1 2 3 4 5 6 7 8 9 10 11	MARK G. SIMONS, ESQ. Nevada Bar No. 5132 <u>MSimons@SHJNevada.com</u> SIMONS HALL JOHNSTON PC 6490 S. McCarran Blvd., Ste. F-46 Reno, Nevada 89509 Telephone: (775) 785-0088 Facsimile: (775) 785-0087 <i>Attorneys for Waste Management of Ne</i> IN THE SUPREME COURT WASTE MANAGEMENT OF NEVADA, INC., Appellant,	Electronically Filed Jun 29 2020 12:20 Elizabeth A. Brown Clerk of Supreme OF THE STATE OF NEVADA Supreme Court No.: 80841 (District Court Case No. CV12-02995)	p.m.		
12	V.				
13 14 15 16	WEST TAYLOR STREET, LLCA, a limited liability company, Respondent.				
17					
18	JOINT A	APPENDIX			
19	VOLUME 2				
20	APPELLANTS' COUNSEL:	RESPONDENT'S COUNSEL:			
21	MADY G SIMONS ESO	C NICHOLAS DEDEOS ESO			
22	MARK G. SIMONS, ESQ. NSB NO. 5132	C. NICHOLAS PEREOS, ESQ. NSB NO. 0013			
23	SIMONS HALL JOHNSTON PC 6490 S. McCarran Blvd, #F-46	1610 Meadows Wood Lane, Ste. 202 Reno, NV 89502			
24	Reno, Nevada 89509	Telephone: (775) 329-0678			
25 26	Telephone: (775) 785-0088 Facsimile: (775) 785-0087 Email: <u>msimons@shjnevada.com</u>	Facsimile: (775) 329-6618 Email: <u>cpereos@att.net</u>			

JOINT APPENDIX

DOCUMENT	DATE	VOL.	BATES
Affidavit of Teri Morrison	09/13/2017	4	JA_0739-741
Affidavit of Teri Morrison in Support of Opposition to Motion for Summary Judgment	10/18/2016	3	JA_0556-559
Appellant's Opening Brief (Case No. 74876)	07/20/2018	4	JA_0877-946
Complaint	12/03/2012	1	JA_0001-5
Declaration of C. Nicholas Pereos in Support of Opposition to Motion for Attorney Fees	01/03/2020	5	JA_1099-1101
Defendant's Answer to Plaintiff's Complaint	09/16/2013	1	JA_0009-13
Defendants' Answer to Plaintiff's Second Amended Complaint	07/14/2014	1	JA_0125-129
Defendants' Motion for Summary Judgment on Plaintiffs' Slander of Title Claim	09/06/2016	2-3	JA_0305-555
Defendant's Trial Statement	10/30/2017	4	JA_0796-863
Docket Sheet for Entire Case	05/20/2020	6	JA_1236-1255
First Amended Complaint	02/14/2014	1	JA_0020-25
First Amended Scheduling Order	04/19/2017	4	JA_0732-738
Memorandum of Costs	12/23/2019	5	JA_1008-1034

DOCUMENT	DATE	<u>VOL.</u>	BATES
Motion for Award of Attorneys Fees and Costs	12/26/2019	5	JA_1045-1098
Motion for Leave to File Second Amended Complaint	04/10/2014	1	JA_0048-60
Motion for Partial Summary Judgment	03/11/2014	1	JA_0026-47
Motion for Partial Summary Judgment	09/03/2014	1	JA_0150-159
Motion to Retax Costs	12/24/2019	5	JA_1035-1044
Notice of Appeal	12/02/2015	2	JA_0245-303
Notice of Appeal	01/08/2018	4	JA_0874-876
Notice of Appeal	03/19/2020	6	JA_1233-1235
Notice of Entry of Order	03/11/2020	6	JA_1222-1232
Opposition to Defendant's Motion in Limine	09/13/2017	4	JA_0742-757
Opposition to Motion for Attorneys Fees	01/03/2020	5	JA_1102-1175
Opposition to Motion for Summary Judgment on Claims for Slander of Title	10/18/2016	3	JA_0560-731
Order	07/28/2014	1	JA_0130-149
Order Denying Waste Management of Nevada, Inc.'s Motion for Award of Attorneys' Fees	03/10/2020	5	JA_1215-1221
Order Dismissing Action	12/18/2019	5	JA 1006-1007

DOCUMENT	DATE	VOL.	BATES
Order Dismissing Appeal	03/07/2016	2	JA_0304
Order Granting in Part and Denying in Part West Taylor Street, LLC's Motion to Retax Costs	03/09/2020	6	JA_1209-1214
Order Granting Motion Supreme Court)	09/13/2018	5	JA_0979-980
Order Granting Motion in Limine to Exclude Evidence of Other Property Holdings	11/03/2017	4	JA_0870-873
Order Granting Waste Management of Nevada, Inc.'s Motion in Limine #1 re: Exclusion of C. Nicholas Pereos as Trial Advocate	11/03/2017	4	JA_0864-869
Reply Argument in Support of Motion for Partial Summary Judgment	04/11/2014	1	JA_0061-75
Reply in Support of Motion for Award of Attorneys Fees and Costs	01/06/2020	5	JA_1176-1208
Respondent's Answering Brief	08/17/2018	4	JA_0947-978
Response to Motion to Vacate Orders, Opposition to Motion for Judgment in Favor of Waste Management, Cross Motion to Summary Judgment on Liens	07/26/2019	5	JA_0981-1005
Scheduling Order	01/07/2014	1	JA 0014-19

DOCUMENT	DATE	VOL.	<u>BATES</u>
econd Amended Complaint	06/27/2014	1	JA_0118-124
Second Amended Scheduling Order	09/22/2017	4	JA_0790-795
Summons	01/31/2013	1	JA_0006
Summons (Alias)	06/04/2013	1	JA_0007-8
Franscript of Proceedings – Status Conference	05/07/2014	1	JA_0076-117
Waste Management of Nevada, Inc.'s Motion for Partial Reconsideration of he Court's July 28, 2014 Order	09/26/2014	1	JA_0175-244
Waste Management of Nevada, Inc's Opposition to Plaintiff's Second Motion For Partial Summary Judgment	09/25/2014	1	JA_0160-174
Waste Management of Nevada, Inc.'s Reply in Support of Motion in Limine #1 re: Exclusion of C. Nicholas Pereos as Trial Advocate	09/19/2017	4	JA_0758-789

1	CERTIFICATE OF SERVICE
2	Pursuant to NRAP 25, I certify that I am an employee of SIMONS HALL
3	
4	JOHNSTON PC, and that on this date I caused to be served a true copy of the
5	JOINT APPENDIX VOLUME 2 on all parties to this action by the method(s)
6	indicated below:
7 8	by using the Supreme Court Electronic Filing System:
9	C. Nicholas Pereos
10	Attorney for West Taylor Street, LLC
11	DATED: This 29 day of June, 2020.
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72162-007 3 Pages 09:29 AM \$2515 apowrter7	\$2515 Mark G. Simons, Esq. (SBN 5132)			
2/000000000000000000000000000000000000	Therese M. Shanks, Esq. (SBN 12890) ROBISON, BELAUSTEGUI, SHARP & LOW A Professional Corporation			
MEST TOYLOR STREET MEST TOYLOR STREET District Court 11 Meshoe County	71 Washington Street Reno, Nevada 89503 Telephone: (775) 329-3151 Facsimile: (775) 329-7941 Email: msimons@rbsllaw.com tshanks@rbsllaw.com2Electronically Filed Dec 08 2015 11:18 a.m. Tracie K. Lindeman Clerk of Supreme Court			
7	Attorneys for Waste Management of Nevada , Inc.			
8	IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA			
10	IN AND FOR THE COUNTY OF WASHOE			
11				
12	WEST TAYLOR STREET, LLC, a limited CASE NO.: CV12-02995 liability company,			
13	DEPT. NO.: 4 Plaintiff,			
14	v.			
15 16	WASTE MANAGEMENT OF NEVADA, INC., KAREN GONZALEZ, and DOES 1 THROUGH 10,			
17	Defendants.			
18	/			
19	NOTICE OF APPEAL			
20 21	NOTICE IS HEREBY GIVEN that Waste Management of Nevada, Inc. ("Waste			
22	Management"), by and through its attorney Mark G. Simons of Robison, Belaustegui,			
23	Sharp & Low, appeals to the Nevada Supreme Court from the: (1) ORDER, entered on			
24	July 28, 2014; (2) ORDER DENYING DEFENDANTS' MOTION FOR PARTIAL			
25	RECONSIDERATION, entered on February 6, 2015; and (3) PARTIAL SUMMARY			
26	JUDGMENT, entered on October 1, 2015. These have been certified as an appealable final judgment under NRCP 54(b) on November 25, 2015.			
27				
28 Robison. Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 20 3151				
(775) 329-3151	1 Docket 69307 Document 2015-37360			

AFFIRMATION: The undersigned does hereby affirm that this document does not contain the Social Security Number of any person. DATED this $\underline{-1}^{\underline{<1}}$ day of December, 2015. **ROBISON, BELAUSTEGUI, SHARP & LOW** A Professional Corporation 71 Washington Street Reno, Nevada 89503 manes \mathcal{M}^2 By: MARK G. SIMONS, ESQ. THERESE M. SHANKS, ESQ. Attorneys for Waste Management of Nevada, Inc. j:\wpdata\mgs\30538.002 (wm v west taylor street)\p-notice of appeal.docx Robison, Belaustegui, Sharp & Low 71 Washington St. Reno. NV 89503 (775) 329-3151

i	
1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON,
3	BELAUSTEGUI, SHARP & LOW, and that on this date I caused to be served a true
4	copy of the NOTICE OF APPEAL on all parties to this action by the method(s) indicated
5	below:
6	
7 8	by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail at Reno, Nevada, addressed to:
9	C. Nicholas Pereós, Esg.
10	1610 Meadow Wood Lane, Ste. 202
11	Reno, NV 89502 Attorney for West Taylor Street, LLC
12	I hereby certify that on the date below, I electronically filed the foregoing
13	with the Clerk of the Court by using the CM/ECF system which served the following parties electronically:
14	by personal delivery/hand delivery addressed to:
15	
16	by facsimile (fax) and/or electronic mail addressed to:
17 18	by Federal Express/UPS or other overnight delivery addressed to:
18	DATED: This \mathcal{J}^{μ} day of December, 2015.
20	
21	Don le Colorie
22	Employee of Robison, Belaustegui, Sharp & Low
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28 Robison. Belaustegui, Sharp & Low 71 Washington St. Reno. NV 89503 (775) 329-3151	3

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CV12-22335 CV12-22335 CV12-22335 CV12-22335 CV12-22335 CV12-22335 CV12-22335 CV12-22355 CV12-2205 District Court 12/02/2015 09:30 AM Mariner 1310 11	1310FILEDMark G. Simons, Esq. (SBN 5132)Forese M. Shanks, Esq. (SBN 12890)ROBISON, BELAUSTEGUI, SHARP & LOW2015 DEC -2 AM 9: 30A Professional Corporation2015 DEC -2 AM 9: 3071 Washington StreetConstructionReno, Nevada 89503ConstructionTelephone:(775) 329-3151Facsimile:(775) 329-7941Email:msimons@rbsllaw.comtshanks@rbsllaw.comMarks@rbsllaw.comAttorneys for Waste Management of Nevada , Inc.		
8	IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA		
9	IN AND FOR THE COUNTY OF WASHOE		
10 11	WEST TAYLOR STREET, LLC, a limited CASE NO.: CV12-02995 liability company,		
12	DEPT. NO.: 4		
13	V.		
14 15 16	WASTE MANAGEMENT OF NEVADA, INC., KAREN GONZALEZ, and DOES 1 THROUGH 10,		
17	Defendants.		
18	<i></i> /		
19	CASE APPEAL STATEMENT		
20	Pursuant to NRAP 3(f), Defendant Waste Management of Nevada, Inc. ("Waste		
21	Management") submits the following Case Appeal Statement:		
22	1. The district court case number and caption showing the names of all of the		
23	proceedings below are both set forth above in the caption to this Case Appeal		
24	Statement.		
25	2. Judge issuing decision, judgment or order appealed from:		
26	(a) Order Granting in Part and Denying in Part Plaintiff's Motion for		
27	Partial Summary Judgment, entered July 28, 2014: Honorable Connie J. Steinheimer.		
28	(b) Order Denying Defendant's Motion for Partial Reconsideration,		
Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151	entered February 6, 2015: Honorable Connie J. Steinheimer.		

