	Is that what you're saying?
13	A. The money is money. If you have five dollars
14	in one pocket and five dollars in another pocket, you
15	have ten dollars. Which one you use to pay for the
16	movie and which one you use to pay for the popcorn
17	doesn't matter.
18	My money, Go Global's money, \$4 million of it
19	was in Eldorado prior to Harlap's money going in. So
20	some of that Go Global money was to be considered a loan
21	temporarily to Eldorado Hills. So Eldorado Hills owed
22	Go Global some of that money. So when Eldorado Hills
23	received the Harlap money, it was able to repay some of
24	the \$4.1 million that Go Global had previously invested,
25	not all of the \$4.1 million, only 1,420,000 of the \$4.1
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		s A. Huerta Carlos A. Huerta, et al. v. Sig Rogic
million.	1	about Eldorado sometime between 2006 and 2006 an
So if you want to call it that it came from	2	December of 2007. Is that correct?
Harlap and that's Harlap's money, you can choose to do	3	A. Yes.
that, but I'm saying that Go Global had already put	4	Q. And that's and you say it was out of that
money into the company.	5	that you took this consulting fee, this fee for
Q. That's not what you were talking about.	6	consultation in 2007?
A. So where did that money go? Where did the Go	7	MR. McDONALD: Object to the form.
Global money go, the 4.1 million?	. 8	A. No.
Q. You were the manager.	9	BY MR. LIONEL:
A. No, I know where it went. I'm telling you	10	Q. Let me read Paragraph 19. "As a direct resu
where it went, but you choose not to pay attention to	11	of the actions of the defendants, plaintiffs have beer
it. You're just asking me one sentence. You're saying	12	damaged in an amount in excess of 10,000." What damag
that the Harlap money went to pay Go Global. If that's	13	are you talking about? How do you ~~ strike that.
what you say, you say. I have my facts as well.	14	How do you say they were damaged in an amour
. My facts are Eldorado Hills already had \$4.1	15	in excess of 10,000?
million of Go Global's money, and Go Global was owed	16	MR. McDONALD: Object to the form, calls for
that money. So whether it's Harlap's money or Rogich's	17	legal conclusion.
money or Robert Ray's money, it doesn't matter. Go	18	You can answer.
Global was owed money, and it's still owed money today,	19	A. I'm trying to give an answer that is
\$2.7 million of it is what we are saying in this	20	applicable. I think we've been damaged in several way
lawsuit, and we're saying that Nanyah Vegas is owed a	21	BY NR. LIONEL:
million five.	22	Q. How have you been damaged?
Q. And when you talk about the four million,	23	A. Number one, if the money would have been pai
you're talking about money that had been contributed or	24	back, as my understanding of our agreement, when Rogic
put into the company when I say company, I'm talking	25	conveyed his interest away in Eldorado Hills, I could
have taken that \$2.7 million and done something else	1	vast or great that it's cost prohibitive to keep.
have taken that \$2.7 million and done something else	1	vast or great that it's cost prohibitive to keep.
with it, earned interest in an account, bought a stock,	2	
	1 *	BY MR. LIONEL;
pay off debt. I could have been benefiting from not	3	· · ·
		· · ·
pay off debt. I could have been benefiting from not	3	Q. Have you seen the tax returns for Eldorado f
pay off debt. I could have been benefiting from not paying interest on other loans that I have.	3	O. Have you seen the tax returns for Eldorado f the year 2012?
pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire	3 4 5	<ul> <li>Q. Have you seen the tax returns for Eldorado f</li> <li>the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> </ul>
pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire Mr. McDonald's office, pay him legal fees, spend money	3 4 5 6	<ul> <li>Q. Have you seen the tax returns for Eldorado f</li> <li>the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> </ul>
pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire Mr. McDonald's office, pay him legal fees, spend money copying papers, talking through all of this with you	3 4 5 6 7	<ul> <li>Q. Have you seen the tax returns for Eldorado f</li> <li>the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> </ul>
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<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire Mr. McDonald's office, pay him legal fees, spend money copying papers, talking through all of this with you instead of being out earning money at my job. So I've been damaged way more than \$10,000 just in the interest that I could have earned alone on the \$2.7 million, which doesn't include Yoav Harlap's \$1.5 million. Q. If he had not transferred that property, would</pre>	3 4 5 6 7 8 9 10 11 12 13	<ul> <li>O. Have you seen the tax returns for Eldorado f</li> <li>the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> </ul>
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<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire Mr. McDonald's office, pay him legal fees, spend money copying papers, talking through all of this with you instead of being out earning money at my job. So I've been damaged way more than \$10,000 just in the interest that I could have earned alone on the \$2.7 million, which doesn't include Yoav Harlap's \$1.5 million. Q. If he had not transferred that property, would you have received anything? MR. McDONALD: Object to the form. A. I don't know where the property if he sold</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>O. Have you seen the tax returns for Eldorado f the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I'we seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	<ul> <li>O. Have you seen the tax returns for Eldorado f the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have.</pre>	3 4 5 6 7 9 9 10 11 12 13 14 15 16 17 18	<ul> <li>O. Have you seen the tax returns for Eldorado f the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Pamily Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared out at me, nothing that said huge losses.</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have. Number two, we've had to actually hire Mr. McDonald's office, pay him logal fees, spend money copying papers, talking through all of this with you instead of being out earning money at my job. So I've been damaged way more than \$10,000 just in the interest that I could have earned alone on the \$2.7 million, which doesn't include Yoav Harlap's \$1.5 million. Q. If he had not transferred that property, would you have received anything? MR. McDONALD: Object to the form. A. I don't know where the property if he sold the property, if he's selling the property, I probably would be receiving some kind of rent or income from the gun club because there's a functioning business on</pre>	3 4 5 6 7 8 9 9 10 11 12 13 14 15 16 17 18 19	<ul> <li>O. Have you seen the tax returns for Eldorado f the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<ul> <li>O. Have you seen the tax returns for Eldorado f the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared out at me, nothing that said huge losses.</li> <li>Q. Did anything on there that showed any profits?</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>0. Have you seen the tax returns for Eldorado for the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared out at me, nothing that said huge losses.</li> <li>Q. Did anything on there that showed any</li> </ul>
<pre>pay off debt. I could have been benefiting from not paying interest on other loans that I have.</pre>	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<ul> <li>O. Have you seen the tax returns for Eldorado for the year 2012?</li> <li>A. No, I'm not sent tax returns from Eldorado.</li> <li>Q. Have you seen the tax returns for 2011?</li> <li>A. No.</li> <li>Q. Have you seen it for 2010?</li> <li>A. No.</li> <li>Q. Have you seen it for 2009?</li> <li>A. No.</li> <li>Q. You're sure?</li> <li>A. I'm sure. I haven't seen the tax returns.</li> <li>I've seen some K-1s for some of those years that were sent to Robert Ray or the Ray Family Trust but not the full tax return.</li> <li>Q. What do those tax returns show, those K-1s?</li> <li>A. Nothing that I don't have them in front of me. I look at K-1s frequently nothing that glared out at me, nothing that said huge losses.</li> <li>D. Did anything on there that showed any profits?</li> </ul>
Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et	
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1	absorbing about 60 acres, that would be interesting	
2	because Mr. Eliades' son, I believe, ran that gun club,	
з	if he still doesn't, for quite a long time. So that 60	
4	acres is basically either not paying rent to Eldorado	
5	Hills, LLC, the gun club, for the plus/minus 60 acres,	
6	or they are keeping all of the profits themselves. So	
7	it's kind of debatable on how that property and how that	
8	business is run. My guess is they just get free rent.	
9	So that's kind of an abatement.	
10	That should be rent that's paid towards	
11	Eldorado Hills, LLC. In most traditional real estate	
12	deals, when a landlord owns property and a business is	
13	on that property or in a building occupying space and	
14	running its business, normally it would pay rent,	
15	percentage rent, monthly rent, annual rent.	
16	So my guess is there are some profits that	
17	maybe aren't showing up in the Eldorado Hills tax	
18	returns because Mr. Eliades and Mr. Rogich have	
19	controlled that property. So they choose to do whatever	
20	they want with the income from the gun club, but maybe	
21	it's not being reflected appropriately in the tax	
22	returns of the Eldorado Hills, LLC, for the years 2009	
23	or 2010 or 2011 or 2012.	
24	Q. Are you aware I think you testified no,	
25	put another way.	
02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 1	

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Q. It requires them to make distributions?
2	A. It may not be called distributions, but, okay,
3	so Paragraph 2(a) on Page 2 and that's Bates Number
4	SR002011. I'm going to read it, "Buyer shall owe seller
5	the sum of \$2,747,729.50 as noninterest-bearing debt
6	with, therefore, no capital calls for monthly payments.
7	Said amount shall be payable to seller from future
8	distributions or proceeds," and then it goes on.
9	So I'm contending at the very least there is a
10	substantial business operating on the Eldorado Hills
11	property, and those moneys are going elsewhere except
12	not into Eldorado Hills or to the benefit of the members
13	of the debt holder or the people who Eldorado Hills owes
14	debt to, and they're keeping the money.
15	So I think that when they're keeping the
16	distributions or they're not sending it out or they're
17	not even receiving it on purpose when they should be
18	taking proceeds or rent and distributing the money that
19	they don't need to maintain the property. That's part
20	of what I'm saying, much less the rest of it that your
21	client just decided to make the interest disappear
22	because it sounded good to him.
23	But we haven't seen all the agreements yet,
24	have we, Mr. Lionel? We haven't seen them all yet.
25	Q. TELD is not a party to this agreement, right?
17.470	GASIS REPORTING SERVICES, LLC Page: 11

1	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, Are you aware of any distributions that
2	Eldorado has ever made?
3	A. No, and that's, I think, one big reason why
4	we're here today.
	·
5	Q. I beg your pardon?
6	A. And I think that's one major reason why we're
7	here today, because they have the assets, and they keep
8	the income, and they don't make distributions, and they
9	kept \$4.5 million of our money. You think that sounds
10	good to me, the 4.5 million no matter how you divide
11	it and the 1.45 and the 1.42? They have 4.5 million
12	of my money which both of them signed that was owed in
13	multiple agreements, and they haven't paid it.
14	Q. You're not suing Eldorado for that, are you
15	now?
16	A. Yes, we are.
17	Q. Only for Nanyah.
18	A. Okay. Well, we'll see about that.
19	Q. Well, is there anything in the agreement that
20	requires Eldorado to make distributions?
21	A. In the Eldorado Hills operating agreement?
22	Maybe. I don't know.
23	Q. No, I'm talking about in this agreement, in
24	the one you have in front of you, Exhibit B.
25	A. Yes, it does. It does.
12.42	6-4500 OASIS REPORTING SERVICES, LLC Page:

#### Carlos A. Hucrta Carlos A. Huerta, et al. v. Sig Rogich, et al. 1 A. Correct, not yet or not now. 2 Q. And, of course, Paragraph 2(a) says that with respect to the debt, payments would be -- distributions 3 4 as, when and if received by buyer from the company. 5 Do you know of any distributions that has been 6 received ---7 A. Yes. 8 Q. -- by Mr. Rogich? 9 A. Yes. 10 Q. What are they? 11 A. I'm telling you at least there is a gun club 12 that should be paying rent. So I think they're 13 pocketing the rent and never putting it in the bank 14 account of Eldorado Hills, LLC, or they're keeping the profits themselves in some other entity. 15 16 Q. My question is, what do you know of any 17 distributions that were made? 18 A. Yes, and I answered yes. Q. There were -- tell me about the distributions. 19 20 $\boldsymbol{\lambda}.$ There are moneys or distributions that Eliades 21 and/or Rogich are taking at least from the gun club, and 22 instead of putting them into Eldorado Hills, LLC, they're being cut off. They're being used up before 23 they go into Eldorado Hills, LLC. 24 25 Q. Do you know of any distributions received by OASIS REPORTING SERVICES, LLC Page: 119 702-426-4500

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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Rogich?
2	A. I don't know. I don't have a copy of his bank
3	statements, and I haven't spoken with him, but there is
4	a gun club, and a pretty successful one at that, that is
5	there either for free or paying Rogich and his partners
6	money outside of Eldorado Hills, LLC.
7	Q. At the time that TELD came in, was there a
8	reason why you didn't stay in, instead sold your
9	interest?
10	A. Yes.
11	Q. What was that?
12	A. Sig Rogich.
13	Q. What does that mean?
14	A. Sig Rogich told me that when Eliades came in,
15	Eliades didn't want any other partners but Sig Rogich,
16	and he would be the only partner, and he would agree to
17	pay Sig Rogich would agree to pay me my money out of
18	the property, and that's what this agreement was meant
19	to do. That was Sig's story.
20	Q. Paragraph 22, "Plaintiffs have complied with
21	all conditions precedent and fulfilled their duties
22	under the agreement."
23	What are the conditions?
24	MR. McDONALD: Object to the form, calls for a
25	legal conclusion.
02.47	6-4500 OASIS REPORTING SERVICES, LLC Page: 1

#### Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Hucria haven't prevented them from marketing the property. We 1 just asked for our money back. That's all, 2 So we've been kind of good passive investors 3 that aren't earning any interest. So I think those are 4 the kind of duties that a good guy would do. 5 6 BY MR. LIONEL: 7 Q. Is that it? That's your answer? A. Yes. 8 Q. Paragraph 23, "Defendant Rogich materially 9 breached the terms of the agreement when he agreed to 10 remit payment from any profits paid from Eldorado, yet 11 transferred his interest in Eldorado for no 12 consideration to TELD, LLC." 13 What terms of the agreement are you referring 14 15 to? MR. McDONALD: Same objection. 16 A. So Mr. Rogich from my understanding -- I 17 haven't seen anything in writing; maybe you have -- has 18 somehow conveyed his interest in Eldorado Hills, LLC, 19 away. He never had given us -- when I say us, the 20 investors that are mentioned in other agreements that 21 we've seen today, Go Global, Nanyah, Robert Ray -- an 22 opportunity to say, "Hey, are you going to pay us back," 23 or he didn't pay us any money when he conveyed his 24 25 interests.