, •		
1	i	(c) Partial Summary Judgment, entered October 1, 2015: Honorable
2	Connie J. S	teinheimer.
3	3.	Appellant and Appellant's counsel:
4		WASTE MANAGEMENT OF NEVADA, INC.
5		c/o Mark G. Simons, Esq. (SBN 5132)
6		Therese M. Shanks, Esq. (SBN 12890) ROBISON, BELAUSTEGUI, SHARP & LOW
7		71 Washington Street Reno, Nevada 89503
8		Telephone: (775) 329-3151
9		KAREN GONZALEZ
10		c/o Mark G. Simons, Esq. (SBN 5132) Therese M. Shanks, Esq. (SBN 12890)
11		ROBISON, BELAUSTEGUI, SHARP & LOW 71 Washington Street
12		Reno, Nevada 89503 Telephone: (775) 329-3151
13	4.	Respondents and Respondent's counsel:
14		WEST TAYLOR STREET, LLC.
15		c/o C. Nicholas Pereos, Esq.
16 17		1610 Meadow Wood Lane, Ste. 202 Reno, Nevada 89502 (775) 329-0678
18	5.	Whether any identified attorney is not licensed to practice law in Nevada:
19		No.
20	6.	Whether Appellant was represented by appointed counsel in district court
21	or on appea	al:
22		No. Appellant has been and will continue to be represented by retained
23	counsel.	
24	7.	Whether Appellant was granted leave to proceed in forma pauperis: No.
25	8.	Date that proceedings commenced in district court: December 3, 2012.
26	9.	A brief description of the nature of the action and result in the district court,
27	including th	e type of judgment or order being appealed and the relief granted by the
28 Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151	district cour	t: 2
		-

West Taylor Street filed a complaint against Waste Management and 1 2 Karen Gonzalez to contest garbage man liens that were filed against its property for 3 non-payment of garbage fees. NRS 444.520(1) permits Waste Management to assess 4 fees for the collection of garbage. NRS 444,520(3) states that unpaid fees shall result 5 in a lien that is **perpetual**. The statute further states that this lien **may** be foreclosed in 6 the manner that mechanic's liens are foreclosed. Id. In its complaint, West Taylor 7 Street sought (1) declaratory relief that the garbage liens were invalid as a matter of law 8 because Waste Management did not follow the notice requirements and perfection 9 processes contained in the mechanic's lien statutes; (2) declaratory relief that NRS 10 444.520 is unconstitutional because it provides for a deprivation of property without due 11 process since NRS 444.520 does not provide a mechanism for a homeowner to dispute 12 a garbage lien; and (3) slander of title.

West Taylor moved for partial summary judgment on its two declaratory relief claims. That motion was granted in part and denied in part. The District Court found that Waste Management was required to follow the perfection process, the notice process, and the foreclosure process contained in the mechanics' lien statutes. However, the District Court further found that NRS 444.520 was not unconstitutional when interpreted in the manner that the District Court interpreted it.

Defendants filed a motion for reconsideration, and argued that the District Court improperly interposed requirements into NRS 444.520 that the Legislature did not intend. The District Court denied this motion.

West Taylor then amended its complaint to include a second property that garbage liens were filed against, and renewed its summary judgment motion regarding the amended complaint. The arguments are identical to its first motion for summary judgment. The District Court again granted in part and denied in part West Taylor's motion for partial summary judgment. Following this order, the parties stipulated to NRCP 54(b) certification of this issue and a stay of the litigation. This appeal follows.

Robison. Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151

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1	10. Whether the case has previously been the subject of an appeal or original
2	proceeding: No.
3	11. Whether the appeal involves child custody or visitation: No.
4	12. Whether the appeal involves the possibility of settlement: No.
5	AFFIRMATION: The undersigned does hereby affirm that this document does
6	not contain the Social Security Number of any person.
7	DATED this $\frac{1}{1}$ day of December, 2015.
8	ROBISON, BELAUSTEGUI, SHARP & LOW
9	A Professional Corporation 71 Washington Street
10	Reno, Nevada 89503
11	By: These thanks
12	MARK G. SIMONS, ESQ. THERESE M. SHANKS, ESQ.
13	Attorneys for Waste Management of Nevada, Inc.
14	
15	j:\wpdata\mgs\30538.002 (wm v west taylor street)\p-case appeal statement.docx
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Robison. Belaustegui, Sharp & Low 71 Washington St. Reno. NV 89503 (775) 329-3151	4

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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON,
3	BELAUSTEGUI, SHARP & LOW, and that on this date I caused to be served a true
4	copy of the CASE APPEAL STATEMENT on all parties to this action by the method(s)
5	indicated below:
6	
8	by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail at Reno, Nevada, addressed to:
9	C. Nicholas Pereos, Esq.
10	1610 Meadow Wood Lane, Ste. 202
11	Reno, NV 89502 Attorney for West Taylor Street, LLC
12	□ I hereby certify that on the date below, I electronically filed the foregoing
13	with the Clerk of the Court by using the CM/ECF system which served the following parties electronically:
14	by personal delivery/hand delivery addressed to:
15	
16	by facsimile (fax) and/or electronic mail addressed to:
17	by Federal Express/UPS or other overnight delivery addressed to:
18 19	DATED: This 2 day of December, 2015.
20	DATED. This // day of December, 2015.
20	Dr. C. Chloron
22	Employee of Robison, Belaustegui, Sharp & Low
23	· ·
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. 28 Robicon Balaustanui	
Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503	
(775) 329-3151	5

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SECOND JUDICIAL DISTRICT COURT STATE OF NEVADA

COUNTY OF WASHOE

Case History - CV12-02995

Case Description: WEST TAYLOR STREET VS WASTE MANAGEMENT, ET AL (D4)

Case Number: CV12-02995 Case Type: SPECIFIC PERFORMANCE - Initially Filed On: 12/3/2012

Par	rties
Party Type & Name	Party Status
JUDG - CONNIE J. STEINHEIMER - D4	Active
PLTF - WEST TAYLOR STREET LLC - @1233200	Active
DEFT - KAREN GONZALEZ - @1233202	Active
DEFT - WASTE MANAGEMENT OF NEVADA INC - @1233201	Active
ATTY - Matthew B. Hippler, Esq 7015	Party ended on: 11/3/2015 12:00:00AM
ATTY - Mark G. Simons, Esq 5132	Active
ATTY - Bryan L. Wright, Esq - 10804	Party ended on: 2/10/2015 12:00:00AM
ATTY - Gregory S. Gilbert - 6310	Party ended on: 11/3/2015 12:00:00AM
ATTY - Therese M. Shanks, Esq 12890	Active
ATTY - Sean D. Thueson, Esq 8690	Party ended on: 7/17/2015 12:00:00AM
ATTY - C. Nicholas Pereos, Esq 13	Active
Disposed	Hearings

- 1 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 2/15/2013 at 09 05:00 Extra Event Text: MOTION FOR JUDGMENT BY DEFAULT (PAPER ORDER PROVIDED) Event Disposi ion: S200 - 3/25/2013
- Department: D4 -- Event: PROVE UP HEARING -- Scheduled Date & Time: 4/29/2013 at 15:00:00
 Extra Event Text: RE: DAMAGES
 Event Disposi ion: D435 4/29/2013
- 3 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 6/6/2013 at 14:14:00 Extra Event Text: PLTFS MOTION FOR JUDGMENT BY DEFAULT (PAPER ORDER PROVIDED) Event Disposi ion: S200 - 7/3/2013
- Department: D4 -- Event: HEARING... -- Scheduled Date & Time: 7/16/2013 at 14:00:00
 Extra Event Text: (TELEPHONIC) RE: MOTION FOR ORDER SHORTENING TIME
 Event Disposi ion: D435 7/16/2013
- 5 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 7/16/2013 at 14 55:00 Extra Event Text: DEFTS MOTIONS TO SET ASIDE DEFAULT/DEFAULT JUDGMENT (NO PAPER ORDER PROVIDED) Event Disposi ion: S200 - 8/26/2013
- 6 Department: D4 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 2/5/2014 at 13:30:00 Extra Event Text: (TELEPHONIC) MR. WRIGHT TO INITIATE Event Disposi ion: D435 - 2/5/2014
- 7 Department: D4 -- Event: PRE-TRIAL CONFERENCE -- Scheduled Date & Time: 2/12/2014 at 09:00:00

Event Disposi ion: D844 - 1/24/2014

- 8 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 3/12/2014 at 08:45:00 Extra Event Text: SUBMISSION OF PLAINTIFF'S MOTION TO EXTEND DATE TO AMEND PLEADINGS;ALTERNATIVELY, SECOND MOTIN FOR LEAVE TO FIL Event Disposition: S200 - 4/7/2014
- 9 Department: D4 -- Event: STATUS CONFERENCE -- Scheduled Date & Time: 4/3/2014 at 14:00:00 Extra Event Text: /ORAL ARGUMENTS ON ANY SUBMITTED MOTIONS Event Disposition: D844 - 3/12/2014
- Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 4/14/2014 at 08 56:00
 Extra Event Text: MOTION FOR PARTIAL SUMMARY JUDGMENT
 Event Disposition: S200 4/16/2014
- 11 Department: D4 -- Event: STATUS CONFERENCE -- Scheduled Date & Time: 4/23/2014 at 09:30:00 Extra Event Text: /ORAL ARGUMENTS ON ANY SUBMITTED MOTIONS Event Disposition: D870 - 4/22/2014
- 12 Department: D4 -- Event: STATUS CONFERENCE -- Scheduled Date & Time: 5/7/2014 at 10:00:00 Extra Event Text: //ORAL ARGUMENTS ON ANY SUBMITTED MOTIONS Event Disposition: D435 - 5/7/2014
- Department: D4 -- Event: TRIAL JURY -- Scheduled Date & Time: 6/9/2014 at 10:00:00
 Extra Event Text: [2ND SET-4 DAYS]
 Event Disposition: D845 5/16/2014
- 14 Department: D4 -- Event: DECISION -- Scheduled Date & Time: 7/30/2014 at 09:00:00 Extra Event Text: ON MOTION FOR SUMMARY JUDGMENT/STATUS CONFERENCE Event Disposition: D435 - 7/30/2014
- 15 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 12/2/2014 at 11:28:00 Extra Event Text: MOTION FOR PARTIAL RECONSIDERATION OF THE COUR'TS JULY 28, 2014 ORDER (NO ORDER PROVIDED) Event Disposition: S200 - 2/6/2015
- 16 Department: D4 -- Event: STATUS CONFERENCE -- Scheduled Date & Time: 12/16/2014 at 14 00:00

Event Disposition: D870 - 12/4/2014

- 17 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 5/13/2015 at 14:13:00 Extra Event Text: SECOND MOTION FOR PARTIAL SUMMARY JUDGMENT (NO PAPER ORDER) Event Disposition: S200 - 7/1/2015
- 18 Department: D4 -- Event: MOTION ... -- Scheduled Date & Time: 7/1/2015 at 13:30:00 Extra Event Text: FOR PARTIAL SUMMARY JUDGMENT Event Disposition: D425 - 7/1/2015
- 19 Department: D4 -- Event: Request for Submission -- Scheduled Date & Time: 9/25/2015 at 14 00:00 Extra Event Text: JUDGMENT FOR PARTIAL SUMMARY JUDGMENT (ORDER PROVIDED) Event Disposition: S200 - 10/1/2015

Actions

Filing Date - Docket Code & Description

12/3/2012 - COV - **Civil Cover Sheet

No additional text exists for this entry.