OASIS REPORTING SERVICES, LLC

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anos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	A. We provided about four and a half million
2	dollars into Eldorado Hills, LLC.
3	BY MR. LIONEL:
4	Q. Is that it?
5	MR. McDONALD: Same objection.
6	A. That's the bulk of it. I think that's the
7	most important part.
8	BY MR. LIONEL:
9	Q. I'll take it. Give me a subordinate part.
10	A. I'll stick to the most important part.
11	Q. And the other that's a condition you're
12	talking about?
13	MR. McDONALD: Same objection.
14	A. Yes.
15	BY MR, LIONEL:
16	Q. It's your complaint. I have a right to find
17	out what it's about.
18	A. Absolutely. I'm answering the questions. I
19	said yes.
20	Q. What duties did you fulfill?
21	MR. McDONALD: Same objection.
22	A. We took four and a half million dollars, and
23	we put it into Eldorado Hills, LLC, and we haven't
24	bothered them. We haven't given them a hard time. We
25	haven't prevented them from selling the property. We

Carlos	A. Hucrta Carlos A. Hucrts, ct al. v. Sig Rogicli, ct al
1	He was supposed to get a practical amount of
2	money based upon the value of Eldorado Hills, LLC and
3	pay us, not just give it away for free, and if he was
4	going to give it away for free, you would at least think
5	that he would have called us and say, "Hey, I'm going to
6	give my interests away for free. Would you take it?"
7	That's all.
8	I think he breached the spirit of that
9	agreement backwards and forward and sideways and in
10	diagonals also.
11	BY MR. LIONEL:
12	Q. You say in here breached the terms. Tell me
13	what terms.
14	MR, McDONALD: Same objection.
15	A. I just answered. I just answered the
16	question. He's supposed to pay us when he gives up his
17	interest in Eldorado Hills, LLC, not just walk away for
18	nothing.
19	BY MR. LIONEL:
20	Q. All I'm asking you is are there any terms in
21	the agreement that say what you effectively just said?
22	That's all.
23	A. Yes, I think there are.
24	Q. Would you point them out to me?
25	A. Just read Paragraph A. I think that starts it
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 123

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogieti, et al
	on recitals, then (B) also. He basically Rogich
2	walks away with a lot for nothing then if he doesn't
з	pay. (B) says, "Seller desires to sell, and buyer
4	desires to purchase, all of seller's membership
5	interest" which was equity and then turns into debt
6	as per this agreement; that's why we differentiate the
7	terms at times "subject to the potential claims and
8	pursuant to the terms of this agreement." So seller
9	desires to sell; buyer desires to purchase.
10	In this case, the way it worked out with the
11	magical Sig Rogich at hand is he gets 40 percent
12	interest in a company that's worth millions of dollars,
13	and he pays zero, zero dollars.
14	Q. You haven't answered my question.
15	A. No, no, he's supposed to pay us. He's
16	supposed to pay us. Your question was what terms in the
17	agreement show that he's supposed to pay.
18	Q. No, that was not my question.
19	MR. LIONEL: Read the question back, Ms.
20	Reporter.
21	(Whereupon, the requested portion of the
22	record was read by the reporter.)
23	BY MR. LIONEL:
24	Q. And I'm asking you what terms are there? You
25	said that Mr that Rogich breached the terms when he
702-470	5-4500 OASIS REPORTING SERVICES, LLC Page: 124

Carlo	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	ownership interest in the company retained by buyer."
2	That to me is a term of the agreement. It's
3	in the recitals. The buyer received equity, extra
4	equity that he didn't have prior to this, and he's paid
5	nothing for it. So he's supposed to pay.
6	So verbatim it doesn't say what you stated,
7	but if you read this whole agreement, the buyer, being
8	Rogich, is supposed to pay for his interest. If he gave
9	it away to you, if he gave it away for free to somebody
10	else, that's his choice. Let him do that, but he's
11	supposed to pay for that.
12	So, again, these terms, as I read them and I
13	understand them, should mean that Rogich, when he
14	received this equity interest, this additional equity
15	interest that he didn't have, that he took basically
16	from Go Global, that he took from Nanyah Vegas, and he
17	didn't pay anything for, he was supposed to pay.
18	He decides later on he wants to become a
19	philanthropist or whatever it is he wants to do, God
20	bless him, but he's supposed to pay the group that he
21	took the interest from.
22	So I believe that, yes, it's pretty clear.
23	Q. That he could not transfer his interest?
24	A. No, he can transfer his interest, but he's
25	supposed to pay us when he does.
702.47	5-4500 OASIS REPORTING SERVICES, LLC Page: 126

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	transferred his interest in Eldorado.
2	A. Yes. Yes.
з	Q. Okay? I'm asking you what term of the
4	agreement says he could not transfer his interests in
5	Eldorado ~-
6	MR. McDONALD: I'll object.
7	BY MR. LIONEL:
8	Q for no consideration?
9	MR. McDONALD: I'll object to the form.
10	BY MR. LIONEL:
11	Q. That's all.
12	A. Those exact words verbatim the agreement does
13	not have. The agreement, when you read, it says or
14	states that he's not supposed to give away his interest
15	for free without paying us.
16	Q. What says that?
17	A. Let's go back to $(A)$ . "Buyer intends to
18	negotiate" buyer is Rogich "such claims with
19	seller's assistance so that such claimants confirm or
20	convert the amounts set forth beside the name of each of
21	said claimant into noninterest-bearing debt, or an
22	equity percentage to be determined by buyer after
23	consultation with seller as desired by seller, with no
24	capital calls for monthly payments, and a distribution
25	in respect of their claims in amounts from the one-third
02-47	5-4500 OASIS REPORTING SERVICES, LLC Page: 125

1       Q. Is that what it says?         2       A. Not in the exact words I         3       big meaning, yes, that's what it s         4       Q. Can you show me what words         5       say he could not transfer the interference         6       A. No, he's supposed to pay         7       Read Paragraph A and Paragraph B.         8       already. You need to read them bee         9       If you want me to read them again         10       again, but I've already read them.         11       what this says and what this agreen         12       gives away his interest, he's support         13       Q. But it doesn't say that.         14       A. Okay.         15       Q. Is that a fair statement         16       that.	ays. ds would effectively rest? us when he does. I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>3 big meaning, yes, that's what it s</li> <li>4 Q. Can you show me what wor</li> <li>5 say he could not transfer the inte</li> <li>6 A. No, he's supposed to pay</li> <li>7 Read Paragraph A and Paragraph B.</li> <li>8 already. You need to read them be</li> <li>9 If you want me to read them again</li> <li>10 again, but I've already read them.</li> <li>11 what this says and what this agreen</li> <li>12 gives away his interest, he's suppil</li> <li>13 Q. But it doesn't say that.</li> <li>14 A. Okay.</li> <li>15 Q. Is that a fair statement</li> </ul>	ays. ds would effectively rest? us when he does. I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>Q. Can you show me what wor</li> <li>say he could not transfer the inte</li> <li>A. No, he's supposed to pay</li> <li>Read Paragraph A and Paragraph B.</li> <li>already. You need to read them be</li> <li>If you want me to read them again</li> <li>again, but I've already read them.</li> <li>what this says and what this agreen</li> <li>gives away his interest, he's support</li> <li>Q. But it doesn't say that.</li> <li>A. Okay.</li> <li>Q. Is that a fair statement</li> </ul>	ds would effectively rest? us when he does. I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>say he could not transfer the inte</li> <li>A. No, he's supposed to pay</li> <li>Read Paragraph A and Paragraph B.</li> <li>already. You need to read them be</li> <li>If you want me to read them again</li> <li>again, but I've already read them.</li> <li>what this says and what this agreen</li> <li>gives away his interest, he's supp.</li> <li>Q. But it doesn't say that.</li> <li>A. Okay.</li> <li>Q. Is that a fair statement</li> </ul>	rest? us when he does. I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>A. No, he's supposed to pay</li> <li>Read Paragraph A and Paragraph B.</li> <li>already. You need to read them be</li> <li>If you want me to read them again</li> <li>again, but I've already read them.</li> <li>what this says and what this agreed</li> <li>gives away his interest, he's support</li> <li>Q. But it doesn't say that.</li> <li>A. Okay.</li> <li>Q. Is that a fair statement</li> </ul>	us when he does. I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>Read Paragraph A and Paragraph B.</li> <li>already. You need to read them be</li> <li>If you want me to read them again</li> <li>again, but I've already read them.</li> <li>what this says and what this agreed</li> <li>gives away his interest, he's suppl</li> <li>Q. But it doesn't say that.</li> <li>A. Okay.</li> <li>Q. Is that a fair statement</li> </ul>	I've read them cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>8 already. You need to read them be</li> <li>9 If you want me to read them again</li> <li>10 again, but I've already read them.</li> <li>11 what this says and what this agreed</li> <li>12 gives away his interest, he's support</li> <li>13 Q. But it doesn't say that.</li> <li>14 A. Okay.</li> <li>15 Q. Is that a fair statement</li> </ul>	cause I've read them. to her, I'll read them My opinion is and ment means is when he
<ul> <li>9 If you want me to read them again</li> <li>10 again, but I've already read them.</li> <li>11 what this says and what this agreen</li> <li>12 gives away his interest, he's supp</li> <li>13 Q. But it doesn't say that.</li> <li>14 A. Okay.</li> <li>15 Q. Is that a fair statement</li> </ul>	to her, I'll read them My opinion is and ment means is when he
10       again, but I've already read them.         11       what this says and what this agreed         12       gives away his interest, he's support         13       Q. But it doesn't say that.         14       A. Okay.         15       Q. Is that a fair statement	My opinion is and ment means is when he
<ul> <li>11 what this says and what this agree</li> <li>12 gives away his interest, he's support</li> <li>13 Q. But it doesn't say that.</li> <li>14 A. Okay.</li> <li>15 Q. Is that a fair statement</li> </ul>	ment means is when he
12       gives away his interest, he's support         13       Q. But it doesn't say that.         14       A. Okay.         15       Q. Is that a fair statement	
<ol> <li>Q. But it doesn't say that.</li> <li>A. Okay.</li> <li>Q. Is that a fair statement</li> </ol>	osed to pay us.
14     A. Okay.       15     Q. Is that a fair statement	
15 Q. Is that a fair statement	
16 that.	? It doesn't say
1	
17 MR. McDONALD: Object to	form, argumentative.
18 BY MR. LIONEL:	
Q. I understand what you're	saying, but that
20 agreement does not say that he cann	ot transfer his
21 interest.	
A. Correct.	
Q. That's all. It's easy.	
A. But that wasn't the quest	
25 earlier.	ion you had asked

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Q. I thought it was.
2	λ. No, it wasn't.
з	Q. Paragraph 24.
4	A. Okay.
5	Q. On top of Page 5. "Huerta and Go Global
6	reasonably relied on the representations of the
7	defendant Rogich in that they would honor the terms of
8	the agreement, all to their detriment."
9	What representations are you talking about?
10	MR. McDONALD: Same objection.
11	A. Not only in these documents that we've seen
12	here today but in the documents that were signed with
13	TELD and the Eliades group, there is reference in
14	writing to the moneys that have been invested and that
15	are supposed to be paid back interest free. They're not
16	even paying us interest on our money.
17	So we're referring to them, Sig Rogich, his
18	family trust or his et als. that would pay back money
19	that he benefitted from by getting an interest in
20	Eldorado Hills, LLC, moving forward. That's it.
21	BY MR. LIONEL:
22	Q. But you say that you relied on the
23	representations that they would honor the terms of the
24	agreement.
25	A. Yes.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	Q. Paragraph 25, "As a direct result of the
2	actions of defendants, plaintiffs have been damaged in
3	an amount in excess of 10,000."
4	Is your answer to that the same one that you
5	gave me before
6	A. Yes.
7	Q to Paragraph 19?
8	A. Yes, sir.
9	Q. Paragraph 28.
10	A. Okay.
11	Q. "That the parties herein agree to uphold
12	certain obligations pursuant to their agreement;
13	specifically, defendant agreed to reasonably uphold the
14	terms of the agreement by remitting the requisite
15	payments required and reasonably maintaining the
16	membership interest to consummate the terms of the
17	agreement."
18	And what I'm asking you is, tell me what terms
19	of the agreement required Mr. Rogich or his trust to
20	reasonably maintain the membership interest.
21	MR. McDONALD: Object to the form. It calls
22	for a legal conclusion.
23	A. I mean, we can go back and basically reread
24	what I just read, but when he was when Rogich or his
25	trust was buying interests and agreeing to convert it or
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	A. Huerta Cartos A. Huerta, et al. v. Sig Rogich, et
1	Q. Are there such representations, or are you
2	relying on what the agreement says?
3	A. I'm relying on what the agreement says and
4	what we talked about earlier when I met with Sig Rogich,
5	and he looked me in the eye and said he would pay these
6	people back, and it was supposed to happen within the
7	month or two. We're not supposed to be waiting in 2014,
8	six years later.
9	He started making payments to Dunlap and
10	Rietz, and he said he was going to pay off Robert Ray,
11	and he wanted to pay everybody else off. That was the
12	intention. That's what the agreement was back then.
13	This Exhibit 1, I think, that you call it, which is the
14	purchase agreement, was supposed to be some
15	understanding of what we had agreed to, but, yes, he
16	told me face-to-face that he would pay us back.
17	Q. That's before the agreement was signed?
18	A. And after.
19	Q. And after. That's what you're referring to?
20	A. Yes. Yes.
21	Q. All right.
22	A. Thank you. I appreciate that.
23	Q. I'm entitled to find out what you're saying.
24	It's your complaint, not mine.
25	A. Yes, absolutely.
	6-4500 QASIS REPORTING SERVICES, LLC Page: 1

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	having us convert that to a noninterest-bearing debt,
2	it's reasonable at that time to state that he wouldn't
3	just give away millions of dollars of interest later on
4	because for whatever reason. So he didn't really
5	stay true to what this agreement was meant for, stating
6	that he's buying interests, and he's supposed to pay for
7	the interest.
8	I mean luckily, luckily we live in a pretty
9	great country that normally when you get something, you
10	do pay for it, and most people do receive payment. In
11	this case, we said, "Hey, we'll wait. Just pay us
12	later," and he just didn't pay us. He hasn't paid us.
13	In fact, I'd be okay right now if he said,
14	"I'm not paying you yet because we haven't sold it."
15	What we have a problem with is that he told us that he
16	just gave away the interest for free, you know.
17	BY MR. LIONEL:
18	Q. But is there a term in the agreement that says
19	he has to maintain his membership interest? That's all
20	I'm asking.
21	MR. McDONALD: Same objection.
22	A. We're going to be in the same position on your
23	other point. I believe that he did not uphold the
24	agreement. Is there a specific term highlighting or
25	specifying him, hey, Sig, hereby agrees that he is not
02-47	5-4500 OASIS REPORTING SERVICES, LLC Page: 13

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
ı	going to give away his interests for free without paying
2	the investors or the debt holders, no, there isn't a
3	specific sentence that says that, but there is a
4	specific sentence that says he's buying, and there is a
5	specific sentence that refers to him paying.
6	He just didn't get the paying part right. He
7	liked the buying part, but he didn't get the paying
8	part. He ate the meal at the restaurant for free and
9	walked out and did not uphold the implied agreement to
10	pay for the meal. That's what he did. Let's call the
11	spade the spade. He ale the food and didn't pay for it.
12	He dined and dashed. It's classic.
13	BY MR. LIONEL:
14	Q. He didn't receive any distributions, did he?
15	A. He received equity in a company that owns
16	property worth millions of dollars. So I think he did.
17	He received equity.
18	Q. At what point?
19	A. October of 2008.
20	Q. At that time.
21	Were there any distributions that Rogich
22	received after October 2008?
23	MR. McDONALD: I'll object to the extent that
24	it calls for speculation.
25	A. Yes.
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Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Huerta we'll pay you 8 million, we'll pay you 15 million for 1 this 60 acres. We're just going to put it in this Swiss 2 account. We're going to put it in your kid's trust з account. We're going to put it in the name of some 4 other entity, and you know what? We're not going to pay 5 Eldorado Hills, but you're going to let us have this 6 property, or you're going to give us the right to buy it 7 down the road for a dollar." 8 I don't know, but the fact of the matter is 9 there is a business that runs there, and Eldorado Hills 10 evidently hasn't received one iota of payment or moneys. 11 So the only thing that a logical businessman would think 12 is they're getting something. Maybe they get free 13 bullets for life. Maybe they get free rifles. They 14 might get free rides on the golf carts that are really 15 nice around the gun club. I don't know. They might get 16 to shoot at the tank that they put out there. They 17 might get to ride in the tank. I don't know. But 18 there's definitely some benefit and/or distribution that 19 we're not seeing, you are not seeing because they don't 20 show you that either, and I'm not seeing because I'm not 21 an equity member, and I'm not out at the gun club. 22 So I don't know exactly, but it would stand to 23 reason that that business that functions out there is 24 providing some kind of benefit to Eldorado Hills, LLC, 25 OASIS REPORTING SERVICES, LLC Page: 134 702-476-4500

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	BY MR. LIONEL:
2	Q. Do you agree it calls for speculation,
з	Mr. Witness?
4	A. I'm not a lawyer. I don't know.
5	Q. What is your answer?
6	A. Are you being argumentative, Mr. Attorney?
7	Q. What's your answer?
8	A. I answered this already. I believe that I
9	believe that they have accepted distributions in other
10	forms that didn't properly go through the company, that
11	being Eldorado Hills, LLC.
12	Q. When was this?
13	A. Since that for example, since that gun club
14	has been running.
15	Q. Was this before
16	A. After 2008, after October of 2008, right.
17	Q. What evidence do you have of that?
18	A. I know that there's a gun club there, and it
19	takes up about 60 acres. I know that the business is
20	running, and I know that businesses normally don't get
21	to stay at places for free. So either the gun club
22	bought the property and they paid Eliades and Rogich
23	outside of an escrow, they paid Rogich and Eliades
24	outside of Eldorado Hills, LLC, and did what they call
25	the good-guy deal. "Hey, we'll pay you 6 million, hey,
702-47	5-4500 OASIS REPORTING SERVICES, LLC Page: 132