2	12/3/2012 - \$1425 - \$Complaint - Civil No additional text exists for this entry.
3	12/3/2012 - PAYRC - **Payment Receipted Additional Text: A Payment of -\$260.00 was made on receipt DCDC386693.
4	1/31/2013 - 2610 - Notice Additional Text: NOTICE OF FILING PROOF OF SERVICE
5	1/31/2013 - 4085 - Summons Filed No additional text exists for this entry.
6	1/31/2013 - 1550 - Default Additional Text: WASTE MANAGEMENT OF NEVADA
7	(DEFAULT VACATED AND SET ASIDE PER ORDER ENTERED ON 08/26/13) 1/31/2013 - 1550 - Default Additional Text: KAREN GONZALEZ
8	(DEFAULT VACATED AND SET ASIDE PER ORDER ENTERED ON 08/26/13) 2/14/2013 - 1037 - Affidavit of Default
9	Additional Text: AFFIDAVIT OF C. NICHOLAS PEREOS IN SUPPORT O FMOTION FOR JUDGMENT BY DEFAULT 2/14/2013 - 3860 - Request for Submission
	Additional Text: DOCUMENT TITLE: MOTION FOR JUDGMENT BY DEFAULT (PAPER ORDER PROVIDED) PARTY SUBMITTING: C. NICHOLAS PEREOS DATE SUBMITTED: 02/15/13 SUBMITTED BY: JA DATE RECEIVED JUDGE OFFICE:
10	2/14/2013 - 2490 - Motion Additional Text: MOTION FOR JUDGMENT BY DEFAULT
11	2/21/2013 - 1950 - Memorandum of Costs Additional Text: PLTFS MEMORANDUM OF COSTS AND DISBURSEMENTS
12	3/25/2013 - 3347 - Ord to Set Additional Text: Transaction 3615691 - Approved By: NOREVIEW : 03-25-2013:17:19:58
13	3/25/2013 - S200 - Request for Submission Complet No additional text exists for this entry.
14	3/25/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 3615697 - Approved By: NOREVIEW : 03-25-2013:17:21:46
15	4/17/2013 - 2605 - Notice to Set Additional Text: NOTICE TO SET HEARING RE: DAMAGES
16	4/17/2013 - 1250 - Application for Setting No additional text exists for this entry.
17	4/29/2013 - 1075 - Affidavit Additional Text: AFFIDAVTI OF SANDRA MARTINEZ

18	4/29/2013 - 1695 - ** Exhibit(s) Additional Text: PLAINTIFF'S EXHIBITS A THROUGH H WERE MARKED BY THE CLERK.
	AUUUUUIdi TEXI. PLAINTIFF S EARIDITS A THROUGH H WERE MARKED BT THE CLERK.
19	5/6/2013 - 4090 - ** Summons Issued
	No additional text exists for this entry.
20	6/4/2013 - 4085 - Summons Filed
	Additional Text: WASTE MANAGEMENT OF NEVADA INC - 05-15-13
21	6/6/2013 - 1550 - Default
	Additional Text: DEFAULT - WASTE MANAGEMENT OF NEVADA INC.
	(DEFAULT VACATED AND SET ASIDE PER ORDER ENTERED ON 08/26/13)
22	6/6/2013 - 2490 - Motion
	Additional Text: RENEWED MOTION FOR JUDGMENT BY DEFAULT
00	
23	6/6/2013 - 4105 - Supplemental
	Additional Text: SUPPLEMENTAL ARGUMENT IN SUPPORT OF MOTION FOR JUDGMENT
24	6/6/2013 - 1950 - Memorandum of Costs
	Additional Text: PLTFS REVISED MEMORANDUM OF COSTS AND DISBURSEMENTS
25	6/6/2013 - 3860 - Request for Submission
	Additional Text: DOCUMENT TITLE: PLTFS MOTION FOR JUDGMENT BY DEFAULT (PAPER ORDER PROVIDED) PARTY SUBMITTING: NICHOLAS PEREOS ESQ DATE SUBMITTED: 06-06-13 SUBMITTED BY: MLAWRENCE DATE RECEIVED JUDGE OFFICE:
26	6/17/2013 - MIN - ***Minutes
	Additional Text: 4/29/13 - PROVE UP HEARING - Transaction 3793815 - Approved By: NOREVIEW : 06-17-2013:15:04:43
27	6/17/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3793885 - Approved By: NOREVIEW : 06-17-2013:15:09:42
28	6/19/2013 - 2520 - Notice of Appearance
20	Additional Text: GREGORY S. GILBERT EXQ, BRYAN WRIGHT ESQ AND JERRY SNYDER FOR WASTE MANAGEMENT AND KAREN GONZALEZ - Transaction 3800083 - Approved By: YLLOYD : 06-19-2013:16:40:54
29	6/19/2013 - \$1560 - \$Def 1st Appearance - CV
	Additional Text: WASTE MANAGEMENT - Transaction 3800083 - Approved By: YLLOYD : 06-19-2013:16:40:54
30	6/19/2013 - \$DEFT - \$Addl Def/Answer - Prty/Appear
	Additional Text: KAREN GONZALEZ - Transaction 3800083 - Approved By: YLLOYD : 06-19-2013:16:40:54
31	6/19/2013 - PAYRC - **Payment Receipted
	Additional Text: A Payment of \$243.00 was made on receipt DCDC412591.
32	6/19/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3800774 - Approved By: NOREVIEW : 06-19-2013:16:43:56
33	6/26/2013 - 2645 - Opposition to Mtn
	Additional Text: DEFENDANTS' OPPOSITION FO RENEWED MOTION FOR JUDGMENT BY DEFAULT AND COUNTERMOTION TO SET ASIDE DEFAULTS - Transaction 3817620 - Approved By: YLLOYD : 06-26-2013:14:57:05

- 34 6/26/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 3817999 - Approved By: NOREVIEW : 06-26-2013:15:06:58 7/3/2013 - S200 - Request for Submission Complet 35 No additional text exists for this entry. 36 7/3/2013 - 1880 - Judgment Additional Text: JUDGMENT - Transaction 3831911 - Approved By: NOREVIEW : 07-03-2013:10:34:32 (JUDGMENT VACATED AND SET ASIDE PER ORDERED ENTERED ON 08/26/13) 37 7/3/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 3831916 - Approved By: NOREVIEW : 07-03-2013:10:35:59 7/3/2013 - F130 - Default Judgment 38 No additional text exists for this entry. 7/8/2013 - 2460 - Mtn Set Aside Default Judg 39 Additional Text: DEFENDANTS' MOTION TO SET ASIDE DEFAULT JUDGMENT - Transaction 3839614 - Approved By: MCHOLICO : 07-09-2013:10:10:53 7/8/2013 - 1670 - Ex-Parte Mtn... 40 Additional Text: DEFENDANTS' EX PARTE MOTION FOR ORDER SHORTENING TIME REGARDING DEFENDANTS' MOTION TO SET ASIDE DEFAULT JUDGMENT - Transaction 3839617 - Approved By: MCHOLICO : 07-09-2013:10:14 08 7/9/2013 - NEF - Proof of Electronic Service 41 Additional Text: Transaction 3840121 - Approved By: NOREVIEW : 07-09-2013:10:12:52 42 7/9/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 3840131 - Approved By: NOREVIEW : 07-09-2013:10:15:38 43 7/9/2013 - 3880 - Response ... Additional Text: RESPONSE TO OPPOSITION TO RENEWED MOTION FOR JUDGMENT BY DEFAULT 44 7/9/2013 - 2645 - Opposition to Mtn ... Additional Text: OPPOSITION TO MOTION TO SET ASIDE DEFAULT 45 7/9/2013 - 1037 - Affidavit of Default Additional Text: AFFIDAVIT OF IVORY JONES JR IN SUPPORT OF OPPOSITION TO MOTION TO SET ASIDE DEFAULT 46 7/16/2013 - 1325 - ** Case Reopened No additional text exists for this entry. 47 7/16/2013 - 1250E - Application for Setting eFile Additional Text: TELEPHONIC HEARING ON DEFENDANTS' MOTION FOR ORDER SHORTENING TIME REGARDING DEFENDANTS MOTION TO SET ASIDE DEFAULT JUDGMENT - JULY 16, 2013 AT 2:00 A.M. (DEFENDANTS' COUNSEL TO INITIATE) - Transac ion 3856363 -Approved By: NOREVIEW : 07-16-2013 09:13:57 7/16/2013 - NEF - Proof of Electronic Service 48 Additional Text: Transaction 3856385 - Approved By: NOREVIEW : 07-16-2013 09:17:15
 - 49 7/16/2013 3790 Reply to/in Opposition
 Additional Text: DEFENDANTS' RESPONSE TO PLAINTIFF'S OPPOSITION TO COUNTERMOTION TO SET ASIDE DEFAULT Transaction 3856737 - Approved By: AEATON : 07-16-2013:13:12:26
 - 50 7/16/2013 3860 Request for Submission