#### Carlos A. Huorta Carlos A. Hucrta, et al. v. Sig Rogich, et al. 1 that neither you or I know. That's all I'm saving. 2 So I believe that, yes, there are з distributions. I just don't know what they are and when 4 they're given. 5 Q. Paragraph 29, "Rogich never provided verbal or written notice of his intentions to transfer the 6 7 interests held in Eldorado, and this fact was not discovered until other parties filed suit against 8 Eldorado and Rogich for other similar contract --9 conduct." Excuse me. 10 11 Is there any term or provision in the agreement that required that Rogich give you notice of 12 13 his intentions to transfer the interests? 14 MR. McDONALD: Objection, calls for a legal 15 conclusion. MR. LIONEL: Why is that calling for a legal 16 17 conclusion? 18 MR. McDONALD: It's asking for him to interpret the terms of the agreement. 19 20 MR. LIONEL: I'm asking for facts. 21 MR. McDONALD: Well, to the extent that it 22 calls for him to make a legal conclusion based on the terms of the agreement, that's my objection. 23 A. As we sit here today, we're not aware -- maybe 24 25 you are, but we're not aware of proceeds or OASIS REPORTING SERVICES, LLC Page: 135 702-476-4500

Carlos	A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al
1	distributions that Mr. Rogich has received.
2	I think it's completely asinine to think and
3	presume that Mr. Rogich, as I know him, because I
4	officed with him for about five years and on one deal
5	that I did he made \$11 million on, that he would just
6	walk away from a multimillion-dollar asset and not
7	receive anything.
8	So in answer to your question, if you just
9	read this agreement, it says said amount referring to
10	the 2.7 million and change, "Said amount shall be
11	payable to seller" that's Go Global "from future
12	distributions or proceeds." Okay?
13	BY MR. LIONEL:
14	Q. But I'm not asking you that. I'm going to
15	move to strike that.
16	I'm asking you simply with respect to whether
17	or not there are any terms or provisions
18	A. Yes, the answer is yes.
19	Q that he had to give written notice of his
20	intentions to transfer his interests? That's all.
21	MR. McDONALD: Same objection.
22	A. The answer is yes.
23	BY MR. LIONEL:
24	Q. What are they?
25	A. Read that.
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogicli, et al.
1	needed to notify us, but since he didn't pay us, he
2	should have at least notified us. The agreement doesn't
3	say he specifically needs to notify us, but in order to
4	get treated fairly, like I think we should have been
5	treated, and if he would have been upholding, you know,
6	just good faith, he would have called and said, "Hey,
7	I'm going to do this." He never did, and we found out
8	about it months later, and I just think that's messed
9	up.
10	BY MR. LIONEL:
11	Q. Still in Paragraph 29, it says the fact that
12	he had not discovered withdraw.
13	The Paragraph 29 says, "The transfer was not
14	discovered until other parties filed suit against
15	Eldorado and Rogich for other similar contract
16	conduct." I did that twice.
17	Tell me why you say that, why you allege that
18	it was not discovered until other parties filed suit for
19	other similar conduct.
20	A. Right. Actually you made reference to this
21	earlier. We didn't get as complete as this, but it was
22	in 2012, in the fall or October, that Sig Rogich and I
23	were discussing the Antonio Nevada lawsuit which is, I
24	think, the reference, what it means here where it says,
25	"Other parties filed suit against Eldorado." That other
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 138

Carlos A. Huerta, et al. v. Sig Rogich, et al. Carlos A. Hucrta Q. Read what? 1 2 A. What I just started to read. He's supposed to 3 pay when he gets distributions or proceeds. We don't know what he's received. He doesn't tell us. 4 5 Q. I ---A. So he's supposed to tell us. He doesn't just 6 7 get to keep all the benefits. He doesn't just get to keep valuable property. He doesn't get to keep the 8 9 benefit of that company without paying us. So I don't know what he's received. 10 11 Q. I move to strike, and I'm going to read the 12 first part of Paragraph 29. 13 "Rogich never provided verbal or written 14 notice of his intentions to transfer the interests held 15 in Eldorado," and I'm asking you simply could you tell 16 me what terms or provisions in the agreement says that 17 he had to provide verbal or written notice of his 18 intentions to transfer the interests? 19 A. Okay. I'm just going to read the agreement, 20 okay, because you're asking me question after question. 21 So I think I better read it. 22 (Recess taken.) 23 MR. LIONEL: Back on the record. 24 A. So I think that after reading the agreement, 25 if Mr. Rogich would have paid us, he wouldn't have 702-476-4500 OASIS REPORTING SERVICES, LLC Page: 137

Carlo	s A. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et a
1	party, I believe, only refers to Antonio Nevada, LLC,
2	and Mr. Rogich and I were discussing that lawsuit, and
3	at that time is when Sig revealed to me on the phone
4	that he had given his interest away already.
5	So I don't believe that even Mr. Rogich
6	planned on telling me that he gave away his interest.
7	It just came up when we were talking about the Antonio
8	Nevada lawsuit.
9	Q. But you're saying it was not discovered until
10	other parties filed suit against Eldorado and Rogich for
11	other similar conduct. What's the similar conduct?
12	A. Oh, I'm not that familiar with the details of
13	the Antonio Nevada lawsuit, but I believe Antonio Nevada
14	alleged that Sig Rogich and/or Eldorado Hills, LLC,
15	should have paid them money or owed them money. So
16	we're now saying in regards to Nanyah Vegas and Go
17	Global that Mr. Rogich walked away with money that we
18	believe he should have paid us. So that's the similar
19	conduct.
20	Q. You say he walked away with money owed to
21	Eldorado to Antonio Nevada?
22	A. No. I said in my opinion he's walked away
23	with money owed to Go Global and Nanyah, yes.
24	Q. Paragraph 31, "That each party agreed to
25	uphold the terms of the agreement upon execution of the
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 139

1	agreement and as a result agreed to perform certain
2	duties."
3	They agreed to uphold. Is that something
4	besides what's in the agreement? I don't understand.
5	Where does that agreement appear?
6	MR. McDONALD: Object to the form.
7	A. The agreement is Exhibit I, that purchase
8	agreement.
9	BY MR. LIONEL:
10	Q. Are you talking about what the agreement says,
11	nothing specific, though?
12	A. You know, what the agreement says and then
13	secondly those other documents that we talked about when
14	TELD came in. I think it kind of regurgitates the
15	agreement and adds to it. So I don't think that
16	Mr. Rogich has upheld his agreement his agreed-upon
1.7	terms.
18	Q. This is talking about that each party agreed
19	to uphold the terms of the agreement.
20	A. Right, the Exhibit 1.
20	Q. Is there a separate provision there which says
22	that Rogich or the trust will uphold the terms of the
23	agreement?
23	MR. MCDONALD; Object to the form.
24	MR. LIONEL: It's an allegation in the
702-43	76-4500 OASIS REPORTING SERVICES, LLC Page: 140
	Curles & Hundre et al. y. Sie Ponick at al.
	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	$\Lambda.$ Okay. Well, then if you understand it, that's
1 2	A. Okay. Well, then if you understand it, that's my answer, I guess.
1 2 3	<ul> <li>A. Okay. Well, then if you understand it, that's</li> <li>my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no</li> </ul>
1 2 3 4	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're</li> </ul>
1 2 3 4 5	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> </ul>
1 2 3 4 5 6	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> </ul>
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1 2 3 4 5 6 7 8	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint. MR. McDONALD: Well, the allegation says that</li> </ul>
1 2 3 4 5 6 7 8 9	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint. MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold</li> </ul>
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1 2 3 4 5 6 7 8 9 10 11	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint. MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold the terms with.</li> <li>MR. LIONEL: That's not what it says. MR. McDONALD: Yes, it says upon execution of the agreement they agree to uphold the terms of the</li> </ul>
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint. MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold the terms with.</li> <li>MR. LIONEL: That's not what it says. MR. McDONALD: Yes, it says upon execution of the agreement they agree to uphold the terms of the agreement they agree to uphold the terms of the agreement upon execution. MR. LIONEL: And as a result, agreed to perform certain duties. MR. McDONALD: Correct. I'm sorry, are you asking are you asking</li> </ul>
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint. MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold the terms with.</li> <li>MR. LIONEL: That's not what it says. MR. McDONALD: Yes, it says upon execution of the agreement they agree to uphold the terms of the agreement upon execution. MR. LIONEL: And as a result, agreed to perform certain duties. MR. McDONALD: Correct. I'm sorry, are you asking are you asking him if that is referring to any specific terms in the agreement or just the agreement in general?</li> </ul>
1 2 3 4 5 6 7 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint.</li> <li>MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold the terms with.</li> <li>MR. LIONEL: That's not what it says.</li> <li>MR. McDONALD: Yes, it says upon execution of the agreement they agree to uphold the terms of the agreement they agree to uphold the terms of the agreement upon execution.</li> <li>MR. LIONEL: And as a result, agreed to perform certain duties.</li> <li>MR. McDONALD: Correct.</li> <li>I'm sorry, are you asking are you asking him if that is referring to any specific terms in the agreement or just the agreement in general?</li> <li>MR. LIONEL: Exactly, exactly. No, either</li> </ul>
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<ul> <li>A. Okay. Well, then if you understand it, that's my answer, I guess.</li> <li>Q. No, no, no. All I'm saying is there is no specific provision in the agreement that says we're going to uphold the terms.</li> <li>A. Okay. Then what</li> <li>Q. That's your allegation in your complaint.</li> <li>MR. McDONALD: Well, the allegation says that execution of the agreement is what they agreed to uphold the terms with.</li> <li>MR. LIONEL: That's not what it says.</li> <li>MR. McDONALD: Yes, it says upon execution of the agreement they agree to uphold the terms of the agreement they agree to uphold the terms of the agreement upon execution.</li> <li>MR. LIONEL: And as a result, agreed to perform certain duties.</li> <li>MR. McDONALD: Correct.</li> <li>I'm sorry, are you asking are you asking him if that is referring to any specific terms in the agreement or just the agreement in general?</li> <li>MR. LIONEL: Exactly, exactly. No, either it's in there or it's not.</li> </ul>

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Carlos A. Huerta, et al. v. Sig Rogieli, et al.

Carlos A. Hucita

	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	complaint.
2	MR, McDONALD: I still think your question is
3	vague. I'm confused about your question. So I don't
4	think there is a problem with the complaint. I think
S	it's your question.
б	A. In 6(d) in the agreement, and we can read the
7	agreement again and again. I mean, you're obviously
8	just reading from the complaint. I mean, I think that
9	the writing is unclear, but 6(d) in the agreement says,
10	"Seller and buyer further represent and warrant that the
11	representations, and indemnification and payment
12	obligations made in this agreement shall survive
13	closing."
14	So he hasn't paid. Mr. Rogich hasn't paid,
15	and he informed us that he gave away his interests. So
16	I believe if we go back to your paragraph from the
17	complaint that you just read that you're asking about
18	where each party agreed to uphold the terms of the
19	agreement, I feel like he has not upheld his side of the
20	agreement. His interests have disappeared or been given
21	away, but he paid nothing for them. So
22	BY MR. LIONEL:
23	Q. All I'm asking you is, is there something that
24	specifically says that each party agrees to uphold the
25	terms? That's all. I understand your point.

#### Carlos A. Huorta, ct al. v. Sig Rogich, ct al. Carlos A. Ilucrta BY MR. LIONEL: 1 2 Q. In 6(d)? A. 6(d). It's SR002014 in the agreement. 3 4 Q. This is Paragraph 6. Okay? A. Yes, so go to 6(d), right here, 6(d). 5 6 Q. "Seller and buyer further represent and 7 warrant that the representations, and indemnification 8 and payment obligations made in this agreement shall survive closing," That's talking about surviving 9 10 closing. 11 A. Yes, that's part of it, but it also says that 12 the buyer represents and warrants that the 13 representations, indemnification and payment obligations 14 made in this agreement shall survive closing. 15 He never paid. Payment obligations. Payment 16 obligations isn't zero. 17 Q. You keep going off on that tack. All I'm 18 asking you is, tell me what provision of the agreement. 19 A. 6(d) is the answer. 20 Q. That's your answer. Anything else? 21 A. Oh, I don't know. I mean, again, I would have to read this all again. At least 6(d), at least 6(d), 22 23 but you're as capable of reading this and going through 24 it as I am, at least 6(d). 25 MR. McDONALD: Which is a very important one. OASIS REPORTING SERVICES, LLC Page: 143 702-476-4500

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.	Carlos	A. Huerta
1	BY MR. LIONEL:	1	
2	Q. Anything else you know?	2	
3	A. Well, when we contacted Mr. Rogich through	3	
4	Mr. McDonald's office, we asked them to notice us, as	4	
5	7(a), in writing of certain facts. He never notified me	5	
6	in writing.	6	clari
7	Q. I didn't ask that, anything about 7. I'm	7	appea
8	asking you have an allegation	8	no, b
9	A. No, uphold the agreement. We're on	9	deal
10	Q. The agreement will uphold the agreement.	10	
11	A. Yes, we're on 31. Well, he never notified	11	faile
12	what he did with his interests and why he did it.	12	as me
13	Q. I didn't ask you that. I'm asking you what in	13	herei
14	the agreement said that they the parties agreed to	14	also
15	uphold the terms of the agreement? That's all.	15	defin
16	$\Lambda.$ Actually at the end, you said anything else,	16	
17	is there anything else? So I said at least 6(d). I	17	oblig
18	also think 7(a).	18	herei
19	Q. Notices. Is that what you're talking about?	19	to ob
20	A. Yes, notices.	20	
21	Q. Anything else?	21	
22	A. His signature.	22	
23	Q. Anything else?	23	
24	A. 5(a).	24	act i
25	Q. Anything else?	25	
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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
ı	MR. McDONALD: Same objection.
2	A. Well, if we go to 2(a) and 3, basically it
3	summarizes he's supposed to pay us money. He owes us
4	money. It says, "Buyer shall owe seller the sum of
5	2,747,000." He hasn't paid, and he gave us his
6	interest disappeared.
7	BY MR. LIONEL:
9	Q. "And also failed to deal fairly in regards to
9	upholding his defined duties under the agreement." Is
10	that the same answer?
11	MR. McDONALD: Same objection.
12	MR. LIONEL: Counsel, I want to hear from the
13	witness.
14	MR. McDONALD: Right, I have my right to
15	object.
16	THE WITNESS: He said "same objection."
17	That's all he said.
18	MR. McDONALD: I wasn't talking to him. I was
19	just asserting an objection.
20	THE WITNESS: He did say it kind of low,
21	though.
22	BY MR. LIONEL:
23	Q. Is your answer the same as you just gave me,
24	he failed to pay?
25	A. Yes. I'd say that's part of the answer, the
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	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
1	λ. 3.
2	Q. Anything else?
3	A. And 2(a).
4	Q. Anything else?
5	A. No, I think that's it. I'd also like to
6	clarify a previous question you asked me. TELD does
7	appear in this agreement briefly. I think I answered
8	no, but I forgot about that. I don't think it's a big
9	deal but on Page 3 there at the bottom.
10	Q. Paragraph 32, "That defendant, Rogich has
11	failed to maintain the obligations which he agreed upon
12	as memorialized herein and in the agreement as described
13	herein and thereby failed to act in good faith and has
14	also failed to deal fairly in regards to upholding his
15	defined duties under the agreement."
16	When you say he "failed to maintain the
17	obligations which he agreed upon as memorialized
18	herein," what are you referring to? Are you referring
19	to obligations set forth in the complaint?
20	$\lambda$ . In the agreement.
21	Q. In the agreement?
22	A. Correct.
23	Q. "And as described herein, thereby failed to
24	act in good faith."
25	How did he fail to act in good faith?
02.47	5-4500 OASIS REPORTING SERVICES, LLC Page:

	A. Huerta Carlos A. Huerta, et al. v. Sig Rogieli,
1	beginning of the answer, and the second part is if
2	you're going to give away your interest, the agreement
3	should say that you would notify says he should
4	notify us or at least tell us. So I'd add that.
5	Q. Paragraph 25.
6	A. 25 or 35?
7	Q. 25.
8	A. 25.
9	Q. Excuse me. Forgive me. Forgive me. How
10	about 33?
11	"As a direct result of the actions of
12	defendants, plaintiffs have been damaged in an amount in
13	excess of 10,000."
14	Same answer that you gave before to the two
15	paragraphs dealing with similar to Paragraph 33?
16	A. Yes, sir.
17	Q. Let's go to the third claim, Paragraph 37.
18	"Rogich represented at the time of the agreement that he
19	would remit payment to Huerta and Go Global as required,
20	yet knew or reasonably intended to transfer the acquired
21	interest to TELD, LLC, and furthermore knew that the
22	representations made by him in the agreement were in
23	fact false with regard to tendering repayment or
24	reasonably preserving the required interest so he could
25	repay the debt in the future."

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arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
1	There's a lot in there.
2	A. Yes.
3	Q. And you know where I'm going to ask you.
4	A. No, not
5	Q. What evidence do you have that Rogich knew or
6	reasonably intended to transfer the acquired interest at
7	the time of the agreement?
8	Let me go back a minute to the first sentence.
9	A. Okay.
10	Q. "Rogich represented at the time of the
11	agreement that he would remit payment to Huerta and Go
12	Global as required."
3	I understand what 2(a) says. Okay? What
4	is there a specific representation besides that
15	someplace in the agreement that he's going to pay it as
16	it says in 2(a)?
17	A. Paragraph 3 of the agreement and also in
18	Paragraph 1 of the agreement.
19	Q. What?
20	A. Also in Paragraph 1 of the agreement.
21	Q. All right. Anything else?
22	λ. Νο.
23	Q. Now it says, "Rogich knew or reasonably
24	intended to transfer the acquired interest to TELD."
25	Tell me about that. What evidence do you have
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arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	A. Yes.
2	Q. And I'm asking you what evidence do you have
3	of that?
4	A. I think the proof is in the pudding. He did
5	it. He transferred his interests away for free. What
6	else do we need?
7	Q. That's all you have?
8	A. Yes.
9	Q. Nothing else?
10	λ. Yes.
11	Q. "And furthermore knew that the representations
12	made by him in the agreement were in fact false with
13	regard to tendering payment or reasonably preserving the
14	acquired interest so he could repay the debt in the
15	future."
16	How do you know that? What representations
17	are you talking about?
18	A. The representations are in the Exhibit 1 of
19	the agreement, this agreement, the purchase agreement.
20	He represents that he is going to pay moneys. In the
21	end, the fact is he doesn't pay moneys, and he walks
22	away for free, and he says he says, "Buyer shall owe
23	seller the sum of." He never paid. I don't think he
24	ever intended to pay, and I think he said, "Hey, I'll
25	get out of this. I'll hire a lawyer. It's cheaper not

-	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	of that? .
2	A. I think the proof is in the pudding in the
3	fact that he did it and never told us and never paid us.
4	He actually did and didn't tell us until like eight
5	months after he did it, and he knew that we had four
6	point something million dollars hanging out there that
7	he agreed to pay us.
8	Q. Are you saying that in 2008 he intended to
9	transfer the interest to TELD, all the interest?
10	A. Yes, I am.
11	Q. What is your evidence of that?
12	A. This agreement says that, "Seller will
13	transfer and convey the membership interest to buyer,
14	and buyer will acquire the membership interest from
15	seller upon payment of the consideration set forth
16	herein at closing." This is in 2008.
17	He never pays us a dime, doesn't even take us
18	out to dinner, and in 2012, he transfers all of his
19	interests to TELD presumably, supposedly, purportedly
20	for free, but he actually didn't tell us that he did
21	that until eight months after he did it. That's a free
22	and clear
23	Q. No, but did that mean four years earlier
24	A. Yes, I think he planned it.
25	Q. You think he planned it?

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	to pay. I think it's cheaper not to pay." So he didn't
2	pay. He gave away his interest. Again, eight months
3	later he tells us. That's my evidence.
4	It's like if we show up at the scene of a car
5	accident and there is a smashed car in the middle of an
6	intersection, we presume that there was an accident. We
7	didn't see the accident, but the car is all bashed up.
8	The guy is hurting. You know, he's not feeling very
9	well. You assume he's the driver. He smashed his car.
10	He took the money; he didn't pay.
11	Q. I'm asking you what representations did he
12	make in the agreement?
13	A. He said that he would pay us for our
14	interests.
15	Q. Was that a representation, or was that an
16	agreement?
17	A. It's a representation in the agreement.
18	Q. Do you know what a representation is?
19	MR. McDONALD: Objection, argumentative.
20	A. I believe so. He represented to us that he
21	was going via this agreement
22	BY MR. LIONEL:
23	Q. Was there something in the agreement which he
24	said that you're talking about representation made by
25	him in the agreement were in fact false.
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	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	I want to know what representation you're
2	talking about, what in the agreement?
3	MR. McDONALD: Asked and answered,
4	A. Where he was going to pay us for our
5	interests.
6	BY MR. LIONEL:
7	Q. Was that a representation?
8	MR. McDONALD: Same objection.
9	A. To my understanding, yes, it's a
10	representation in the agreement.
11	BY MR. LIONEL:
12	Q. That's what you're saying. That is the
13	representation, that he said he was going to pay it?
14	A. Yes, but, again, we also had meetings in his
15	office, and he told me to my face that he was going to
16	pay us all off, too. So it's not just this agreement,
17	not just this Exhibit 1.
18	Since you asked for anything else, I want to
19	make sure we're clear. He also told me to my face that
20	he would pay us.
21	Q. When did he do that?
22	A. In October of 2008 in his office and at Nevada
23	Title.
24	Q. But he never intended to pay you. That's what
25	you're saying?

Carlo	Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e		
1	A. Yes, and I flew back and had subsequent calls		
2	with him.		
3	At the time when I first met him, it was early		
4	in 2007. The plan was that we were all going to go into		
5	Canamex Nevada. All the information that had been sent		
6	to him was about Canamex Nevada. It took awhile to		
7	consummate that deal and for him to invest.		
8	By the time he actually did invest, we		
9	realized we're not going to do the Canamex deal. We're		
10	not going to merge into the Giroux property. We're just		
11	going to stick to our Eldorado Hills 160-acre property.		
12	So he sent the money to Canamex Nevada. Then I said,		
13	"Hey, look, Canamex isn't going to go forward right now.		
14	We're just going to put the money into Eldorado Hills,		
15	LLC. It's going to be capital contributed into Eldorado		
16	Hills, LLC."		
17	So I had the conversations with Mr. Harlap.		
18	The money went from Canamex into Eldorado Hills, LLC,		
19	which was more appropriate knowing that Canamex Nevada		
20	wasn't going to own any property. Eldorado Hills did		
21	own property, a valuable property in my opinion. So his		
22	money went into Eldorado Hills, LLC, as it should have.		
23	So that's how I know. I had the relationship with		
24	Mr. Harlap.		
25	Q. I think you just said correct me if I'm		
702-47	G-4500 OASIS REPORTING SERVICES, LLC Page: 154		

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, e
1	A. Yes, I am saying that.
2	Q. And that when he told you that in 2008, he was
3	not not being truthful with you you're saying. Is
4	that what you're saying?
5	A. Yes.
6	Q. That's your position?
7	A. That's my position, in 2008.
8	Q. I understand.
9	A. I know. You didn't say it real clearly. I'm
10	making sure.
11	Q. Okay. All right. It's those representations
12	you just talked about that you relied upon. Okay?
13	A. Yes.
14	Q. Let's go to Paragraph 45, "That Nanyah
15	intended to invest a million five into Eldorado as a
16	capital investment for the benefit of that company,
17	which represented a benefit to Eldorado."
18	How do you know he intended to invest it into
19	Eldorado as distinct from Canamex?
20	A. Okay. So Nanyah Vegas was controlled or is
21	controlled by a gentleman named Yoav Harlap. It's been
22	established that I actually flew to Israel to meet with
23	him. Subsequent to that meeting that occurred in his
24	house in Herzliya
25	Q. On Herschel?
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Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al		
1	wrong that when the million five came into Canamex,	
2	you called Harlap and told him that you were going to	
3	put it into Eldorado?	
4	A. No, that's not what I said. I think that the	
5	way it happened was I met with him early in '07 when we	
6	were talking about Canamex. All the information I had	
7	given him was about Canamex. By the time he agreed to	
8	invest, he still had the Canamex information. I must	
9	have sent it to him a long time before he wired it.	
10	It would have been more appropriate for him to	
11	just wire the money directly into Eldorado Hills, LLC.	
12	About seven or eight months had passed, and the goal or	
13	the terms of the Eldorado Hills project had changed. We	
14	were no longer doing Canamex. He should have just sent	
15	the money into Eldorado Hills, LLC. I didn't catch it	
16	before he wired the money, but within a day or two	
17	you have the bank statement the money went from	
18	Canamex right into Eldorado Hills, LLC.	
19	Sig was aware of that as we discussed it. The	
20	money should have just been sent into Eldorado Hills,	
21	LLC. By the time Mr. Harlap invested, we were pretty	
22	sure the Canamex Nevada deal wasn't going to go forward	
23	at that point, still had a little bit of hopes that it	
24	would, but it wasn't going forward at that time. So the	
25	money went into Eldorado Hills. So I knew that.	
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	Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
	1	Q. So the money came into the Canamex account,
	2	right?
	3	A. Right.
	4	Q. Which you had control over?
	5	A. Yes.
	6	Q. And did you notify Mr. Harlap and say I
	7	think you said before that when you got that money, you
	8	called him?
	9	A. No, I think what I said before is that when we
	10	got the money, that we called Sig and let him know that
	11	the money arrived. You asked was Sig aware of that.
	12	That's what I remember I answered.
	13	Q. No, I did not ask that question.
	14	A. Yes, you did. You can go back
	15	Q. The record will show it.
	16	A. Yes, correct.
	17	O. Are you saying that when you got that money,
	18	you didn't call Mr. Harlap? Is that what you're saying
	19	now?
	20	A. I don't remember if I called him when I got
	21	the money. I'm answering specifically to Mr. Harlap. I
	22	don't recall at this point calling him and saying the
	23	money went into Canamex instead of Eldorado. I don't
	24	recall that.
	25	Q. Did you ever tell him that?
l	702-47	5-4500 OASIS REPORTING SERVICES, LLC Page: 15
4	Carlos .	A. Huerta Carlos A. Huerta, et al. v. Sig Regich, et a
	1	the project as it is." So I said okay.
	2	So then right after that, within a month or
	3	two is when the Eliades transaction was formalized,
	4	signed, and kind of the rest is history. Eliades came
	5	in with Rogich who agreed to pay us our money.

Q. Between the time that the million five was 6 7 wired, how often have you talked to Mr. Harlap? A. How often? In the first year, much more 8 often. So I probably spoke with him and/or e-mailed him 9 seven or eight times. After that, I met with him once 10 11 and probably e-mailed him once a year. MR. LIONEL: Can we have those e-mails, 12 Counsel? Both lawyers. 13 THE WITNESS: I don't know if I have them. I 14 don't know if I save them that far back. 15 16 BY MR. LIONEL: 17 Q. Did you ever tell Mr. Harlap about the consulting fee? 18 19 MR. McDONALD: Object to the form. BY MR. LIONEL: 20 21 Q. The 1,420,000. A. We talked about that during the last 22

 22
 A. We taken about that during the last

 23
 deposition of Nanyah Vegas. You keep calling it a

 24
 consulting fee. It was reclassified and was not a

 25
 consulting fee.

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Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
ı	A. Sure.
2	Q. When did you tell him that?
3	A. I met with him again in I would talk to him
4	periodically, send him e-mails, but I met with him again
5	in December in Israel, December 30th, I think,
6	2000 I believe it was '10, maybe '11, and we
7	discussed the deal, discussed where Eldorado was at, and
8	he knew then.
9	Oh, and prior to that, in 2008, when we
10	were we, Mr. Rogich and I, were out raising money for
11	Eldorado Hills, Pete Eliades was one potential investor
12	that we were discussing the project with.
13	I also called Mr. Harlap and said we're
14	raising money, told him about the FDIC situation and the
15	loan, and I said, "This would be a time that you can
16	increase your membership percentage in Eldorado if you
17	invest more money and help pay the loan down." We're
18	talking to other investors at the time. Eliades was one
19	of them, and there was another investor that Sig knew.
20	I can't remember. He's a poker player, though.
21	And so I told him, "Are you willing to invest
22	more money?" And so I went over the transaction, went
23	over the fact that the NDOT interchange was still in
24	line, but they hadn't started construction yet, and he
25	said, "No, I'm just going to leave my \$1.5 million in
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Carlos /	A. Huorta Carlos A. Huorta, et al. v. Sig Regich, et al.

Carlo	Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al		
1	Q. Reclassified as what?		
2	A. It was a loan payment back to Go Global, which		
3	has been described ad nauseam during this deposition.		
4	Go Global had put in \$4,100,000. It was paid back the		
5	\$1.42 million, a loan payment. It was not a consulting		
6	fee. Melissa didn't want it as a consulting fee, and		
7	you referred to that during the Nanyah Vegas PMK. You		
8	didn't complete that thought, and I sat there and		
9	thought about it later. You got the times confused when		
10	her and I got into the discussion. You tried to pin it		
11	on an earlier time period in an unrelated topic. She		
12	didn't want it to be a consulting fee, and then we		
13	reclassified it, and it was just treated as a loan		
14	payment back to Go Global, not a consulting fee.		
15	So it wasn't a consulting fee, and it didn't		
16	end up being a consulting fee, and I did not pay taxes		
17	on it as a consulting fee.		
18	Q. Did you tell Mr. Harlap that Go Global		
19	received 1,420,000 coming as a result of the payment, of		
20	him sending a million five?		
21	A. Yes.		
22	Q. You told him that?		
23	A. Yes.		
24	Q. When did you tell him that?		
25	A. I don't remember the exact date but after he		
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Docket 79917 Document 2021-19874

Carlo	s A. Huorta Carlos A. Huerta, et al. v. Sig Regich, et a
1	invested, and he was aware. He's gotten a breakdown of
2	what I invested in the deal, that after his money, my
3	net ended up being \$2.7 million. Mr. Rogich invested
4	2.1 million and change into the deal. My other investor
5	invested 283,000 and change, that was Robert Ray, and
6	then he's aware that Eliades came in and paid off the
7	FDIC loan.
8	Q. You've not answered my question.
9	A. Yes, I did. I told you that after he
10	invested, I told him, and he also
11	Q. Told him what?
12	A. That the where his money went, and he knows
13	the net amount invested in the Eldorado Hills by all
14	parties,
15	Q. Does he know that his money went to a money
16	market account of Eldorado and that a million four
17	twenty was taken out and given to Go Global?
18	A. He doesn't know about the money market part,
19	no, I don't think
20	Q. Does he know he knows about the million
21	four twenty?
22	A. Yes.
23	Q. What did you tell him about the million four
24	twenty?
25	A. I don't remember the exact conversation.
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 160

Carlo	s A. Huorta Carlos A. Huorta, et al. v. Sig Rogick, et al.
1	MR. McDONALD: Asked and answered.
2	A. After he invested the million five.
3	BY MR. LIONEL:
4	Q. How long after?
5	A. I don't remember.
6	Q. Did you tell it to him in December of 2007?
7	A. I don't remember.
8	Q. How about 2008?
9	A. Yes, in 2008, sometime in 2008 for sure.
10	Q. Is that in the e-mails, or was that
11	A. No. I would talk to him, yes, and I met with
12	him twice physically.
13	Q. Do you remember whether this was something you
14	told him face-to-face when you met with him?
15	A. Yes, correct.
16	Q. And what did he say?
17	A. He didn't say anything about that. He knew,
18	he knew before he invested what that money was for and
19	that Go Global had advanced a bunch of money for
20	Eldorado Hills, LLC.
21	Q. Are you saying that Mr. Harlap knew when he
22	wired that million five that you were going to take out
23	of there a million four twenty and give it to Go Global?
24	Is that what you're saying?
25	MR. McDONALD: Object to the form, misstates
/02-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 162

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et
1	There is no way that I would remember it. He knows that
2	I had advanced over \$4 million or I had invested over \$4
3	million into Eldorado and that we were raising money for
. 4	the project and that some of my \$4 million was an
5	advancement, and I was going to get paid back supposedly
6	about a million five of it, which I didn't get in full
7	because Sig Rogich and I were supposed to be equal
8	members in it, and I was supposed to be at an equal part
9	with Sig, and he was coming in as an investor
10	additionally to Sig and I.
11	And then Robert Ray was also an investor, but
12	we were also talking to Dr. Nagy and one other guy, and
13	they never ended up investing. Those were Sig's
14	investors. So he knows all about that.
15	Q. But does he know specifically about the
16	million four twenty?
17	A. Yes.
18	Q. And he knows that it came out of his million
19	five?
20	MR. McDONALD: Object to form.
21	A. Yes.
22	BY MR. LIONEL:
23	Q. He knows that?
24	A. Yes.
25	Q. When did you tell him that?