	Additional Text: Transaction 3856958 - Approved By: ACROGHAN : 07-16-2013:13:44:01 DOCUMENT TITLE: DEFTS COUNTERMOTION TO SET ASIDE DEFAULT (NO PAPER ORDER PROVIDED) PARTY SUBMITTING: WRIGHT, ESQ., BRYAN
	DATE SUBMITTED: 7/16/13 SUBMITTED BY: ACROGHAN
-	DATE RECEIVED JUDGE OFFICE:
51	7/16/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3857836 - Approved By: NOREVIEW : 07-16-2013:13:13:50
52	7/16/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3858076 - Approved By: NOREVIEW : 07-16-2013:13:53:10
53	7/17/2013 - 2535 - Notice of Entry of Judgment
	No additional text exists for this entry.
54	7/25/2013 - MIN - ***Minutes
	Additional Text: 7/16/13 - HEARING ON MOTION FOR ORDER SHORTENING TIME (TELEPHONIC) - Transaction 3878923 - Approved By: NOREVIEW : 07-25-2013:10:25 06
55	7/25/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3878937 - Approved By: NOREVIEW : 07-25-2013:10:27:16
56	8/26/2013 - 3370 - Order
	Additional Text: ORDER - GRANTING DFT'S COUNTERMTN TO SET ASIDE DEFAULTS; CLERK TO VACATE/SET ASIDE DEFAULTS ENTERED AGAINST KAREN GONZALES & WASTE MGMT; CLERK TO VACATE/SET AISDE JUDGMENT ENTERED AGAINST DFT WASTE MGMT; DFTS KAREN GONZALES AND WASTE MGMT FILE AN ANSWER WITHIN 20 DAYS FROM THE DATE OF THIS ORDER
	- Transaction 3950286 - Approved By: NOREVIEW : 08-26-2013:13:26:28
57	8/26/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3950297 - Approved By: NOREVIEW : 08-26-2013:13:28:12
58	8/26/2013 - S200 - Request for Submission Complet
	No additional text exists for this entry.
59	8/27/2013 - 2540 - Notice of Entry of Ord
	Additional Text: Transaction 3953556 - Approved By: NOREVIEW : 08-27-2013 09:57:54
60	8/27/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3953572 - Approved By: NOREVIEW : 08-27-2013:10:00:51
61	9/16/2013 - 1130 - Answer
	Additional Text: DEFENDANT'S ANSWER TO PLAINTIFF'S COMPLAINT - Transaction 3999011 - Approved By: MFERNAND : 09-16-2013:14:37:19
62	9/16/2013 - NEF - Proof of Electronic Service
	Additional Text: Transaction 3999303 - Approved By: NOREVIEW : 09-16-2013:14:46:03
63	9/18/2013 - 2529 - Notice of Early Case Conferenc
	No additional text exists for this entry.
64	9/27/2013 - 1580 - Demand for Jury
	No additional text exists for this entry.
65	9/27/2013 - JF - **First Day Jury Fees Deposit
	No additional text exists for this entry.

- 66 10/3/2013 - 2520 - Notice of Appearance Additional Text: MATTHEW B. HIPPLER, ESQ OBO WASTE MANAGEMENT OF NEVADA, INC. & KAREN GONZALEZ - Transaction 4042737 - Approved By: MFERNAND : 10-03-2013:16:36:59 10/3/2013 - 2610 - Notice ... 67 Additional Text: NOTICE OF DISASSOCIATION OF COUNSEL - JERRY M. SNYDER, ESQ. - Transaction 4042745 - Approved By: MFERNAND: 10-03-2013:16:46:16 10/3/2013 - NEF - Proof of Electronic Service 68 Additional Text: Transaction 4043268 - Approved By: NOREVIEW : 10-03-2013:16:47:30 69 10/3/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 4043321 - Approved By: NOREVIEW : 10-03-2013:16:57:03 10/16/2013 - 2605 - Notice to Set 70 Additional Text: NOV. 12, 2013 @ 10:00 AM 10/18/2013 - A120 - Exemption from Arbitration 71 Additional Text: Transaction 4075581 - Approved By: MPURDY : 10-18-2013:09:09:12 72 10/18/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 4075652 - Approved By: NOREVIEW : 10-18-2013 09:13:40 73 11/8/2013 - 1835 - Joint Case Conference Report No additional text exists for this entry. 74 11/12/2013 - 1250E - Application for Set ing eFile Additional Text: PRE-TRIAL CONFERENCE: FEBRUARY 12, 2014 AT 9 00 A.M.; JURY TRIAL (2ND SET-4 DAYS) JUNE 9, 2014 AT 10:00 A.M. - Transaction 4127106 - Approved By: NOREVIEW : 11-12-2013:11:17:23 75 11/12/2013 - NEF - Proof of Electronic Service Additional Text: Transaction 4127117 - Approved By: NOREVIEW : 11-12-2013:11:19:45 76 1/7/2014 - 3915 - Scheduling Order Additional Text: Transaction 4237275 - Approved By: NOREVIEW : 01-07-2014 08:17:51 77 1/7/2014 - NEF - Proof of Electronic Service Additional Text: Transaction 4237285 - Approved By: NOREVIEW : 01-07-2014 08:19:53 78 1/13/2014 - 1320 - Case Conference Report Additional Text: PLAINTIFFS' FIRST SUPPLEMENT TO CASE CONFERENCE REPORT 79 1/24/2014 - 1250E - Application for Setting eFile Additional Text: PRE-TRIAL CONFERENCE: FEBRUARY 5, 2014 AT 1:30 P.M. - MR. WRIGHT TO INITIATE (VACATES FEBRUARY 12, 2014 HEARING) - Transaction 4274147 - Approved By: NOREVIEW : 01-24-2014:13:20:18 80 1/24/2014 - NEF - Proof of Electronic Service Additional Text: Transaction 4274153 - Approved By: NOREVIEW : 01-24-2014:13:21:18 81 1/28/2014 - 2490 - Motion ... Additional Text: MOTION FOR LEAVE TO AMEND THE COMPLAINT 2/5/2014 - 2075 - Mtn for Extension of Time 82 Additional Text: MOTION TO EXTEND DATE TO AMEND PLEADINGS: ALTERNATIVELY, SECOND MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT
 - 83 2/5/2014 1030 Affidavit in Support...

Report Does Not Contain Sealed Cases or Confidential Information

	Additional Text: AFFIDAVIT OF C. NICHOLAS PEROS IN SUPPORT OF MOTION TO EXTEND DATE TO AMEND PLEADINGS; ALTERNATIVELY, SECOND MOTION FOR LEAVE TO FILE AN AMENDED COMPLAINT MOTION FOR JUDGMENT BY DEFAULT
84	2/10/2014 - MIN - ***Minutes
	Additional Text: PRE-TRIAL CONFERENCE (TELEPHONIC) - 2/5/14 - Transaction 4298857 - Approved By: NOREVIEW : 02-10-2014:16:41:45
85	2/10/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4298860 - Approved By: NOREVIEW : 02-10-2014:16:42:46
86	2/14/2014 - 1090 - Amended Complaint
	Additional Text: FIRST AMENDED COMPLAINT
87	2/19/2014 - 2582 - Notice of Taking Deposition
	No additional text exists for this entry.
88	2/19/2014 - 2582 - Notice of Taking Deposition
	Additional Text: NOTICE OF DEPOSITION OF REPRESENTATIVE OF WASTE MANAGEMENT OF NEVADA, INC.
89	2/24/2014 - 2501 - Non-Opposition
	Additional Text: NOTICE OF PARTIAL NON-OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND DATE TO AMEND PLEADINGS - Transaction 4317501 - Approved By: YVILORIA : 02-25-2014 09:21:04
90	2/25/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4317815 - Approved By: NOREVIEW : 02-25-2014 09:22:04
91	3/11/2014 - 3860 - Request for Submission
	Additional Text: DOCUMENT TITLE: SUBMISSION OF PLAINTIFF'S MOTION TO EXTEND DATE TO AMEND PLEADINGS;ALTERNATIVELY, SECOND MOTIN FOR LEAVE TO FILE AN AMENDED COMPLAINT. PARTY SUBMITTING: C. NICHOLAS PEREOS, ESQ DATE SUBMITTED: 03/11/2014 SUBMITTED BY: M TORRES DATE RECEIVED JUDGE OFFICE:
92	3/11/2014 - \$2200 - \$Mtn for Summary Judgment
	Additional Text: MOTION FOR PARTIAL SUMMARY JUDGMENT
93	3/11/2014 - 1030 - Affidavit in Support
	Additional Text: AFFIDAVIT OF TERI MORRISON IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT
94	3/11/2014 - 1030 - Affidavit in Support
	Additional Text: AFFIDAVIT OF C. NICHOLAS PEREOS IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT
95	3/12/2014 - 1250E - Application for Setting eFile
	Additional Text: VACATES STATUS CONFERENCE/ORAL ARGUMENTS SET 4/3/14 AND RESETS FOR 4/23/14 AT 9:30 A.M Transaction 4339953 - Approved By: NOREVIEW : 03-12-2014:11:19:46
96	3/12/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4339968 - Approved By: NOREVIEW : 03-12-2014:11:22:04
97	3/12/2014 - PAYRC - **Payment Receipted
	Additional Text: A Payment of -\$200.00 was made on receipt DCDC446380.
98	3/27/2014 - 2582 - Notice of Taking Deposition
	Additional Text: NOTICE OF DEPOSITION OF KAREN GONZALEZ
99	3/28/2014 - 2645 - Opposition to Mtn
	Additional Text: for Partial Summary Judgment - Transaction 4365026 - Approved By: AZION : 03-28-2014:16:51:03

- 100 3/28/2014 NEF Proof of Electronic Service Additional Text: Transaction 4365165 - Approved By: NOREVIEW : 03-28-2014:16:52:08
- 101 4/7/2014 2280 Mtn to Continue No additional text exists for this entry.
- 102 4/7/2014 3242 Ord Setting Hearing

Additional Text: ORDER SETTING HEARING - ORAL ARGS ON WEST TAYLOR STREET, LLC'S MTN TO EXTEND DATE TO AMEND PLDGS; ALTERNATIVELY, SECOND MTN TO AMEND FOR LEAVE TO FILE AN AMD COMPLAINT SHALL BE HEARD ON APRIL 23, 2014 - Transaction 4376338 - Approved By: NOREVIEW : 04-07-2014:14:51:22

103 4/7/2014 - S200 - Request for Submission Complet

No additional text exists for this entry.

- 104 4/7/2014 NEF Proof of Electronic Service Additional Text: Transaction 4376354 - Approved By: NOREVIEW : 04-07-2014:14:52:23
- 105 4/10/2014 2490 Motion ... Additional Text: MOTION FOR LEAVE TO FILE SECOND AMENDED COMPLAINT
- 106 4/10/2014 1320 Case Conference Report Additional Text: PLAINTIFF'S SECOND SUPPLEMENT TO CASE CONFERENCE REPORT
- 107 4/11/2014 3795 Reply... Additional Text: REPLY ARGUMENT IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT
- 108 4/11/2014 3860 Request for Submission Additional Text: DOCUMENT TITLE: MOTION FOR PARTIAL SUMMARY JUDGMENT PARTY SUBMITTING: NICHOLAS PEREOS, ESQ

DATE SUBMITTED: 04/11/2014 SUBMITTED BY: M TORRES DATE RECEIVED JUDGE OFFICE:

- 109 4/16/2014 3242 Ord Setting Hearing Additional Text: ORDER SETTING HEARING ON PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT - HEARING SCHEDULED FOR APRIL 23, 2014 - Transaction 4389433 - Approved By: NOREVIEW : 04-16-2014:13:22:13
- 110 4/16/2014 S200 Request for Submission Complet

No additional text exists for this entry.

111 4/16/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4389436 - Approved By: NOREVIEW : 04-16-2014:13:25:03

112 4/22/2014 - 3980 - Stip and Order...

Additional Text: STIPULATION AND ORDER TO CONTINUE THE APRIL 23, 2014 STATUS HEARING AND HEARING ON ALL PENDING MOTIONS - HEARING CONTINUED TO MAY 7, 2014 AT 10:00 A.M. - Transaction 4398327 - Approved By: NOREVIEW : 04-22-2014:16:22:59

113 4/22/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4398333 - Approved By: NOREVIEW : 04-22-2014:16:23:56

114 4/25/2014 - 4045 - Stipulation to Con inuance

Additional Text: STIPULATION TO CONTINUE TRIAL AND EXTEND DISCOVERY (FIRST REQUEST) - Transaction 4402891 - Approved By: YVILORIA : 04-25-2014 09:22:18

115 4/25/2014 - NEF - Proof of Electronic Service

Additional Text: Transaction 4403221 - Approved By: NOREVIEW : 04-25-2014 09:23:19

116 5/21/2014 - MIN - ***Minutes Additional Text: STATUS CONFERENCE/ARGUMENT ON SUBMITTED MOTIONS - 5/7/14 - Transaction 4442478 - Approved By: NOREVIEW : 05-21-2014:14:05:19 5/21/2014 - NEF - Proof of Electronic Service 117 Additional Text: Transaction 4442486 - Approved By: NOREVIEW : 05-21-2014:14:06:22 118 6/17/2014 - 3105 - Ord Granting ... Additional Text: ORDER - VACATING JUNE 9, 2014 TRIAL; STATUS CONFERENCE SET FOR JULY 30, 3014 AT 10:00 A.M.; PLTF GRANTED LEAVE TO FILE SECOND AMENDED COMPLAINT, DISCOVERY EXTENDED - Transaction 4479260 - Approved By: NOREVIEW : 06-17-2014:08:39:11 6/17/2014 - NEF - Proof of Electronic Service 119 Additional Text: Transaction 4479269 - Approved By: NOREVIEW : 06-17-2014 08:40:11 120 6/27/2014 - 1090 - Amended Complaint Additional Text: SECOND 121 7/14/2014 - 1140 - Answer to Amended Complaint Additional Text: DEFENDANTS' ANSWER TO PLAINTIFF'S SECOND AMENDED COMPLAINT - Transaction 4514746 - Approved By: APOMA: 07-14-2014:12:36:33 7/14/2014 - NEF - Proof of Electronic Service 122 Additional Text: Transaction 4515164 - Approved By: NOREVIEW : 07-14-2014:12:37:27 123 7/14/2014 - 1320 - Case Conference Report Additional Text: PLAINTIFF'S THIRD SUPPLEMENT TO CASE CONFERENCE REPORT 124 7/28/2014 - 3025 - Ord Granting/Denying in Part Additional Text: WEST TAYLOR'S MOTON FOR PARTIAL SUMMARY JUDGMENT - Transaction 4535432 - Approved By: NOREVIEW : 07-28-2014:11:49:46 125 7/28/2014 - NEF - Proof of Electronic Service Additional Text: Transaction 4535438 - Approved By: NOREVIEW : 07-28-2014:11:50:44 8/19/2014 - MIN - ***Minutes 126 Additional Text: STATUS CONFERENCE - 7/30/14 - Transac ion 4567441 - Approved By: NOREVIEW : 08-19-2014:11:01:41 127 8/19/2014 - NEF - Proof of Electronic Service Additional Text: Transaction 4567463 - Approved By: NOREVIEW : 08-19-2014:11:03:42 9/3/2014 - \$2200 - \$Mtn for Summary Judgment 128 No additional text exists for this entry. 9/3/2014 - PAYRC - **Payment Receipted 129 Additional Text: A Payment of -\$200.00 was made on receipt DCDC468852 130 9/25/2014 - 2645 - Opposition to Mtn ... Additional Text: WASTE MANAGEMENT OF NEVADA, INC.'S OPPOSITION TO PLAINTIFF'S SECOND MOTION FOR PARTIAL SUMMARY JUDGMENT - Transaction 4624288 - Approved By: MFERNAND : 09-25-2014:15:53:36 131 9/25/2014 - NEF - Proof of Electronic Service Additional Text: Transaction 4624667 - Approved By: NOREVIEW : 09-25-2014:15:54:45 9/26/2014 - 2175 - Mtn for Reconsideration 132

Additional Text: WASTE MANAGEMENT OF NEVADA, INC.'S MOTION FOR PARTIAL RECONSIDERATION OF THE COURT'S JULY 28, 2014 ORDER - Transaction 4625134 - Approved By: MELWOOD : 09-26-2014:11:07:56

Report Does Not Contain Sealed Cases or Confidential Information

133	9/26/2014 - 2490 - Motion
	Additional Text: WASTE MANAGEMENT OF NEVADA, INC.'S MOTION FOR LEAVE TO FILE MOTION FOR PARTIAL RECONSIDERATION OF THE COURT'S JULY 28, 2014 ORDER - Transaction 4625249 - Approved By: MCHOLICO : 09-26-2014:12:26:35
134	9/26/2014 - 2175 - Mtn for Reconsideration
	Additional Text: WASTE MANAGEMENT OF NEVADA, INC.'S MOTION FOR PARTIAL RECONSIDERATION OF THE COURT'S JULY 28, 2014 ORDER - Transaction 4625266 - Approved By: MCHOLICO : 09-26-2014:12:28:56
135	9/26/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4625737 - Approved By: NOREVIEW : 09-26-2014:11:08:48
136	9/26/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4625994 - Approved By: NOREVIEW : 09-26-2014:12:27:23
137	9/26/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4625997 - Approved By: NOREVIEW : 09-26-2014:12:30:57
138	10/29/2014 - 4050 - Stipulation
	Additional Text: STIPULATION - CONTINUANCE OF DECEMBER 16, 2014 HEARING; MTN FOR LEAVE TO FILE MTN FOR PARTIAL RECON MOOT; RESPONSE TO MTN FOR RECON DUE BY NOV 17, 2014, REPLY BY DEC. 1, 2014 - Transaction 4673917 - Approved By: MCHOLICO : 10-29-2014:15:02:37
139	10/29/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4674386 - Approved By: NOREVIEW : 10-29-2014:15:03:21
140	11/5/2014 - 2645 - Opposition to Mtn
	Additional Text: OPPOSITION TO MOTIN FOR PARTIAL RECONSIDERATION
141	12/1/2014 - 3790 - Reply to/in Opposition
	Additional Text: REPLY IN SUPPORT OF WASTE MANAGEMENT OF NEVADA, INC.'S MOTION FOR PARTIAL RECONSIDERATION OF THE COURT'S JULY 28, 2014 ORDER - Transaction 4715854 - Approved By: MELWOOD : 12-02-2014:08:09:36
142	12/2/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4716251 - Approved By: NOREVIEW : 12-02-2014 08:10:33
143	12/2/2014 - 3860 - Request for Submission
	Additional Text: MOTION FOR PARTIAL RECONSIDERATION OF THE COUR'TS JULY 28, 2014 ORDER (NO ORDER PROVIDED) - Transaction 4716743 - Approved By: MELWOOD : 12-02-2014:11:11:01 PARTY SUBMITTING: BRYAN WRIGHT, ESQ DATE SUBMITTED: 12/02/2014 SUBMITTED BY: MELWOOD DATE RECEIVED JUDGE OFFICE:
144	12/2/2014 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4716890 - Approved By: NOREVIEW : 12-02-2014:11:12:03
145	1/21/2015 - 1290 - Association of Counsel
	Additional Text: SEAN D. THUESON, ESQ. / WASTE MANAGEMENT OF NEVADA, INC Transaction 4781700 - Approved By: MCHOLICO : 01-21-2015:14 02:51
146	1/21/2015 - NEF - Proof of Electronic Service
	Additional Text: Transaction 4781966 - Approved By: NOREVIEW : 01-21-2015:14:03:51
147	2/6/2015 - S200 - Request for Submission Complet
	No additional text exists for this entry.
148	2/6/2015 - 2842 - Ord Denying Mo ion

Additional Text: ORDER DENYING DEFENDANTS' MOTION FOR PARTIAL RECONSIDERATION - Transaction 4807427 - Approved By: NOREVIEW : 02-06-2015:14:46:34

149 2/6/2015 - NEF - Proof of Electronic Service Additional Text: Transaction 4807437 - Approved By: NOREVIEW : 02-06-2015:14:47:36 2/10/2015 - 2610 - Notice ... 150 Additional Text: NOTICE OF DISASSOCIATION OF COUNSEL - BRYAN WRIGHT, ESQ - Transaction 4812424 - Approved By: MELWOOD : 02-11-2015:09:10:49 151 2/11/2015 - NEF - Proof of Electronic Service Additional Text: Transaction 4812828 - Approved By: NOREVIEW : 02-11-2015 09:11:41 152 5/13/2015 - 2490 - Motion ... Additional Text: RENEWED MOTION FOR SUMMARY JUDGMENT - Transaction 4951439 - Approved By: MABAKER : 05-13-2015.14.00.57 5/13/2015 - NEF - Proof of Electronic Service 153 Additional Text: Transaction 4951444 - Approved By: NOREVIEW : 05-13-2015:14:01:52 5/13/2015 - 3795 - Reply... 154 Additional Text: REPLY ARGUMENT IN SUPORT OF MO0TION FOR PARTIAL SUMMARY JUDGMENT (SECOND) - Transaction 4951449 -Approved By: MABAKER : 05-13-2015:14:05:22 5/13/2015 - NEF - Proof of Electronic Service 155 Additional Text: Transaction 4951452 - Approved By: NOREVIEW : 05-13-2015:14:06:22 156 5/13/2015 - 3860 - Request for Submission Additional Text: Transaction 4951457 - Approved By: MABAKER : 05-13-2015:14:10:00 DOCUMENT TITLE: SECOND MOTION FOR PARTIAL SUMMARY JUDGMENT (NO PAPER ORDER) -PARTY SUBMITTING: NICHOLAS PEREOS ESQ. DATE SUBMITTED: MAY 13, 2015 SUBMITTED BY: MABAKER DATE RECEIVED JUDGE OFFICE: 5/13/2015 - NEF - Proof of Electronic Service 157 Additional Text: Transaction 4951464 - Approved By: NOREVIEW : 05-13-2015:14:11:04 6/1/2015 - 4105 - Supplemental ... 158 Additional Text: PLAINTIFF'S FIFTH S UPPLEMENT TO CASE CONFERENCE REPORT - Transaction 4978238 - Approved By: YVILORIA : 06-01-2015 16:03:52 6/1/2015 - NEF - Proof of Electronic Service 159 Additional Text: Transaction 4978246 - Approved By: NOREVIEW : 06-01-2015:16:04:53 160 7/1/2015 - S200 - Request for Submission Complet Additional Text: SECOND MOTION FOR PARTIAL SUMMARY JUDGMENT GRANTED DURING HEARING ON 7/1/15 161 7/17/2015 - 4075 - Substitution of Counsel Additional Text: MARK SIMONS, ESQ. / WASTE MANAGEMENT OF NEVADA, INC. - Transaction 5049742 - Approved By: MCHOLICO : 07-17-2015:11:52:05 7/17/2015 - NEF - Proof of Electronic Service 162 Additional Text: Transaction 5050331 - Approved By: NOREVIEW : 07-17-2015:11:53:10 7/31/2015 - MIN - ***Minutes 163 Additional Text: MOTION FOR PARTIAL SUMMARY JUDGMENT (TELEPHONIC) - 7/1/15 - Transaction 5073385 - Approved By: NOREVIEW : 07-31-2015:16:32:25 7/31/2015 - NEF - Proof of Electronic Service 164 Additional Text: Transaction 5073390 - Approved By: NOREVIEW : 07-31-2015:16:35:17

- 165 8/19/2015 1040 Affidavit of Mailing Additional Text: Transaction 5101308 - Approved By: NOREVIEW : 08-19-2015:12:49:09
- 166 8/19/2015 NEF Proof of Electronic Service Additional Text: Transaction 5101310 - Approved By: NOREVIEW : 08-19-2015:12:50:08
- 167 9/25/2015 3860 Request for Submission

Additional Text: DOCUMENT TITLE: JUDGMENT FOR PARTIAL SUMMARY JUDGMENT (ORDER PROVIDED) PARTY SUBMITTING: C. NICHOLAS PEREOS, ESQ. DATE SUBMITTED: SEPTEMBER 25, 2015 SUBMITTED BY: PMSEWELL DATE RECEIVED JUDGE OFFICE:

- 168 9/25/2015 1356 Certificate of Mailing Additional Text: MAILED TO PARTIES ON 9/9/15
- 169 9/25/2015 4105 Supplemental ... Additional Text: PLAINTIFF'S SIXTH SUPPLEMENT TO CASE CONFERENCE REPORT
- 170 10/1/2015 1880 Judgment Additional Text: PARTIAL SUMMARY JUDGMENT - Transaction 5168113 - Approved By: NOREVIEW : 10-01-2015:12:51:47
- 171 10/1/2015 S200 Request for Submission Complet No additional text exists for this entry.
- 172 10/1/2015 NEF Proof of Electronic Service Additional Text: Transaction 5168115 - Approved By: NOREVIEW : 10-01-2015:12:52:46
- 173 11/3/2015 1120 Amended ...