1	testimony.
2	A. Yes.
3	BY MR. LIONEL;
4	Q. And he agreed to that?
5	A. Yes.
6	Q. When did he agree to that?
7	A. As part of his investment. We met and talked
8	about the investment.
9	Q. But we're talking about the million four
10	twenty out of the money that he wired in.
11	A. Yes, it was supposed to be a million five that
12	Go Global was going to be repaid. Go Global ended up
13	leaving some of the money in Eldorado Hills, LLC.
14	Q. And he knew that you would get the million
15	five?
16	A. Yes, in essence Go Global would have increased
17	its interests in Eldorado Hills, LLC, by the investments
18	it had made because at that time Mr. Rogich and I were
19	the majority members of Eldorado Hills, LLC. Okay? So
20	it was either Go Global increased its membership
21	interest or Go Global would keep its membership interest
22	where it was at and bring in another investor.
23	He was in essence taking a percentage of Go
24	Global's interest, he being Harlap, taking a percentage
25	of what Go Global's interests were.

arlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.	Carlo	os A. Huerta Carlos A. Huerta, et al. v. Sig Rogiel
1	If we take the pro rata share of the \$4.1	1	A. Because Eldorado Hills needed money for
2	million compared to all the capital invested into	2	something at the time, and I left it in because I knew
3	Eldorado Hills, LLC, of which Rogich was part of, Go	3	the company needed capital, and Sig's investor didn't
4	Global would have been a much greater percentage-wise	4	come in like he was supposed to.
5	owner than Rogich. Go Global would have been majority	5	Q. Getting back to Mr. Harlap you're giving
6	or the largest investor.	6	a lot of strike that.
7	When Nanyah agreed to come in, he was going to	7	You're telling me that he knew that a millio
8	become a member of our group, Eldorado Hills or Canamex.	8	four twenty was given to Go Global which came out of h
,	It was going to be one or the other. Canamex didn't	9	million five?
	happen. So when he came in, he in essence took what	10	A. He knew that it was going to be a million
ı	would have been Go Global's interests at a total of \$4.1	11	five. I didn't tell him Go Global left 80,000.
2	million down to the \$2.7 million, and he was supposed to	12	Q. He knew that the million five would be for
	own a percentage of Eldorado Hills, LLC.	13	what purpose?
	That never was formalized. So he didn't get	14	A. Mr. Lionel, we have I wish I had a
	it on paper. We didn't give him a K-1, but he's	15	chalkboard. Go Global had \$4,100,000 invested in the
	supposed to have an interest in Eldorado Hills, LLC, and	16	company at one time. When he agreed to invest, he was
	he knew that he was taking out a percentage of my	17	going to reduce Go Global's interest in Eldorado Hills
.	membership in the company.	18	LLC, by a million five. That was the purpose. So he
	Q. And he knew that the million four twenty would	19	was going to replace Go Global to a certain extent. G
	be taken out of the million five he wired?	20	Global still had money invested in Eldorado Hills, LLC
	A. He knew that it would be a million five. I	21	So he wasn't fully replacing Go Global with his purcha
	didn't end up taking all million five. Go Global didn't	22	of a million five. He was taking a portion of Go
	take all million five. It only took a million four	23	Global's interests,
	twenty.	24	Q. And he knew that?
	Q. Why was that?	25	λ. Yes.
17e	-4500 OASIS REPORTING SERVICES, LLC Page: 164	702-47	76-4500 OASIS REPORTING SERVICES, LLC Pa
s /	. Huorta Carlos A. Huorta, et al. v. Sig Rogich, et al.	Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogici
Τ	Q. It wasn't that he was putting equity into	1	the time in October of 2008, but Eliades bought a big
	Eldorado, but he was taking part of Go Global's	2	chunk of interest, same type of transaction.
	interests.	. 3	Q. Why was there no agreement with Harlap?

1	Q. It wasn't that he was putting equity into
2	Eldorado, but he was taking part of Go Global's
3	interests.
4	MR. McDONALD: Object to the form.
5	BY MR. LIONEL:
6	Q. Is that right?
1	A. Rephrase that question. I don't understand
8	your question.
9	Q. You don't understand the question?
10	And the money was going to go back to Go
11	Global to lower the interest reduce the interest of
12	Go Global?
13	A. Correct.
14	Q. And he knew that?
15	A. Yes.
16	Q. And that's why he was sending a million five?
17	A. Yes. He was buying into the Eldorado Hills
18	project, just like Pete Eliades bought in, same way.
19	When Pete came in or TELD came in, he took a percentage
20	of Eldorado Hills, LLC, I think 60 percent. Who gave up
21	their interest for that? Other investors. He bought
22	our interest. Nanyah Vegas and Yoav Harlap was aware of
23	that as well. He said he realized that he was going to
24	have lesser interest, just like Go Global. Go Global
25	just was referred down to a noninterest-bearing debt at
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 166

Q. Why was there no agreement with Harlap? 3 A. I'm going to try to keep it simple because 4 5 I've already explained it. Harlap and I have a good relationship. If he sends \$1.5 million, it's supposed 6 7 to go into an investment. He invests all over the world. 8 9 There should have been an agreement -- but 10 things changed rather dramatically in '07 and '08 -- or 11 some document. I never gave it to him, not on purpose, 12 but when Sig came in with Pete Eliades and says, "Hey, 13 we're going to buy everybody out, we have a agreement," 14 I put Harlap in. Sig was supposed to pay money back. 15 Harlap is also in the agreement when Eliades 16 came in. Things were happening fast. A lot was going 17 on. Nanyah Vegas is in the agreement. I didn't give 18 him a certificate or a membership in Eldorado Hills, 19 LLC. I forgot to do it, and I explained that earlier. 20 It wasn't something that we ran like these companies, like if it's a publicly traded company. It 21 was closely held. When I advanced the money into 22 23 Eldorado Hills, LLC, the \$4.1 million that I had at one 24 point and was adding money throughout the time period leading up to that amount, I didn't charge Eldorado 25 OASIS REPORTING SERVICES, LLC -----702-476-4500 Page: 167

Carlos	A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et a
1	Hills, LLC, interest like most banks would or you would
2	or your Lionel foundation would. I didn't charge Sig
3	interest for that \$4.1 million. I just put the money in
4	because the company needed the money.
5	Q. And you didn't charge it interest?
6	A. I didn't charge it interest.
7	Q. At all?
8	A. At all.
9	Q. For any of the advances?
10	A. For any. Oh, no, at the end, I did, but I
11	never got paid on that anyway. I think I ended up
12	sticking in \$120,000 to make one last payment because
13	Sig again didn't have the money. I said, "I want to get
14	paid interest on this," because I needed to go borrow
15	that money myself.
16	Q. How much interest?
17	A. Oh, I don't remember.
18	Q. 22 percent?
19	A. Maybe. Yeah, okay, so you know about it.
20	Yeah, but I had to borrow it.
21	Q. Of course I know about it.
22	A. Yeah, okay, so I had to borrow it. So I
23	charged interest, but the rest of the money, the $4$
24	million, I didn't charge any interest to the company. I
25	could have.
702-47	6-4500 OASIS REPORTING SERVICES, LLC Page: 168

Carlos A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al. 2012. 1 2 Q. When did he tell you that? A. October of 2012. 3 4 Q. Was that in the phone call you're talking about? 5 б A. In a phone call, yeah. Maybe it was 7 September, but I think it was October. 8 Q. That's the one phone call you've talked about? A. Yes, and then we followed up with 9 10 correspondence to Mr. Rogich. 11 Q. What did you say when he said that? 12  $\lambda.$  You already asked me that question. I said, "Sig, that doesn't sound right. How can you give away? 13 14 What did you get for it?" He said, "Nothing." 15 And, again, he told me about seven or eight 16 months after he purportedly gave away his interest. He never told me when he did it, at the time that he did 17 18 it. Q. Paragraph 51 talks about, "As a direct result 19 20 of the actions of defendants, plaintiffs have been damaged in an amount in excess of \$10,000." 21 22 Is that basically what you said before? 23 A. Yes. Nanyah Vegas hasn't paid any legal fees in this yet, but they will. So I'm sure it's going to 24 25 be a lot more than \$10,000. OASIS REPORTING SERVICES, LLC Page: 170 702-476-4500

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al
	I got negative 22 percent is what I got, plus.
2	
3	Invest with Sig Rogich and you get negative.
	k
4	Eldorado decided afterwards" that would be after
5	October 2008 "they were not going to repay Nanyah or
6	buy out their equity interest."
7	How do you know what they decided, just
8	because they didn't?
9	A. Mr. Lionel, do we not know I'm∍making a
10	statement. Do we not know now that Rogich claims that
11	he gave away his interest in Eldorado Hills, LLC, or is
12	that a fact that is going to be in dispute by your side?
13	Q. I'm going to ask the questions.
14	A. Okay. So from what I've been told,
15	Mr. Lionel, Mr. Rogich has given away his interest in
16	Eldorado Hills, LLC. So this statement, 48, that you
17	like to read here, "Unknown to Nanyah, Rogich and
18	Eldorado decided afterwards that they were not going to
19	repay Nanyah or buy out their equity interest," we know
20	that well, I believe I haven't seen the document,
21	according to what Mr. Rogich has said, he's given away
22	his interest in Eldorado Hills, LLC. So he didn't pay
23	Nanyah. He plans on not paying him from what he told
24	me. He says, "I gave away my interest so I don't have
25	to pay anything." That's what Sig told me in October of
702-47	
	Page. (07

Carlo	s A. Huerta Carlos A. Huerta, et al. v. Sig Rogich, et al.
1	And, again, same thing for them, yes, he could
2	have had the million and a half and at least earned
3	interest on it.
4	MR. LIONEL: I think that's all that I have.
5	, THE WITNESS: That's great.
6	MR, McDONALD: Let's go off the record.
7	(Whereupon, there was a discussion off the
8	record.)
9	MR. McDONALD: I don't have any questions.
10	THE REPORTER: Mr. McDonald, do you want a
11	copy of the transcript?
12	MR. McDONALD: Yes, just an eTran.
13	THE REPORTER: And the exhibits?
14	MR. McDONALD: Do you think we'll want the
15	exhibits, Carlos?
16	THE WITNESS: We have them here. So no.
17	MR. McDONALD: And send it to my office, and
18	I'll notify him.
19	(Whereupon, the deposition ws concluded at
20	3;30 p.m.)
21	
22	
23	
24	•
25	
702-476	-4500 OASIS REPORTING SERVICES, LLC Page: 171



1	CERTIFICATE OF REPORTER
2	STATE OF NEVADA ) ) ss.
3	COUNTY OF CLARK )
4	
5	I, Marilyn L. Speciale, a duly certified court reporter licensed in and for the State of Nevada, do hereby certify:
6	That I reported the taking of the deposition
7	of the witness, CARLOS A. HUERTA, at the time and place aforesaid;
8	That prior to being examined, the witness was
9	by me duly sworn to testify to the truth, the whole truth, and nothing but the truth;
10	
11	That I thereafter transcribed my shorthand notes into typewriting and that the typewritten transcript of said deposition is a complete, true and
12	accurate record of testimony provided by the witness at
13	said time to the best of my ability.
14	I further certify (1) that I am not a relative, employee or independent contractor of counsel of any of the parties; nor a relative, employee or
15	independent contractor of the parties involved in said action; nor a person financially interested in the
16	action; nor do I have any other relationship with any of the parties or with counsel of any of the parties
17	involved in the action that may reasonably cause my impartiality to be questioned; and (2) that transcript
18	review pursuant to NRCP 30(e) was requested.
19	IN WITNESS WHEREOF, I have hereunto set my hand in the County of Clark, State of Nevada, this 10th
20	day of May, 2014.
21	
22	
23	MARILYN L. SPECIALE, CRR, RPR, CCR#749
14	
5	

# EXHIBIT 14

### **Therese Shanks**

From: Sent: To: Subject: Attachments:

--

Yoav Harlap <Yoav.Harlap@Nanyah.com> Monday, October 16, 2017 2:31 PM Mark Simons FW: CanaMex Nevada 2007 K-1 Nanyah Vegas CanaMex 2007 K-1.pdf

From: <u>srellamas@gmail.com</u> [<u>mailto:srellamas@gmail.com</u>] On Behalf Of Summer Rellamas Sent: Saturday, April 12, 2008 1:13 AM To: Yoav Harlap <<u>Yoav.Harlap@Nanyah.com</u>> Subject: CanaMex Nevada 2007 K-1

Hello Mr. Harlap. Attached is your 2007 IRS Form K-1 for your investment in CanaMex Nevada LLC. Please let me know if you have any questions.

1

Summer Rellamas Finance & Administration Manager Go Global Properties 3060 E. Post Rd, Suite 110 Las Vegas, NV 89120 P: (702) 617-9861 x101 F: (702) 617-9862

\*\*\* eSafe scanned this email for malicious content \*\*\* \*\*\* IMPORTANT: Do not open attachments from unrecognized senders \*\*\*

NAN\_000269

		6511(
Schedule K-1 (Form 1065) For calendar year 2007, or tex	Final K-1 Amen	ided K-1 OMB No. 1545-0
Department of the Treasury year beginning DECEMBER 3, 2007	Part III Partner's Shar	e of Current Year Incom redits, and Other Items
Internal Revenue Service anding DECEMBER 31, 2007	1 Ordinary business income (loss)	15 Credits
Partner's Share of Income, Deductions,	<2,515.>	
Credits, etc.	2 Net rental real estate income (loss)	
See separate instructions.		16 Foreign transactions
Part II Information About the Partnership	3 Other net rental income (loss)	
A Partnership's employer identification number 26–1508635	4 Guaranteed payments	
B Partnership's name, address, city, stale, and ZIP code CANAMEX NEVADA, LLC	5 Interest income	
C/O GO GLOBAL INC	6: Ordinary dividends	····
3060 E. POST RD. STE 110		17 Alternative min tax (AMT) items
LAS VEGAS, NV 89120	6b Qualified dividends	
C IRS Center where partnership filed return OGDEN, UT		
OGDEN, UT	7 Royatties	
D Check if this is a publicly traded partnership (PTP)	8 Net short-term capital gain (loss)	18 Tax-exempt income and nondeductible expenses
	11 June (1000)	
Part/II Information About the Partner	9a Net long-term capital gain (loss)	
E Partner's identifying number	9b Collectibles (28%) gain (loss)	19 Distributions
APPLIED FOR	9c Unrecaptured sec 1250 gain	
F Partner's name, address, city, state, and ZIP code	1 I F	20 Other Information
NANYAH VEGAS, LLC	10 Net section 1231 gain (loss)	
3060 E. POST RD. STE 110	11 Other income (loss)	
LAS VEGAS, NV 89120		····
G General partner or LLC		
member-manager member H IX Domestic partner Dereign partner		
H LX Domestic partner L Foreign partner What type of entity is this partner? <u>PARTNERSHIP</u>	12 Section 179 deduction	
What type of entity is this particle?PARTNERSHIP		_
J Partner's share of profit, loss, and capital:	13 Other deductions	
Beginning Ending		
Profit 99.000000% 99.000000%		
	14 Self-employment earnings (loss)	
	A 0.	
C Partner's share of liabilities at year end:		
Nonrecourse\$	*See attached statement for additional	Information.
Qualified nonrecourse financing\$		
Recourse		
Partner's capital account analysis: Beginning capital account \$	Ano	
Capital contributed during the year $\phi$ 1 500 000	8	
Current year increase (decrease) \$\$	3 0	
	Ψ.	
Ending capital account \$ 1,497,485.	5	
Tax basis GAAP Section 704(b) book		
For Paperwork Reduction Act Notice, see Instructions for Form 1065.		Schedule K-1 (Form 1066) 2007

19340410 796474 CANA8635

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9 2 2007.05040 CANAMEX NEVADA, LLC C/O GO CANA8631

## NAN\_000270

## EXHIBIT 15

CANAMEX NEVADA, LLC 3060 E. POST RD, STE 110 LAS VEGAS, NV 89120 (702) 617-9861

April 3, 2011

NANYAH VEGAS, LLC 3060 E. POST RD, STE 110 LAS VEGAS, NV 89120

RE: CANAMEX NEVADA, LLC 26-1508635 Schedule K-1

#### Dear Partner:

Enclosed is your 2010 Schedule K-1 (Form 1065), Partner's Share of Income, Credits, Deductions, Etc., which has been filed with the partnership tax return of CANAMEX NEVADA, LLC.

The amounts reported to you on lines 1 through 20 of the Schedule K-1 represent your share of income, credits, deductions, and other information and must be reported on the appropriate lines of your income tax return. Amounts were allocated to you based on the partnership agreement. The IRS uses codes on some lines of the Schedule K-1 to identify the item and provide reporting information. These codes are identified on page 2 of the Schedule K-1.

Should you have any questions regarding the information reported to you on this Schedule K-1, please call.

Sincerely,

For CANAMEX NEVADA, LLC

NAN\_000389

s	chedule K-1	2040	ſ	Final K-1	Amend	ed K-1	65111
(F	Form 1065) For calendar ye	<b>2010</b> ar 2010, or tax	1	Pagarille	Partner's Share	e of (	Current Veer Income
De Ini	email Revenue Service year beginning	, 2010		I Ordinary	business income (loss	) 1	5, and Other Items 5 Credits
P	artner's Share of Income, Dedu	······································			- 1. ( eal estate income (loss)		
Ċ	redits, etc.	CTIONS, te instructions.	L		earestate income (loss)		
		The second s	_ 3	Other net	rental income (loss)	16	Foreign transactions
		tnership	4	Guarante	ed payments	-+-	
1^	Partnership's employer identification number 26-1508635		7_				
B	Partnership's name, address, city, state, and ZI	P code	- 5	Interest ind	xome		
	CANAMEX NEVADA, LLC 3060 E. POST RD, STE 110		6	a Ordinary o	lividends		+
	LAS VEGAS, NV 89120		-	h 0		<u> </u>	
_				b Qualified o	lividends		
	IRS Center where partnership filed return OGDEN, UT		7	Royalties		+-	
D	Check if this is a publicly traded partnership	(PTP)	8	Net short-ten	n capital gain (loss)	+-	
	Darning Information About the Party	ıer	9 a	Net long-te	rm capital gain (loss)	17	Alternative minimum tax (AMT) items
	Partner's identifying number APPLIED FOR		96	Collectibles	(28%) gain (loss)	+	+
F	Partner's name, address, city, state, and ZIP cod NANYAH VEGAS, LLC	e	90	Unrecantur	ed section 1250 gain	+	
	3060 E. POST RD, STE 110			- meeupiu			
	LAS VEGAS, NV 89120		10	Net section	1231 gain (loss)	18	Tax-exempt Income and nondeductible expenses
G	General partner or LLC X Limited	partner or other	11	Other incom	e (loss)		
н							
		parmer				+	
1	What type of entity is this partner? PARTNER	SHIP				19	Distributions
J	Partner's share of profit, loss, and capital (see insi Beginning	ructions): Ending	12	Section 179	deduction		
-		99.00000 %	13	Other deduct	ions		
-		99.00000 %	· +			20	Other Information
•		99.00000 %					
	Partner's share of liabilities at year end:					- 1-	
Ċ	Nonrecourse		4 5	Colf ometaun		- + .	
F	Recourse ,	'		seii-empioym	ent earnings (loss)		
······	Partner's capital account analysis:		-1				
ß	Beginning capital account	1,497,695					
¢	Sapital contributed during the year \$	7-		attached	statement for add	itiona	al information.
C 10	Current year increase (decrease) \$	-10.					
E	Vilhdrawals and distributions						
~		1,497,685.	ł				
ť	K Tax basis GAAP Section	704(b) book					
Di	id the partner contribute property with a built-in gain	n or loss? o					
Ľ	Yes X No	n or loss? O					
	If 'Yes', attach statement (see Instructions) or Paperwork Reduction Act Notice, see Instru	¥					· · [

or Paperwork Reduction Act Notice, see Instructions for Form 1065.

Schedule K-1 (Form 1065) 2010

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# EXHIBIT 16

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Schedule K-1 (Form 1005) 2007	Final K-1 Aniended K-1 0MB Nu. 1545-00
	Part III Partner's Share of Current Year Income Deductions. Credits, and Other Items
Department of the Treasury yrw regioning	
Partner's Share of Income, Deductions,	
Credits, etc.	2 Net rental real estato incomo (loss)
15 Son constate fusituation	< 382. > 18 Foreign transactions
Part I Information About the Partnership	3 Other net rental Income (loss)
A Partnership's employer identification number $59 - 3817718$	4 Guaranteed payments
B Partnership's name, address, oily, state, and ZIP code	5 Inferest income
ELDORADO HILLS, LLC	Ba Ordinary dividends
3060 E. POST RD., STE. 110	17 Alternative min tax (AMT) items
LAS VEGAS, NV 89120	
C (RS Center where partnership filed return	
OGDEN, UT	7 Royallins
	18 Tax-exempt income and
D [] Check if this is a publicly traded partnership (P (P)	6 Net short-lerni capital yaln (loss) rumléduclible expunses
Part II Information About the Partner	9a Net Iony-term capital gain (loss)
E Partnar's Identifying number	9b Collectibies (28%) gain (toss) 19 Distributions
20-5708487	9e Unrecaptured sec 1250 gain
F Partner's name, address, city, state, and 21P code	20 Other information
	10 Nel section 1231 yaln (loss) 🔥 49 .
EDDYLINE INVESTMENTS, LLC	
3060 E. POST RD., STE. 110	11 Other income (loss)
LAS VEGAS, NV 89120	
G L   General partner or LLC [X] Limited partner or of	hor Ll.C
Member-Inanagor Mellithe H X Domestic partner Furigri Furigri partner	
	12 Section 179 deduction
1 What type of enlity is this partner? <b>PARTNERSHIP</b>	
( D) to de there of earth land, and could be	13 Other deductions
J Partner's share of profit, loss, and capital: Boutanino Ending	
Boptaning Ending Ending 0.000000% 0.17000	
Capital 0.0000000% 0.17000	
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# EXHIBIT 17

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# EXHIBIT 18

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# EXHIBIT 19

CLARK C	Electronically Filed 3/21/2019 1:38 PM Steven D. Grierson CLERK OF THE COURT When b. Advances COUNTY, NEVADA * * * *
CARLOS HUERTA, Plaintiffs, vs. ELDORADO HILLS LLC, Defendant. AND RELATED PARTIES	) ) ) ) ) ) ) ) ) <b>TRANSCRIPT OF</b> ) <b>PROCEEDINGS</b>
WEDNESDAY,	MCY ALLF, DISTRICT COURT JUDGE MARCH, 20, 2019 MOTIONS
APPEARANCES: FOR THE PLAINTIFF:	MARK G. SIMONS, ESQ.
FOR ELDORADO HILLS:	JOSEPH A. LIEBMAN, ESQ.
FOR ROGICH TRUST:	SAMUEL S. LIONEL, ESQ.
FOR ROGICH DEFENDANTS:	BRENOCH WIRTHLIN, ESQ.
RECORDED BY: BRYNN GRIFFITHS TRANSCRIBED BY: JD REPORTING	5, COURT RECORDER 5, INC.

A-13-686303-C | Huerta v Elderado Hills \ 2019-03-20 LAS VEGAS, CLARK COUNTY, NEVADA, MARCH 20, 2019, 9:07 A.M. 1 2 3 THE COURT: Huerta versus Eldorado Hills. MR. SIMONS: Good morning, Your Honor. 4 5 THE COURT: Appearances, please. 6 MR. SIMONS: Mark Simons on behalf of Nanyah. 7 THE COURT: Thank you. 8 MR. LIEBMAN: Good morning, Your Honor. Joseph 9 Liebman on behalf of Eldorado Hills. 10 THE COURT: Let's kind of go in order. I know who 11 everybody is, but I'd like to be polite and refer to all of you 12 by your names. MR. LIONEL: Good morning, Your Honor. Sam Lionel 13 14 representing the Rogich trust. 15 THE COURT: Thank you. 16 MR. WIRTHLIN: Good morning, Your Honor. Brenoch 17 Wirthlin with Mr. Lionel on behalf of the Rogich defendants. 18THE COURT: Thank you all. We've got three matters 19 on for today. 20 Is there anyone else who wishes to make an 21 appearance? 22 No. Okay. Good enough. 23 So we have the Nanyah's Motion in Limine 5, Nanyah's 24 Motion in Limine Number 6, and then the Rogich defendants 25 motion to compel. I'd like to take them in that order.

A-13-686303-C | Huerta v Eldorado Eilla | 2019-03-20 1 Mr. Simons. 2 MR. SIMONS: Yes, Your Honor. May I use the podium, 3 please? 4 THE COURT: Wherever you're more comfortable. And 5 apparently people are having a hard time hearing me today. 6 MR. SIMONS: It is. 7 THE COURT: Is it this beautiful courtroom and the 8 It bounces the sound around. I'll do my best to ceiling. 9 speak up. 10 MR. SIMONS: Okay. Let me know when you're ready --THE COURT: I am. 11 12 MR. SIMONS: Okay. These motions, the two motions 13 I'm presenting today are the consequence of the April -- excuse 14 me, October 5th order. As the Court's already addressed in 15 the last hearing, there's some consequences and effects coming 16 out of that order that will impact the issues [unintelligible] 17jury issues as well as the trial, and I believe from the 1.8perspective of our motions it's going to streamline the trial 19 quite significantly. 20 So why we have to bring this motion is that there is 21 the perception by the defendants that they get to revisit facts 22 that are undisputed; and they get to attempt to bring in evidence that contradicts or varies the terms of the contracts 23 that the Court has said are clear and unambiguous, hence the 24 25 need to prevent that evidence from being brought to bear at

1 trial and to address it early on so that we can prep properly 2 for trial.

A-13-686303-C | Huerta v Eldorado Hills | 2019-03-20

3 So the October 5th order says at paragraph 2 that
4 Nanyah did invest the 1.5 million into Eldorado.

Paragraph 4 also says that the agreements
specifically identify that the Rogich trust assumed the
obligation to repay Nanyah.

8 Then you have the analysis of the contracts in the 9 paragraph 7 and paragraph 14, and paragraph 14 is kind of the 10 foundational premise of my parol evidence rule motion. 11 Paragraph 14 states that the contracts are unambiguous; under 12 the parol evidence rule, nobody can bring in evidence to 13 contradict. And then at that point in time you may recall that 14 I was -- the motions addressed some statements made by Pete Eliades with regards to what he believes his obligations were 15 under the contract. The Court says, No, Mr. Simons, I'm not 16 17 going to consider that because the contracts are clear and 1.8unambiguous. So your attempt to modify or vary the terms of 19 the contract is barred, and that's contained in your order 20 barring Nanyah, my client, from attempting to use any parol 21 evidence.

So bringing that to the attention of the Court in this motion, I'm going to address both the Rogich's oppositions and the Eldorado's oppositions because they are very similar in some respects.

A-13-686303-C | Huerta v Eldorado Hills | 2019-03-20 1 There was the issue of 2.47, the requirement to meet 2 and confer. They bring that up. I believe that the Court's order, scheduling order didn't contain that component. This 3 4 Court's scheduling order --5 THE COURT: Well, I think it's implicit in every 6 motion that an effort should be made. I'm going to hear the 7 motions today --8 MR. SIMONS: Okay. 9 THE COURT: -- but let me caution you that I 1.0 regularly enforce that rule. 11 MR. SIMONS: And not a problem. 12 And but what we can see is even if we would've complied with that there was still -- there's the opposition, 13 14 that there was --15 THE COURT: Well, no. Compliance is important. 16 So ---17 I have no problem with that, and I'll do MR. SIMONS: 18 that to the extent ever it pops up again. 19 Now going to the substantive aspects, the argument is 20 made that Nanyah was not -- is a stranger to the contract. 21 Then we heavily briefed that, and there was a reliance by the 22 Rogich defendants on an 1879 case, the Bank of California v. 23 White, but that case didn't deal with third-party beneficiary 24 status. It dealt with actually a party that was complete 25 stranger to a relationship. This -- that case has no

#### A-13-686303-C | Huerta v Eldorado Hilis | 2019-03-20

applicability to this case, and is contrary to the law that in
 the State of Nevada third-party beneficiaries are subject to
 the terms and defenses contained in the contract. Therefore,
 the parol evidence rule does apply even in third-party
 beneficiary statuses.

The Court has called out at paragraph 4 that Nanyah was called out as a recipient of the obligations contained in the various contracts, and that was the recipient of receiving our either membership interest or our \$1.5 million back.

10 So that brings us to the arguments that Eldorado 11 asserts that there is no callout for an obligation on Eldorado, 12 which is not necessarily applicable to the parol evidence rule. 13 They're arguing and saying, look, we don't believe that the 14 October 5th order contains an obligation that is capable of 15 being imposed on Eldorado.

16 I disagree with that because the way the order lays 17 it out, Eldorado invested in October -- excuse me, 18December 2007. The agreements where the Rogich trust assumed the obligation on behalf of Eldorado didn't take place until 19 October 31st, 2008. So for a 9, 10 month period of time, 20 21 there existed an obligation that was solely held by Eldorado, and in order to assume an obligation, there has to be a 22 preexisting obligation, which we point out, and that is that 23 24 there was the receipt by Eldorado and an obligation to either return the money by Eldorado or to issue a membership interest. 25
Neither of those happened at the time. So therefore 1 2 the Rogich trust enters into an agreement and says, look, I'll 3 assume, and this brings in the surety argument, I'll assume on 4 behalf of Eldorado this obligation to Nanyah to replace that money. So that in a brief [unintelligible] the callouts of the 5 6 obligation, which is the foundational premise is the 1.5. So 7 to the extent Eldorado argues that there is no obligation upon 8 Eldorado with regards to the 1.5, I think the order is clear 9 that it identifies it and also expressly states that in order 10to assume there had to be a preexisting obligation.

Eldorado makes the follow-up argument that they're not bound by any agreement. Therefore the parol evidence rule doesn't apply, but what we point out is the operating agreement, the amended operating agreement by Eldorado at Recital A incorporates in total the October 31, 2008, agreements which obligate the repayment to Nanyah.