Additional Text: AMENDED SUBSTITUTION OF COUNSEL - SEAN D. THUESON, GREGORY S GILBER TAND MATTHEW HIPPLER LLP / DEFT WASTE MANAGEMENT OF NEVADA INC AND KAREN GONZALES SUBSTITUTE MARK G. SIMONS - Transaction 5217882 - Approved By: YVILORIA : 11-03-2015:15:58:33

- 174 11/3/2015 NEF Proof of Electronic Service Additional Text: Transaction 5218120 - Approved By: NOREVIEW : 11-03-2015:15:59:32
- 175 11/25/2015 3980 Stip and Order...
 Additional Text: STIPULATION AND ORDER FOR RULE 54(b) CERTIFICATION AND TO STAY PROCEEDINGS Transaction 5252177 -Approved By: NOREVIEW : 11-25-2015 08:57:39
- 176 11/25/2015 NEF Proof of Electronic Service Additional Text: Transaction 5252186 - Approved By: NOREVIEW : 11-25-2015 09:00:56
- 177 11/25/2015 2192 ** Case Stayed No additional text exists for this entry.
- 178 12/2/2015 \$2515 \$Notice/Appeal Supreme Court No additional text exists for this entry.
- 179 12/2/2015 1310 Case Appeal Statement No additional text exists for this entry.
- 180 12/2/2015 PAYRC **Payment Receipted Additional Text: A Payment of -\$34.00 was made on receipt DCDC522771.
- 181 12/2/2015 SAB **Supreme Court Appeal Bond No additional text exists for this entry.

182 12/3/2015 - 1350 - Certificate of Clerk

Additional Text: CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 5260743 - Approved By: NOREVIEW : 12-03-2015:08:36:18

183 12/3/2015 - NEF - Proof of Electronic Service Additional Text: Transaction 5260750 - Approved By: NOREVIEW : 12-03-2015 08:37:18

		FILED Electronically 2014-07-28 11:49:08 Al Joey Orduna Hastings Clerk of the Court
1	3100	Transaction # 4535432
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7	IN THE SECOND HIDICIAL DISTRIC	
8	2. A state of the state of t	T COURT FOR THE STATE OF NEVADA
		COUNTY OF WASHOE
9	WEST TAYLOR STREET, LLC, a limited liability company,	Case No. CV12-02995
0	Plaintiff,	Department No.: 4
1	v.	
2	WASTE MANAGEMENT OF NEVADA,	
3	INC., KAREN GONZALEZ, and DOES 1 through 10,	
4 5	Defendants.	
6		
7	ORDER	
8	On March 11, 2014, Plaintiff West Taylor Street, LLC (hereinafter, "West Taylor"), by and through its attorney, C. Nicholas Pereos, Esq. filed <i>Motion for Partial Summary Judgment</i> ,	
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0	And the second	for Partial Summary Judgment: Affidavit of C. rison. On March 28, 2014, Defendants Waste
1	the start of the s	n Gonzalez (hereinafter collectively, "Waste
2		Gregory S. Gilbert, Esq., Bryan L. Wright, Esq.,
3	A second s	
4		Hart LLP, filed their Opposition to Plaintiff's
5		n April 11, 2014, West Taylor filed its Reply
6	Court.	mmary Judgment, and submitted the matter to the
7		annound on habits CW at The Line
.8		agement. The Court heard arguments concerning

the *Motion for Partial Summary Judgment*. At the conclusion of the oral arguments the Court took the motion under consideration.

NRCP 56(c) provides, that summary judgment "shall be rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law." The District Court is to exercise great caution in granting summary judgment. Posadas v. City of Reno, 109 Nev. 448, 452 (1993). "The party moving for summary judgment bears the initial burden of production to show the absence of a genuine issue of material fact." Cuzze v. Univ. & Cmty. Coll. Sys. of Nevada, 123 Nev. 598, 602 (2007). "If such a showing is made, then the party opposing summary judgment assumes a burden of production to show the existence of a genuine issue of material fact." Id.

West Taylor moves for partial summary judgment or in the alternative it moves for the Court to dismiss Defendant's answer to the complaint and enter judgment on liability from lack of standing to record the garbage lien. West Taylor advances four arguments: 1) Waste Management does not have standing to record a garbage lien; 2) the statutory formalities required for mechanic's liens apply to garbage liens because NRS 444.520 incorporates the entire mechanic's lien statutory scheme; 3) a statute of limitations applies to this case; and 4) that the lien should not exist in perpetuity after it has been recorded.

Waste Management argues that it has standing to record a garbage lien because Waste
 Management acquired Reno Disposal Co., which is the waste management company that
 contracted with the city of Reno.¹ Waste Management also argues that NRS 444.520, expressly

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As a preliminary matter, the Court finds that Waste Management has standing to record 23 a garbage lien. NRS 444.520 provides that the governing body of any municipality which has an approved plan for the management of solid waste may, by ordinance, provide for the levy and 24 collection of fees, and until paid, any fee or charge levied constitutes a perpetual lien. In the instant matter, Waste Management provided a copy of the 1994 First Amended City of Reno 25 Garbage Franchise Agreement which was entered into by the City of Reno and Reno Disposal Co.. Additionally, an affidavit by David Stratton, Vice President and Assistant Secretary for 26 Waste Management of Nevada, Inc., was filed, stating that around June 1, 2008, Waste Management acquired Reno Disposal Co.. Waste Management also provided a letter from 27 Waste Management to the City of Reno, which extended the 1994 contract for an additional 15 years. Finally, Waste Management filed a copy of the Exclusive Franchise Agreement 28 Residential Solid Waste and Recyclable Materials that was signed in 2012 by the City of Reno 2

states that garbage liens *may* be foreclosed in the same manner as a mechanic's lien, but that the language is permissive and not required; therefore, Waste Management followed proper procedure when filing the garbage lien. Furthermore, it argues that the language of NRS. 444.520 specifically creates a garbage lien that exists in perpetuity if the amount in arrears is not paid.

Neither party argues that there is a question of material fact, therefore the Court will decide the pending questions as a matter of law. The Court will first summarize briefly the history of the solid waste management system and NRS 444.520, and consider the development of the mechanic's lien statutes before addressing the substantive issues in this case.

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History of NRS 444.520 and the Solid Waste Management System

10 The legislature initially became concerned with public health in 1893. On March 6, 1893, 11 the Nevada Legislature enacted a statute that required the establishment of a State Board of 12 Health, and instructed the Board to work for the life and health of the inhabitants of the State. 13 Laws 1893, p. 117 c. 112. Specifically, the Board was required to conduct sanitary 14 investigations and inquiries regarding the causes of diseases and methods of prevention. This included research to determine how habitats and circumstances of life impact public health. Id. 15 16 The Board was given the authority to make regulations for the "better preservation of the public 17 health in contagious and epidemic diseases" and if someone was in violation of these regulations 18 they were notified in writing. If the violator failed to comply within five days of receiving 19 notice, the individual was deemed guilty of a misdemeanor and fined between \$100-\$500 or 20 imprisoned in the county jail for 50 -250 days. Id. In 1911, the Legislature enacted a second bill 21 that created a State Board of Health focused primarily on identifying and recording the cause of 22 death and the requirements for birth certificates. 1911 Nev. Stat. 392.

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and Reno Disposal Co., which expires in 2029. Based on these undisputed contracts, the Court finds that Waste Management had standing to record a lien under NRS 444.520 if West Taylor

management system. It provided the governing body of a municipality, in conjunction with the

District Board of Health, with the authority to make rules and regulations regarding the

In 1971, Senate Bill 490 (hereinafter, "S.B. 490") was proposed to establish a solid waste

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was delinquent on its garbage bills.

management of solid waste. <u>Assembly Committee on Environmental and Public Resources</u> (March 31, 1971). After the first read in the Senate, S.B. 490 was amended to include the following environmental goals: 1) protect public health and welfare; 2) prevent water or air pollution; 3) prevent the spread of disease and the creation of nuisances; 4) conserve natural resources; and, 5) enhance the beauty and quality of the environment. <u>Journal of the Senate</u>, at bate stamp 7 (March 22, 1971).