And, in fact, at paragraph 5C, Subsection 3 of your order, and this is on page 6, your order specifically addresses this, and it says,

The terms and conditions of the October 30th, 2008, membership interest purchase agreement were incorporated by reference into the October 30th, 2008, amended and restated operating agreement. See Recital A. So your order specifically addresses the wholesale

incorporation and adoption of the obligations contained in the
 contracts that you found were clear and unambiguous to repay my
 client the 1.5 million. Operating agreements, as we brief, are
 contracts binding the company and the members.

5 So now we have the parol evidence directly applicable 6 to Eldorado. We have the parol evidence directly applicable to 7 the Rogich trust under the clear and unambiguous agreements. 8 We have the Court specifically calling out the parol evidence 9 rule is applicable in this case because the contracts are clear 10 and unambiguous.

11 So the effect of this order, this motion in limine would obviate all the attempts by the defendants to come up 12 13 with excuses or reasons that Nanyah did not invest or that there was not an obligation to repay Nanyah, which will 14 15 significantly streamline the case. That takes about three days 16 out of the case. So and we don't need that evidence because we have an order that says it's undisputed findings of fact and 17 that the terms of the contracts are clear and unambiguous. 18

THE COURT: Thank you.

And the oppositions.

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(Pause in the proceedings)

22 MR. LIEBMAN: Good morning, Your Honor. Let's back 23 up a little bit. Nanyah has one claim against Eldorado Hills, 24 unjust enrichment. That's the only claim they've pled at this 25 particular point in time. They've never pled a contract claim

### $\lambda = 1.3 - 6.8630.3 - C$ | Huerta v Eldorado Hills | 2019-03-20

against Eldorado Hills. If there was a contract going back to 1 2 2007 that we agreed to pay them back \$1.5 million, you'd think 3 they would've brought a breach of contract claim. They didn't. 4 How are they going to prove an unjust enrichment claim by 5 keeping out parol evidence? If parol evidence doesn't come in, 6 they can't prove an unjust enrichment claim. They can't prove 7 their claim, and it has to be dismissed because they don't have 8 a breach of contract claim.

9 Now, even if this Court allowed them to go forward on 10 some sort of implied in fact contract claim that they've 11 alluded to in the past, and we certainly object to that, and we 12 don't believe they should be able to add that claim at this 13 late hour, again, an implied contract claim is not a written 14 contract. The parol evidence rule only applies to written 15 contracts.

16 Now, they're trying to come back six years after the case was filed and specifically say at this point, well, you 17 18guys are parties to the operating agreement which incorporates other agreements, and those agreements don't say anything about 19 20 Eldorado Hills owing money. They say that Rogich is solely 21 responsible for the potential claim, and trying to bootstrap 22 those agreements. They don't say anything about Eldorado Hills 23 owing money and say you're a party to this agreement over here, and therefore we can use the parol evidence rule. 24

25

But the same order that they're relying on to try to

make that argument specifically includes the parties to the 1 2 operating agreement, and this is on page 5 of the order. It 3 says, the October 30th, 2008, amended and restating operating agreement between the Rogich trust, the Flangas trust and Teld. 4 5 It does not include Eldorado Hills. Eldorado Hills did not sign it. There is a no-third-party-beneficiary-provision in 6 7 there that says only the parties to this contract are bound by 8 this particular contract.

So to be honest with Your Honor, I mean, this
argument that he's making it just doesn't make any legal sense.
There's no basis to try to keep out parol evidence against
Eldorado Hills when Eldorado Hills is not parties to any of
these contracts, and there's no contract claim asserted against
Eldorado Hills.

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So unless you have any other questions, I thank you. THE COURT: Mr. Wirthlin.

MR. WIRTHLIN: Yes, Your Honor. Thank you.

I don't want to belabor the points. I know the Court's read their pleadings, but I'd just like to hit some of the highlights, but please interrupt me with any questions, of course, at any time.

22 2.47 issue, I won't go into it -- the Court's 23 recognized it -- other than to say it happened last time the 24 Court gave them a pass. We would submit that that should end 25 the inquiry there.

But as far as the merits on the parol evidence rule we strongly dispute. In fact, there's no case law that plaintiff's counsel has come up with that suggests in any way the White case is not good law, and the -- it's true that the -- that's why we cited that Pittman [phonetic] case to show very clearly the third party -- a purported third-party beneficiary is not a party to the contract.

8 In fact, if we want to go back to that October 2018 9 order, this Court explicitly found that Nanyah was, in fact, 10 not a party to the contract. I mean, I don't think that's 11 really in dispute. At paragraph 13, quote, Nanyah was not a 12 party to this agreement, end quote. I think that's where the 13 inquiry ends there. The parol evidence rule cannot apply.

The other part of it is two things I guess I want to talk about. Nanyah says, well, they just want to have the parol evidence rule not apply because they want to address these issues that are -- have already been decided. Well, we disagree with that in several respects.

First of all, we interpret that October 2018 order differently than Nanyah does. They -- in fact, counsel just got up and said paragraph 2 says not con -- concludes Nanyah invested in Eldorado. Well, that's not what paragraph 2 says. What paragraph 2 says that in -- is, quote, In December of 2007, Nanyah wired \$1.5 million which eventually was deposited into Eldorado's bank account, end quote.

Your Honor, that is clearly one of the issues that we 1 2 feel is absolutely disputed that the jury needs to decide. 3 Yes, the money was funneled through Eldorado. Nobody disputes 4 that Mr. Huerta was very clever in how he took the money from Nanyah, funneled it through Eldorado, and it ends up in his 5 6 pocket of his entity Go Global. He got that money. Yes, he 7 funneled it through Eldorado so that he could later say, oh, it was an investment, but he took it out as a consulting fee. So 8 there is no question from our position this is absolutely a 9 disputed issue of fact. 10

And again I think what is going on here is that Nanyah is trying to spin that October 2018 order into summary judgment. Obviously they filed a summary judgment motion on it. I don't think there's any dispute there.

15 But they even go so far as to say, if you look at 16 some of the other paragraphs, at paragraph 14, which they also 17 rely on, I think -- I don't mean -- I don't think I'm 18misstating what Nanyah's counsel said when he said that that's 19 the basis for this motion and for a lot of their motions, and 20 if we look at paragraph 14, Your Honor, what it says is the Court is precluded from, quote, the Court -- well, the Court 21 22 is, quote, Precluded from considering any testimony to 23 determine the Eliades defendants' so-called contractual 24 liability, end quote.

25

And that's the Krieger cite, and that's true. And

1 Nanyah tries to spin that. In fact, says, well, the Court 2 cites Krieger, and so therefore the parol evidence rule applies, and the Rogich defendants can't even present their 3 4 case is what effectively he's saying, and that's just not true. 5 The Krieger analysis, the citation and that paragraph 14 6 relates to the Court's determination as to the Eliades defendants' summary judgment. We don't want to overturn that. 7 We've never tried to overturn that. 8

9 But the order itself says in multiple places, and 10 we've cited paragraph -- I think it's paragraph page 8 -- yeah, 11 paragraph 15. Nanyah is, quote, An alleged third-party 12 beneficiary. Then page 9, paragraph 20, quote, Return of 13 Nanyah's alleged investment in Eldorado. That's been an issue 14 from Day 1.

15 Yeah, the money was funneled through Eldorado, but 16 did Eldorado get any benefit, and, yes, Mr. -- those -- those 17 agreements say what they say, and the Court has interpreted 18 them to the extent they apply to the Eliades defendants' motion 19 for summary judgment, but the Rogich defendants had a different 20 defense. And so even if the Court was just looking strictly at 21 that order, and that's all we wanted that evidence for, any parol evidence, the Court, it's our position, could not grant 22 the plaintiff's motion in limine. 23

But in addition to that, and we point this out a little bit in our reply that gets into some of the other issues

1 on the motion to compel that I'll leave for that argument, but these -- you know, the parol evidence and the parties' intent 2 3 and what happened goes directly to our affirmative defenses as 4 well. It's not simply addressing the issue of the Eliades 5 defendants' summary judgment, which we're not addressing now, and some of those other issues that haven't even been addressed 6 7 at this point, like, for example, the K-1's. What is the effect of those K-1's? The November email, and again that's in 8 9 our reply in our motion to compel, but it shows clearly that, 10 Number 1, Nanyah was not a part of this contract. So under the 11 White case binding Supreme Court precedent, the parol evidence 12 rule cannot apply.

13 Number 2, the story that we're getting now is not the 14 actual story. We're looking at emails and correspondence where Mr. Harlap is saying even as late as November 2016, he doesn't 15 even know how his money supposedly made it into Eldorado. 16 This 17 is -- this is clearly, and it's our theory, and I don't think there's any secret about it, this was Mr. Huerta's doing from 18 19 the beginning, and yes, he funneled that money through Eldorado 20 at some point but took it out for his own benefit where it 21 ended up, and we need to be able to present that to the jury, 22 Your Honor.

23 So we would submit that those issues are issues of 24 fact for the jury with respect to the Rogich defendants and 25 that the parol evidence motion by plaintiff should be denied.

A-13-686303-C | Huerta v Eldorado Hills i 2019-03-20 1 Thank you. 2 THE COURT: Thank you. 3 And the reply, please. 4 MR. SIMONS: Yes. Thank you. 5 First off, let's kind of get back to the reality of the situation. Eldorado took our money, undisputed. What did 6 7 we get in exchange for it? We were supposed to get either a 8 membership interest or the return of our money. Eldorado 9 stands up here and says we don't have any liability. There's 10 nothing that says we have any liability. Oh, and by the way, 11 Judge, forget and ignore that the contracts say, and Rogich 12 trust, and Mr. Rogich unequivocally state and confirm that 13 Eldorado received our \$1.5 million investment, paragraph 5B1. 14 Exhibit D to that agreement, Nanyah invests -- has 1.5 million investment into Eldorado. 15 16 Paragraph Subsection 4, That there was a repayment 17 obligation to pay Nanyah for its, quote, Investment into 18 Eldorado. Paragraph 5A, sub 2, The Exhibit A claimants include 19 20 Nanyah, and its 1.5 million investment into Eldorado. 21 Paragraph 4, The Rogich trust specifically agreed to 22 assume the obligation to pay Nanyah its percentage interest in 23 Eldorado or to pay Nanyah its 1.5 million invested into Eldorado. 24 25 Our money went in to Eldorado. Now, you're hearing

we want a defense that somebody else, Mr. Huerta, is a bad guy.
 Okay. That's totally irrelevant. Bring that up later.
 Eldorado and Rogich trust, you have an obligation. That's what
 this case is about, and that's what the parol evidence rule
 means.

6 We hear that Eldorado doesn't have any contractual 7 obligations even though Eldorado has acknowledged by adoption 8 and incorporation of these contracts into its operating 9 agreement saying Eldorado received 1.5 million from Nanyah. 10 That's a contract that binds Eldorado as well as the Rogich 11 trust.

I'm going to hit the case law and their reliance upon the Bank of America versus White, Bank of California versus White. Inapplicable. It doesn't even apply. Two, case law in Nevada is clear the third-party beneficiaries are bound -- are treated as a party to the contract, and I'm not going to rehash the briefing that we provided in our reply.

There's the also the interesting argument that the parol evidence rule applies to Nanyah and the Eliades defendants, but not the rest of us defendants. We want to come in and say whatever we want that contradicts that there is an obligation to repay you. That's not how the parol evidence rule works. That's not how the Court has ruled already. Parol evidence rule is applicable in this case.

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The last item was the alleged third-party

beneficiary. The Court actually addressed this with regards to 1 the Eliades, and this is at paragraph 18. This is the Eliades 2 defendants, and the Court said, No, the Eliades defendants 3 under the agreements do not have any obligation for Nanyah's 4 benefit. So that is different than the Rogich trust and 5 Eldorado who have specifically stated the obligation because 6 7 the Court has called out four other times in the order there is 8 an obligation, actually uses the term obligation.

9 So I think this -- I don't see how there could be any 10 way to avoid the application of the parol evidence rule in this 11 case given the rulings, given the clear and unambiguous terms 12 of the contracts.

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THE COURT: Thank you all.

This is Nanyah's Motion in Limine Number 5. It's now submitted with regard to parol evidence. The motion will be denied for the following reasons.

First, a written contract is needed to invoke the parol evidence rule under the case of Ringle versus Bruton, and here Nanyah's claim against Eldorado is for unjust enrichment because there's no written contract that exists. So parol evidence can't be applied as to that.

With regard to the Rogich defendants, I haven't made an express finding at this point that Nanyah was a third-party beneficiary. That matter is deferred to be determined at the time of trial, and -- and the case for that would be Canfora

A-13-686303-C | Nuerta v Eldorado Hills | 2019-03-20 1 versus Coast Hotels. 2 So the motion will be denied in all respects. 3 Defendants to prepare one or two orders. 4 Can you work together to present one order? 5 MR. WIRTHLIN: We will. Yes, Your Honor. 6 MR. LIEBMAN: Yes, Your Honor. 7 THE COURT: And who will take the laboring oar? 8 MR. LIEBMAN: I'm sorry? 9 THE COURT: Who will take the laboring oar? 10MR. LIEBMAN: I can take the lead. 11 MR. WIRTHLIN: Thank you. 12 THE COURT: All right. Mr. Liebman will prepare the order. All parties will be given the opportunity to approve 13 14 the form of the order. 15 The second motion is Nanyah's Motion in Limine 16 Number 6 with regard to date of discovery. 17 Mr. Simons. 18 MR. SIMONS: This order -- this motion is premised on 19 the Motion in Limine 3, which the Court granted. It talked about the date of discovery. Now, there's two components to 20 the date of discovery. One component is the actual date. 21 Okay. It appears that everybody has conceded the actual date 22 23 my client became aware of improper activity was December 24 of 2012, the actual notice, and the Court said, look, 25Mr. Simons, even though the Rogich defendants admitted it, I'm

going to give them some opportunity to come in with some
 evidence. There's been no evidence presented or brought either
 under 16 1 or under Rule 37.

So the actual -- I should have a ruling from this 4 5 Court -- actual date of discovery of the transfers of the membership interests by the Rogich trust was December of 2012. 6 7 Now, the arguments that have been presented are, Judge, we think that Mr. Simons's motion is trying to prevent us from 8 saying when Nanyah should have discovered, and that wasn't the 9 10 premise of the motion. The premise of the motion was the 11 actual date of discovery. Okay.

12 So what defendants are going to want to do is say hypothetically we think Nanyah should have discovered some type 13 of breach earlier than December of 2012, but the problem with 14 that is what -- where was the component, the temporal component 15 imposed upon the defendants to act? Under the agreements in 16 17 2008, there was no temporal component, meaning did Rogich Trust and Eldorado did not have to perform by a date certain. 18 It 19 says they will do this activity in the future. So then the triggering event is when there's an act, an event that 20 transpires where it's going to -- an indicator of a repudiation 21 or breach of the contract. That did not actually take place 22 23 until December of 2012.

24 So to the extent that our motion was limited to the 25 actual date of discovery, I think that's unopposed. To the

A-13-686303-C | Huerta v Eldorado Hills | 2019-03-20 extent of this hypothetical, hey, we want to argue at trial you 1 2 should have done something else because there's this activity, the scope of the motion didn't want to go that far. So I hope 3 4 that clarifies my position on that. 5 THE COURT: I understand your position. 6 MR. SIMONS: Okay. But later on we'll be dealing 7 with that issue. That's why I brought that up. 8 THE COURT: Thank you. 9 Oppositions. 10 MR. LIEBMAN: Your Honor, I think the other confusing 11 aspect of Mr. Simons's motion or Nanyah's motion is that it's 12 premised on the belief or the idea that Nanyah learning that 13 the Rogich Trust transferred its interest to the Eliades Trust would be what starts the statute of limitations. That's not 14 true at least from Eldorado's perspective. Our position is, 15and Mr. Simons said it with respect to the last motion, in 16 17 2007, his client is claiming I gave \$1.5 million. I should've 18 got a membership interest in Eldorado Hills. 19 Now, there's confusion about that, whether it's 20 Canamex, Eldorado Hills. That's beside the point. But if 21 that's the position he's going to take and 2008 goes by and he 22 doesn't have a membership interest and he's getting K-1's from 23 Canamex instead of Eldorado Hills, we're going to argue to the 24 jury that that started the clock on the statute of limitations 25 because he knew at that particular point in time he didn't get

what he claims he allegedly bargained for.

2 And that was our dispute with the motion was we want 3 to argue, back in 2007, 2008, when he claims he didn't get what 4 he bargained for, he knew or should have known -- we're going 5 to prove, try to prove both -- that he didn't get what he 6 bargained for. Therefore, the four years on the unjust 7 enrichment statute of limitations begins. He didn't file until 8 2013. The claim is barred by the statute of limitations. So 9 that's why we oppose the motion, Your Honor.

THE COURT: Mr. Wirthlin.

MR. WIRTHLIN: Thank you, Your Honor.

Our points are similar to Eldorado's. There's no --12 we've never conceded anything as far as when Mr. Harlap knew or 13 didn't know anything, but just to be clear on that point. It's 14 15 only in the complaint that Harlap asserts, well, I didn't know about this 2012 agreement until late in 2012. Well, we're 16 17 entitled to cross-examine him on that issue. We're entitled to 18cross-examine Mr. Huerta because obviously the link between what Mr. Harlap knew or didn't know and when he did or didn't 19 know it and what Mr. Huerta told him is very clearly a part of 20 21 that analysis, and we think at this point there's been nothing 22 that would allow the finding that no other evidence can come 23 in, including Mr. Harlap's and Mr. Huerta's own testimony at 24 trial.

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We do also dispute it still seems like Nanyah is

trying to conflate when Harlap supposedly found out about the 2012 agreement and the accrual date, and I don't want to rehash everything that Mr. Liebman said, but we absolutely agree that 2008, you know, Harlap is getting K-1's from Canamex, not from Eldorado. So we don't concede anything as far as a temporal component, you know, having been decided or that somehow the suggestion in the complaint.

8 And again I don't think there's a declaration that 9 I've seen or anything like that. It's simply Mr. Harlap's 10 complaint that I think the plaintiff is relying on. So we 11 would submit the motion should be denied.

THE COURT: Thank you.

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MR. WIRTHLIN: Thank you, Your Honor.

THE COURT: And the reply, please, Mr. Simons.

15 MR. SIMONS: Yes. Counsel is unaware that his own 16 client has testified and submitted an affidavit to this Court 17 that he had no discussions, Mr. Rogich had no discussions with 1.8my client whatsoever. Their answer acknowledges that. The 19 date we discovered that there was this transfer was in December 20 of 2012. Not a single shred of evidence has come in this case 21 contesting that fact. So that's why we want the motion in 22 limine on that point.

The arguments you heard is they want to come in and say my client should have known. That's the distinction. We're not seeking to say that they're prohibited from coming in

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1	and saying you should have known because of this circumstantial
2	event and trying to generate some type of traction with that,
3	and so that's the distinction I'm making with the motion.
4	THE COURT: Thank you.
5	This is the Nanyah's Motion in Limine Number 6 with
6	regard to date of discovery. It will also be denied for the
7	following reasons.
8	The Rogich defendants have denied paragraph 83 of the
9	answer. They should be able to they should be permitted to
10	present evidence in support of their defense.
11	Also with regard to the date of discovery, that again
12	is a factual determination for the jury. The defendants have
13	claimed that the plaintiff should have known in 2007 or 2008,
14	and I don't want to preclude them from raising that defense.
15	Questions of fact exist with regard to the statute of
16	limitations defense.
17	So the motion will be denied.
18	Mr. Wirthlin to prepare the order.
19	MR. WIRTHLIN: Yes, Your Honor.
20	THE COURT: And everyone has the ability to sign off.
21	Then we have the third motion this morning would be
22	the Rogich defendants' motion to compel production of the
23	plaintiff's tax returns.
24	And, Mr. Wirthlin.
25	MR. WIRTHLIN: Thank you, Your Honor. I'll make it
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A-13-686303-C | Huerta v Eldorado Hills ( 2019-03-20 brief. 1 2 We think that those tax returns, excuse me, are critical to --3 4 THE COURT: Hang on. I just need to find my notes. MR. WIRTHLIN: Oh, sure. 5 THE COURT: I've got pages of notes up here. Sorry. 6 7 MR. WIRTHLIN: Understood, Your Honor. I can wait 8 now or whatever --9 THE COURT: Go ahead. 10 MR. WIRTHLIN: Really, it just comes down to that 11 Schedule L because the issue again in this case is -- well, let 12 me back up. The main defense as I understand it from the plaintiff is well, they just want to use that issue, use those 13 14 tax returns to violate the parol evidence rule. Well, I think 15 that the Court's earlier ruling today on the parol evidence 16 rule motion in limine takes away that argument. 17 But in addition to that, not only do we want to show, 18use that to show that the story now is not what was actually 19 taking place at the time because we believe that Nanyah 20 scheduled -- the schedule L will show they believe they had an 21 investment in Canamex, not Eldorado, and we think that email 22 from Mr. Harlap to Mr. Huerta in November shortly -- it was, 23 like, three days or something before that 2016 complaint was 24 filed where he says, I don't even know where my money is right 25 now. He doesn't even know what's going on. So we think that

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that is clearly a disputed issue of fact for the jury. 1 2 But also it goes to the statute of limitations 3 because if Nanyah is back in 2007, 2008 scheduling, you know, filling out their Schedule L and their tax return saying, hey, 4 5 we've got this \$1.5 million investment in Canamex, they know exactly where their money is, that it's not in Eldorado and 6 7 that their story now about, well, we were supposed to get this interest in Eldorado, they knew or should have known at that 8 9 time. They were on notice, and not just constructive but 10 actual notice that the purported obligation to provide an 11 interest in Eldorado had not been complied with, and therefore 12 statute of limitations are proved there. 13 It goes to our other affirmative defenses, but unless the Court has any questions, I'll leave it at that for now. 14 15 THE COURT: No. 16 Mr. Liebman, do you have anything before I hear the 17opposition? 18MR. LIEBMAN: I would agree with everything he just 19 said, but other than that no. 20 THE COURT: The opposition, please. 21 MR. SIMONS: So the request for tax returns is for the concept that Nanyah did not invest 1.5 million into 22 Eldorado. You've already said the contracts are clear and 23 unambiguous, that Nanyah did invest the 1.5 million. So why 24 25 are we talking about whether there was an investment

[unintelligible] 1.5 million? You said, the contract's clear and unambiguous that the Rogich Trust confirmed that the 1.5 million was invested into Eldorado. So why are we going to revisit whether Nanyah invested 1.5 million?

5 We have an admission by a party that the Court says 6 is clear and unambiguous in the terms of the contract. We've 7 got you holding that there's clear and unambiguous that we 8 invested, but we want to ignore that. We want to be able to 9 challenge what the Court has said in its order about my 10 client's investment.

I don't think you can. There's no way to say what my client -- what transpired outside the scenes is irrelevant -and it's an irrelevancy issue -- irrelevant to Nanyah's investment because Nanyah's investment is deemed to have occurred as an undisputed fact and as a conclusion of law based upon your interpretations of the contracts.

So this motion should be denied.

THE COURT: Thank you.

And the reply, please.

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20 MR. WIRTHLIN: Yes, Your Honor, just very briefly. 21 Hits on -- we disagree again with Nanyah's interpretation of 22 the October order. We think there are absolutely issues of 23 fact on this that need to be decided by the jury, and it again 24 goes to notice, statute of limitations. When did Nanyah know 25 that its investment was in Canamex? If it had an investment,

that it was in Canamex instead of Eldorado, and again I don't
 want to belabor that point, but we believe that the tax return
 should be produced for that reason as well. Thank you.

THE COURT: Thank you. This is the Rogich defendants' motion to compel production of the plaintiff's tax returns and for attorney's fees on an order shortening time.

7 The motion will be granted in part and denied in part 8 as follows: The motion to compel will be granted. The request 9 for attorney's fees will be denied.

And I'm going to grant the motion to compel because there are parts of that tax return that may be relevant to issues of fact. The defendant has asserted as a defense the character of the plaintiff's investment, and so that part of the tax return showing the treatment will be discoverable.

What I'm going to suggest is the front page of Schedule L should be provided. Certainly the plaintiff has the ability to redact nonrelevant parts of that return. I didn't see where a protective order is in place in this case. If there is one, I didn't see it in the document.

ATTORNEYS: We don't have one. I don't believe so. THE COURT: So if the parties can agree to a protective order, it can be produced pursuant to a protective order, and I would suggest that given -- you're set for trial in a month. So I'm going to say that within 10 days after entry of the order that tax return should be provided.

A-13-686303-C | Huerta v Eldorado Hills | 2019-03-20 Ţ And I encourage the parties to work on a protective 2 order in the meantime. If you can't come to terms on that, request a telephonic, and I'll resolve it for you without the 3 4 necessity of filing an additional motion. If you request a 5 telephonic, send me letters outlining your positions so I will 6 be prepared for that telephonic. 7 MR. WIRTHLIN: Will do. Thank you. THE COURT: And Mr. Wirthlin will be directed to 8 9 prepare that order forthwith. 10MR. WIRTHLIN: Thank you, Your Honor. 11 MR. SIMONS: Clarification. I want to make sure I 12heard you. 13 THE COURT: Yes. 14 MR. SIMONS: Schedule L, the first page. 15 THE COURT: Schedule L and the front page of the 16 return. Redact as necessary --17 MR. SIMONS: Because I'm going to be trying to get on it while we're working out the order. 18 19 THE COURT: Thank you. 20 All right, guys. Now, this case is set for trial. 21 You've got a firm date on April 22nd. I am entering an order 22 today striking the motions for summary judgment. They will not 23 be heard. They are past the dispositive deadline. No motions for summary judgment will be heard. 24 25 On April 4th we have motions in limine. That will

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A-13-686303-C | Huerta v Eldorado Hills ( 2019-03-20 go forward. 1 You've got a pretrial on April 18th. 2 And you are on the tip of a speeding bullet for 3 April 22nd to go to trial. Expect to go. 4 5 Yes, Mr. Simons. MR. SIMONS: Just a couple clarification issues. 6 7 THE COURT: Okay. MR. SIMONS: We also have our --8 THE COURT: And I have the order here. So it hasn't 9 been entered yet, but I wanted to provide copies for you. 10 Yes. In the meantime? 11 MR. SIMONS: On the motions in limine, on the 4th we 12also have our motion for settling certain jury instructions. 13 THE COURT: Yeah. And I'm not sure whether or not I 1415 can settle jury instructions before I hear evidence. I really 16 don't do it that way. So --MR. SIMONS: Well, it's premised not on evidence. 17 It's premised on the Court's order, and the case law is pretty 18 19 clear. THE COURT: So for now that's on calendar on April 20 4th. 21 MR. SIMONS: We'll address it then. 22 23 THE COURT: I'm not prepared on that issue today. Ι was prepared on the three other things. Plus, I wanted to 2425provide some case management for you for your trial.

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λ-13-686303-C | Huerta v Eldorado Hills | 2019-03-20 If you guys would approach with a copy of the order 1 striking. So it will be on calendar on April 4th. 2 MR. SIMONS: Also we tried to work out the order 3 4 denying the Rule 60B motion. THE COURT: Right. 5 MR. SIMONS: And we didn't work out an agreement on 6 7 So I prepared ours. The only objection was that there that. was a reference to the Court undisputed findings of fact and 8 conclusions of law, otherwise that's the only issue with the 9 10 order. THE COURT: Good enough. 11 MR. WIRTHLIN: We'll submit ours today. 12 THE COURT: You submit yours today, and we'll hold it 13 until we've seen both. 14 MR. WIRTHLIN: Okay. Thank you, Your Honor. 15THE COURT: Good enough, quys. All right. So I will 16 17 see you April 4th. (Proceedings concluded at 9:47 a.m.) 18 -000-19 I do hereby certify that I have truly and correctly 20 ATTEST: 21 transcribed the audio/video proceedings in the above-entitled 22 case. na P. Williams 23 24 25Dana L. Williams Transcriber

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Character [1] 27/13       consequences [1]       decide [1] 12/2       decide [1] 12/2       decide [1] 12/2       decide [3] 11/17 22/6       decide [3] 11/17 22/6       document [1] 27/19       examine [2] 21/17         citation [1] 13/5       considering [1] 12/2       decide [1] 12/2       decide [1] 12/2       document [1] 27/19       docs [3] 6/4 105 11/20       21/18         cite [1] 12/25       constructive [1] 25/9       constructive [1] 25/9       declaration [1] 22/8       does [3] 6/4 105 11/20       excuse [3] 3/13 6/17         cites [1] 3/2       constructive [1] 25/9       constructive [1] 25/9       defendants [20] 1/22       9/12 9/19 9/22 10/18       excuse [1] 8/13         g/10 9/12 9/13 9/21       contains [1] 6/14       8/2 13/3 13/19 14/24       doft 21/23       13/16 19/7       excuse [1] 8/13       excuse [1] 2/17       exsist [1] 23/15       exist [1] 23/15       exist [1] 23/15       exist [1] 2/17       exist [1] 2/17       exist [1] 23/15       exist [1] 2/17			6/18	24/17 25/16 28/7 29/16	evidence [44]
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circumstantial [1] 13/5       consider [1] 4/17       26/23       does [3] 6/4 10/5 11/20       21/18         citation [1] 13/5       considering [1] 12/2       declaration [1] 22/8       decesn't [8] 7/13 9/5       example [1] 14/7         cites [1] 13/2       constructive [1] 25/4       defendant [2] 1/8       20/12 24/25       10/10 14/15 16/6 16/14       excuse [3] 3/13 6/17         cites [1] 13/2       contain [1] 5/8       contain [1] 5/8       27/12       defendants [20] 1/22       10/10 14/15 16/6 16/14       20/12 24/25       excuse [3] 3/13 6/17         doing [1] 20/17       contains [1] 6/14       st/12 3/3 13/19 14/24       11/10 12/14 12/17       exists [1] 23/15       exists [1] 23/16       exists [1] 23/15       exists [1] 23/15       exists [1] 23/15       exists [1] 23/16       exists [1] 17/20       exists [1] 17/20       exists [1] 17/20       exists [1] 17/20       exists [1] 23/2       exists [1] 17/20       exists [1] 17/20       exists [1] 17/20       exists [1] 23/2       exists [1] 17/2       exists	character [1] 27/13				
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Cites [1] 13/2       consulting [1] 12/8       consulting [1] 12/8       consulting [1] 12/8       consulting [1] 12/8       20/22 24/25       excuse [3] 3/13 6/17         claim [15] 8/23 8/24       contain [1] 5/3       contain [1] 5/3       contain [1] 5/3       21/2       defendant [2] 1/8       21/2       doing [1] 14/18       24/2         9/10 9/12 9/13 9/21       contains [1] 6/14       8/12 13/3 13/19 14/24       8/12 13/3 13/19 14/24       9/12 9/19 9/22 10/18       Exhibit [2] 15/14 15/1         claiming [1] 20/17       contains [1] 6/14       16/20 16/20 17/3 17/3       11/10 12/14 12/17       excuse [3] 3/13 6/17         claiming [1] 20/17       contact [2] 4/16 4/19       17/22 18/3 13/26 19/12       11/10 12/14 12/17       excuse [1] 8/13       Exhibit [2] 15/14 15/1         claiming [1] 20/17       contact [2] 4/16 4/19       11/22 18/3 13/26 19/12       12/17 13/7 14/17 15/9       existel [1] 6/14       existel [1] 2/24         claiming [1] 20/14       contacts [16] 3/23 4/8       24/12 27/12       13/16 12/23       express [1] 17/23       express [1] 17/23         claiming [1] 120/4       contracts [16] 3/23 4/8       24/12 27/12       13/16 12/14       express [1] 17/23       express [1] 17/24       express [1] 17/23       exp		constructive [1] 25/9	deemed [1] 26/14	10/10 14/15 16/6 16/14	exchange [1] 15/7
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