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In the development of S.B. 490, the legislative history reveals that the intent behind this bill was to force the Nevada Department of Health to exercise its preexisting power to regulate the disposal of solid waste. <u>Assembly Committee on Environmental and Public Resources</u> (March 31, 1971). On April 1, 1971, there was a second discussion stating, in part, that S.B. 490 was intended to clean up the dumps, and that it did not apply to private property or agricultural waste disposed on private land, unless a nuisance is being created. <u>Assembly Committee on Environmental and Public Resources</u> (April 1, 1971). The goal was to create a statewide scheme so that Nevada could qualify for federal funding. <u>Id.</u>

15 On February 8, 1991, Assembly Bill 320 (hereinafter, "A.B. 320") was proposed as an 16 effort to create a basic recycling program and to reduce the disposal of certain kinds of solid 17 waste. The first version of A.B. 320, Sec. 19 (NRS 444.520) imposed a fee for the disposal of 18 solid waste, stating: "there is hereby levied upon the operator of each disposal site a fee of \$2.50 19 per ton of solid waste accepted for disposal or transfer at the site ... All claims against the account must be paid as other claims against the state are paid." A.B. 320 (Feb. 8, 1991). Assembly 20 21 Member Vivian Freeman, who introduced the bill, indicated that the intended effects of this fee 22 were threefold: 1) revenues would help fund recycling programs, 2) the charges would be more 23 reflective of the cost of running a landfill and would assist in funding landfill operations, and 3) 24 the higher disposal rates could have provided a cost incentive that promotes recycling because 25 residents paying for the quantity of garbage being disposed would be more likely to remove 26 recyclable materials. Assembly Bill Omnibus Recycling, Assemblywoman Vivian L. Freeman, 27 Assembly Committee on Natural Resources, Agriculture and Mining (March 4, 1991). During a 28 committee meeting it was agreed that the \$2.50 fee was excessive, and needed to be eliminated

1	and re-evaluated after two years. Assembly Committee on Natural Resources, Committee	
2	Analysis of A.B. 320, at 11 (April 6, 1991). After two amendments, A.B. 320 read as follows:	
3	"The governing body of any municipality which has an approved plan for	
4	the management of solid waste may, by ordinance, provide for the levy and collection of other or additional fees and charges and require such licenses	
5	as may be appropriate and necessary to meet the requirements of NRS 444.460, inclusive. The fees authorized by this section are not subject to	
6	the limit on the maximum allowable revenue from frees established pursuant to NRS 354.5989."	
7 8	A.B. 320 Reprint with Adopted Amendments, at 6 (May 24, 1991)(emphasis added).	
9	It had been determined that NRS 354.5989 ² would be the only statute to place a fee limitation of	
10	the proposed garbage fees. Therefore, the legislature specifically made A.B. 320 exempt from	
11	NRS 354.5989 through this amendment. These 1991 amendments are still reflected in the statut	
2	today.	
3	In 2005, NRS 444.520 was amended again to create a method of recourse for the garbage	
4	company once a customer became delinquent on a bill by allowing the garbage company to place	
15	a lien on the property. Senate Committee on Health and Human Resources, Committee Analysis	
6	of S.B. 354, at 10-11 (April 6, 2005).	
7	This amendment added the following language in bold:	
8	1. The governing body of any municipality which has an approved	
9	plan for the management of solid waste may, by ordinance, provide for the levy and collection of other or additional fees and charges and require such licenses as may be appropriate and necessary to meet the requirements of NRS 444.460 to 444.610, inclusive.	
21	2. The fees authorized by this section are not subject to the limit on	
22	the maximum allowable revenue from fees established pursuant to NRS 354.5989.	
23	3. Until paid, any fee or charge levied pursuant to subsection 1 constitutes a perpetual lien against the property served, superior to all	
4	liens, claims and titles other than liens for general taxes and special assessments. The lien is not extinguished by the sale of any property on	
5	account of nonpayment of any other lien, claim or title, except liens for general taxes and special assessments. The lien may be foreclosed in the	
6	same manner as provided for the foreclosure of mechanics' liens.	
7	² NRS 354.5989 regulates local government imposed fees for business licenses.	
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1 4. As a remedy established for the collection of any fee or charge levied pursuant to subsection 1, an action may be brought in the name 2 of the governing body of the municipality in any court of competent jurisdiction against any person who occupied the property when the 3 service was rendered or against any person guaranteeing payment of the fee or charge, or against all persons, for the collection of any such 4 fee or charge that is delinquent. 5. A lien against the property served is not effective until a 5 notice of the lien, separately prepared for each lot affected, is: 6 (a) Mailed to the last known owner at the owner's last known address according to the records of the county in which the property is 7 located; (b) Delivered to the office of the county recorder of the county in 8 which the property is located; 9 (c) Recorded by the county recorder in a book kept for the purpose of recording instruments encumbering land; and 10 (d) Indexed in the real estate index as deeds and other conveyances are required by law to be indexed. 11 Senate Bill 354 (March 25, 2005). 12 13 The Senate Committee discussed that because of public health concerns the garbage company 14 15 is required to pick up all garbage, even if a customer's account is in arrears. Id. The proposed 16 amendments would require the homeowner to address the garbage lien, even if a tenant was 17 living on the premises. Id. Ultimately, the Senate Committee decided to omit the following 18 language from S.B. 354: 19 "As a remedy established for the collection of any fee or charge levied 20 pursuant to subsection 1, an action may be brought in the name of the governing body of the municipality in any court of competent jurisdiction 21 against any person who occupied the property when the service was rendered or against any person guaranteeing payment of the fee or charge, 22 or against all persons, for the collection of any such fee or charge that is delinquent." 23 24 The only explanation for this deletion was that the purposed amendment added "some 25 unnecessary language." Id. 26 When the Assembly Committee discussed A.B. 354, it recognized that the bill allowed 27 the garbage company to create a lien that could ultimately lead to the foreclosure of residential 28 homes. Assembly Committee on Health and Human Resources, Committee Analysis of A.B. 6

354, at 12-13 (May 20, 2005). Jennifer Lazovich (hereinafter, "Lazovich"), Legislative Advocate representing the garbage company, Republic Services, Inc., indicated that the garbage lien process had two steps: first, it requires that a notice of an intent to lien be issued. Id. The second 4 step, if the garbage bill remains unpaid, is to record the lien with the county. This lien will be removed off the county's record once it has been paid. Lazovich also indicated that the lien "operates in the same way as a mechanic's lien" which could ultimately end in a foreclosure. However she followed this remark by stating that Republic Services, Inc. had never taken this extreme step and never would. Id. The legislative history did not discuss the applicability of the mechanic's lien statutes any further.

10 Finally, the Senate Committee discussed that if renters live in a home, the homeowner 11 must take precautionary steps and have the garbage bill sent to the homeowner's residence 12 instead of the rental. Id. This will allow the homeowner to pay the garbage bill and ensure that a 13 lien is not placed on the property, then the homeowner can recover the money by incorporating 14 the garbage bill into the price of the rent. Id.

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II. Procedural History of NRS 108 Mechanic's Liens

16 Of importance to the Court is the legislative intent surrounding the inception and 17 development of NRS Chapter 108, the mechanic's lien statutes. NRS Chapter 108 contains sixty-18 two individual statutes, many of which provide definitions. The Court has considered the 19 implementation and development of those statutes pertaining to the requirements for perfecting a 20 mechanic's lien, providing notice of the lien, the duration of the lien, and avenues available to 21 refute a lien.3

22 On February 2, 1965, Assembly Bill 236 (hereinafter, "A.B. 236") was proposed in order 23 to add mechanic's liens to the statutory liens found in NRS Chapter 108. After reviewing the bill 24 the Assembly Committee sought to expand the breadth of the mechanic's lien to sufficiently 25 cover the entire construction industry. Assembly Committee on Judiciary, Committee Analysis

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³ Specifically, the Court has analyzed the legislative history for NRS 108.226, NRS 108.227, NRS 108.2275, NRS 108.233, and NRS 108.245. Amendments were made to these statues in the following years: 1967, 1969, 1971, 1979, 1987, 1995, 1997, 2003, 2005, and 2007. The Court considers all of these amendments and their legislative history.

of A.B. 236 at 1-4 (Feb. 16, 1965). The Assembly Committee was also concerned with the fairness of the lien process, focusing on the timing in which a lien could be obtained, the explanatory details that should be contained in the lien to allow the liened party to refute the lien, the time needed to properly notice a lien, and how a lien would apply to multiple properties like tract homes. Id. The Assembly Committee also discussed the importance of creating a bill that protects both the homeowner and the contractor. Id.

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7 The Assembly Committee discussed amendments to A.B. 236, and adopted Oregon law 8 which stated that a lien is not established unless there is proper notice of the lien, and then it 9 specified the lien requirements. Assembly Committee on Judiciary, Committee Analysis of A.B. 236 at 90-92 (March 2, 1965). Discussion also ensued regarding whether notice of a lien should 10 11 be provided without recording the lien, and the Assembly Committee decided to call Oregon 12 officials to inquire as to the procedures implemented there. Assembly Committee on Judiciary, Committee Analysis of A.B. 236 at 147-49 (March 15, 1965). The Assembly Committee 13 ultimately gave A.B. 236 to the Senate with the intent to add language constructed from Oregon 14 law in the future. This language would require that notice be sent to the owner by material 15 16 suppliers, but did not require the notice to be recorded. Assembly Committee on Judiciary, 17 Committee Analysis of A.B. 236 at 151 (March 16, 1965). The Senate Committee subsequently 18 reviewed and amended A.B. 236, but no minutes are available from this committee. The 19 amendments made by the Senate Committee added language governing the assignment of a lien 20 and instituted a 20 day timeline for laborers to provide the owner of the property with notice of 21 materials supplied, work performed, or services rendered. Journal of the Senate (March 3, 22 1965).

In 1987, Assembly Bill 220 (hereinafter, "A.B. 220") was introduced in response to a 1982 Supreme Court ruling which found that the mechanic's lien statutes denied the contractor or subcontractor the recovery of profits and overhead. <u>Senate Committee on Judiciary.</u> <u>Committee Analysis of A.B. 343</u> at 901-03 (March 19, 1979). The mechanic's lien statutes were amended to allow the contractor or subcontractor to recover the terms of the contract and in the absence of a contract to recover for materials, labor, and the fair market value of profits and

overhead. Id. The legislature discussed that this amendment prevent the homeowner for receiving a windfall by only having to pay for materials and labor in the absence of a contract. Id.

In 1995, the legislature proposed a major amendment to the mechanic's lien with Senate Bill 401 (hereinafter, "S.B. 401"). S.B. 401, in part, added an amendment that allowed a party with interest in the premises in which a lien has been filed to appear before the court to assert that the lien was frivolous or excessive. Senate Committee on Judiciary, Committee Analysis of A.B. 343 at 2-10, bate stamp 2613-21 (May 23, 1995). During the Senate hearing it was discussed that the amendments were intended to be good for all parties. Id. The legislature acknowledge that there was a need to speed up the mechanic's lien process, but it also did not want to do so to the detriment of any due process rights.4

III. Procedural requirements found in the mechanic's lien statutes may be applied to a garbage lien when NRS 444.520 is silent on an issue.

The extent to which the mechanic's lien statutes are incorporated into NRS 444.520 is a matter of first impression. To determine the interplay between NRS Chapter 108 and NRS 444.520 the Court must interpret NRS 444.520. Words of "a statute should be given their plain meaning." McKay v. Bd. of Supervisors, 102 Nev. 644, 648 (1986). "Where a statute is clear on its face, a court may not go beyond the language of the statute in determining the legislature's intent." Id. "When the statutory language lends itself to two or more reasonable interpretations, the statute is ambiguous." State v. Lucero, 127 Nev. Adv. Op. 7 (2011). When a statute is

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⁴ As originally purposed, S.B. 401, stated that if an owner wanted to contest a lien, she could do 24 so by motion to the district court, accompanied by an affidavit. If the Court issues an order for a 25 hearing then the hearing was required to take place no sooner than 6 days and no later than 15 days after the Court issued an order. During the Senate hearing, there was testimony that this short window would impact the Defendant's due process rights because it was an insufficient amount of time to answer and gather evidence. SENATE COMMITTEE ON JUDICIARY, COMMITTEE ANALYSIS OF A.B. 343 at 901-03 (May 25, 1995). In response to this testimony, the timeframe 28 was changed to "no less than 10 days or more than 20 days." Id.

ambiguous the Court "will look to legislative history and rules of statutory construction in determining the statute's meaning." <u>Silver State Elec. Supply Co. v. State ex rel. Dep't of Taxation</u>, 123 Nev. 80, 84-85 (2007). "[I]t is not the business of this court to fill in alleged legislative omissions based on conjecture as to what the legislature would or should have done." <u>McKay</u>, 103 Nev. 490, 492 (1987). "When the language of the statute is ambiguous or silent on a particular issue, it should be construed in accordance with what 'reason and public policy would indicate the legislature intended." <u>Mineral Cnty. v. State</u>, Bd. of Equalization, 121 Nev. 533, 540 (2005).

Equal weight should be given to each sentence, phrase, and word in the statute to render them meaningful within the context of the purpose of the legislation. Harris Assocs. v. Clark County Sch. Dist., 119 Nev. 638, 642 (2003) (internal citations omitted). "Statutes within a scheme and provisions within a statute must be interpreted harmoniously with one another in accordance with the general purpose of those statutes and should not be read to produce unreasonable or absurd results." Washington v. State, 117 Nev. 735, 739 (2001). Nevada law requires that a statute, if reasonably possible, should be construed so as to function in harmony with the Constitution. State v. Glusman, 98 Nev. 412, 419-20 (1982).

West Taylor asserts that in order to foreclose under NRS 444.520, Waste Management must first perfect a proper lien by adhering to the procedural requirements of NRS Chapter 108,⁵ which govern mechanic's liens. When applying NRS Chapter 108, West Taylor asserts that Waste Management has failed to properly notice intent to lien prior to recording and failed to follow the necessary timing requirements. West Taylor argues that the garbage lien is an encumbrance on real property so the mechanic's lien statutory structure must be applied as a whole, because independently NRS 444.520 does not provide the constitutionally necessary avenue to dispute the lien.

⁵ West Taylor specifically argues the applicability of: NRS 108.239, NRS 108.233 and NRS 108.226

1 2 3 4 5 6 7 8 9	Waste Management argues that the logislative history argues to a Colling that the
3 4 5 6 7 8 9	Waste Management argues that the legislative history supports a finding that the garbage
4 5 6 7 8 9	company has the power to collect fees for services rendered, in an effort to meet the legislature's
5 6 7 8 9	environmental and health related goals. Waste Management also argues that NRS 444.520 only
6 7 8 9	incorporates the manner for foreclosing a mechanic's lien (NRS 108.239) and not the manner for
7 8 9	perfecting a lien. Additionally, it argues that the language of NRS 444.520 specifically outlines
8 9	the proper channels and content required to give notice of intent to lien and allows the garbage
9	company to create a perpetual lien against the property. It states that NRS 444.520 contains its
1.1	own requirements for perfecting a garbage lien when it states that a lien upon the property is not
	effective until it is mailed to the last known owner, delivered to the county recorder, recorded,
10	and indexed.
11	Of great significance in this case, is whether only NRS 108.239, relating to mechanic's lien
12	foreclosures, may be applied to the garbage lien or whether the garbage lien can be governed by
13	the entire statutory structure of the mechanic's lien. The Court first considers the plain language
14	of NRS 444.520 which states,
15 16	"[u]ntil paid, any fee or charge levied pursuant to subsection 1 constitutes a perpetual lien against the property served, superior to all liens, claims and titles other than liens for general taxes and special assessments. The lien is
17 18	not extinguished by the sale of any property on account of nonpayment of any other lien, claim or title, except liens for general taxes and special assessments. The lien may be foreclosed in the same manner as provided for
19	the foreclosure of mechanics' liens." NRS 444.520.
20	In applying the principles of statutory interpretation the Court gives equal weight to each
21	word and phrase within the statute. The Court has previously found that the word "may" is to be
22	construed as permissive, unless the clear intent of the legislature is to the contrary. Sengbusch v.
23	Fuller, 103 Nev. 580, 582 (1987). In this case the language permitting the application of the
24	mechanic's lien foreclosure process is clear; however, there is an ambiguity as to which portions
25	of the mechanic's lien statutes may be applied since the specific sections are not listed in the
26	language of the statute. When an ambiguity exists, "a court should consult other sources such as
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28	legislative history, legislative intent, and analogous statutory provisions." Madera v. State Indus.
	legislative history, legislative intent, and analogous statutory provisions." Madera v. State Indus. Ins. Sys., 114 Nev. 253, 257 (1998).

1 In this case, the legislative history surrounding the amendments to NRS 444.520 is sparse. A review of the brief legislative history discussed above reveals that the Legislature failed to 2 3 expressly state to what extent the mechanic's lien statutes should be incorporated; as a result, the 4 Court finds that standing alone the legislative history of NRS 444.520 provides little guidance as 5 to the application of the mechanic's lien statutes. Therefore, the Court will also consider the legislative history, legislative intent, and analogous statutory provisions of NRS Chapter 108, to 6 7 determine whether NRS 444.520 permits the incorporation of just one or all of the mechanic's 8 liens statutes. Based on the rules of statutory interpretation, the Court applies the following 9 factors to determine which interpretation of the statute is more reasonable: 1) the legislature's 10 specific interest in drafting the statute; 2) whether any part of the statute would be rendered superfluous by an interpretation; 3) whether a specific interpretation would violate due process 12 rights; and 4) if the result of an interpretation would be absurd. Great Basin Water Network v. 13 State Eng'r, 126 Nev. Adv. Op. 20 (2010).

14 The Court considers whether the legislature was addressing a specific interest when drafting 15 NRS 444.520. As discussed above, NRS 444.520 was developed as a means for the garbage 16 company to recover money from customers who are delinquent on their garbage bill. The 17 legislature determined that NRS 444.520 created a necessary remedy for the garbage company to 18 collect missing payments because the garbage company was required to pick up the garbage 19 whether or not the homeowner paid the garbage bill. The policy mandating garbage removal was 20 the product of a long history of public health concerns, starting with the prevention of disease 21 epidemics in the late 1800s.

22 The legislative history demonstrates that NRS 444.520 is rooted in an issue of fairness. 23 While it provides the garbage company with the ability to lien a property, it is important to note 24 that in the development of NRS 444.520, the legislature also considered the interest of the 25 homeowner, focusing at length on the significance of placing a lien on real property.

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Additionally, testimony during the legislative hearings stated that:

"[C]ustomers are billed approximately \$33 per quarter, on a quarterly basis. If they are two quarters in arrears, the lien would be in the amount of \$66. Over 75 percent of the people actually pay the bill once they receive a notice of intent to lien. This is a long process. Customers receive about six requests for payment before they receive an intent to lien notice." <u>Senate Committee on Government Affairs, Committee Analysis of A.B. 354</u>, at 11 (April 6, 2005).

This language indicates that the legislature was trying to create a real incentive for homeowners to address outstanding charges when they are notified by the garbage company that they are delinquent on the garbage bill, but also implement a process that allows an opportunity for the deficiency to be cured before foreclosure occurs. The Court finds that an interpretation that the legislature's intent in drafting the statues was grounded in creating a fair system of payment for garbage services comports with reason and policy.

The Court also finds that incorporating the mechanic's lien statutes beyond NRS Chapter 108.239, furthers the legislature's specific interest in establishing a fair system. The legislative history of NRS Chapter 108 is also grounded in creating an equitable system for placing a mechanic's lien on real property when there has not been payment for construction services rendered. In the development and amendments to the mechanic's lien statutes the legislature routinely considered the impacts that the changes would have to all parties involved and tried to maintain a fair system by fine tuning notice requirements, timing rules, and establishing clear content requirements for the lien. Therefore, the application of any statutory requirements from the mechanic's lien statutes to the garbage lien statutes, where the garbage liens statute is silent, would enhance the legislative intent to create a fair system.

The Court next considers whether either of the statutory interpretations supplied by the parties would render any language in NRS 444.520 superfluous. Adopting West Taylor's argument that the mechanic's lien statutes must be incorporated in their entirety would render the word "may" in NRS 444.520 superfluous. Additionally, notice requirements have been written into the language of NRS 444.520, which would be rendered superfluous if compliance with the

notice statute for the mechanic's lien were required. In contrast, Waste Management's interpretation that NRS 108.239 may be applied to govern the foreclosure process for a garbage lien gives proper consideration to each word and phrase in NRS 444.520.

4 Alternatively, no portion of NRS 444.520 is rendered superfluous if the statute is interpreted 5 to state that the garbage lien may apply the mechanic's liens statutes that addresses procedural requirements not already governed by NRS 444.520. This interpretation is in harmony with 6 7 Nevada law which states that "where a general and a special statute, each relating to the same 8 subject, are in conflict and they cannot be read together, the special statute controls." Laird v. 9 State Pub. Emp. Ret. Bd., 98 Nev. 42, 45 (1982). This interpretation would render the specific requirements in the garbage statutes on topics, such as notice, as controlling while allowing the 10 more generally incorporated mechanic's lien procedural statutes to apply when NRS 444.520 is 11 silent on the issue. To offer a specific example, NRS 444.520 does not address the procedures 12 13 for a hearing or dispute should the customer assert that her account is not delinquent; therefore, 14 the customer may apply NRS 108.2275 to request a hearing to dispute the lien.⁶ But, by that same token, the garbage lien will not automatically fail due to a lien period that runs longer than 15 16 6 months7, because NRS 444.520 specifically creates a perpetual lien.8

Next the Court considers whether interpreting NRS 444.520 to only permit the incorporation of NRS 108.245, violates due process rights. NRS 444.520 creates a lien on real property with the ability to foreclose if the delinquent bills are not paid. Under the Nevada Constitution, the due process clause requires notice and an opportunity to be heard before the government deprives a person of his or her property. Nev. Const. art. I, § 8. If possible Nevada statutes should be construed as constitutional, and "[i]n the face of attack, every favorable presumption

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- ⁶ NRS 108.2275, states in relevant part: "The debtor of the lien claimant or a party in interest in the property subject to the notice of lien who believes the notice of lien is frivolous and was made without reasonable cause, or that the amount of the notice of lien is excessive, may apply by motion to the district court for the county where the property or some part thereof is located for an order directing the lien claimant to appear before the court to show cause why the relief requested should not be granted."
 - ⁷ This is mandated by NRS 108.233.
 - ⁸ The Court will provide additional analysis on this issue below.

and intendment will be brought to bear in support of constitutionality." <u>State v. Glusman</u>, 98 Nev. at 419-20. Therefore, since NRS 444.520 does not provide an opportunity to be heard if the property owner disputes the lien, but it does incorporate the mechanic's lien statutes, a constitutional interpretation of NRS 444.520 would incorporate more provisions of NRS Chapter 108 than just NRS 108.245. Furthermore, the legislative history pertaining to NRS 108.2275 specifically states that the legislature designed the procedures for contesting a mechanic's lien with the preservation of due process rights in mind.

Finally, the Court will consider whether permitting the incorporation of multiple provision of NRS Chapter 108 into NRS 444.520 is absurd. The Court does not find the permissive application of multiple mechanic's lien statutes to be absurd, as it is the only manner of interpretation that preserves the customer's ability to dispute a lien. After considering the legislative history, legislative intent, and analogous statutory provisions of NRS Chapter 108, the Court finds the NRS 444.520 incorporates the mechanic's lien statutes to the extent that NRS 444.520 is silent on a procedure.

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IV. NRS 108.226 creates a statute of limitations to notice a lien.

West Taylor argues that Waste Management has failed to follow the statute of limitations outlined in NRS 108.226, which requires the notice of lien to be filed 90 days after the quarterly billing went delinquent in 2007 or alternatively fifteen days after the billing went delinquent per the *1994 Franchise Agreement*. Additionally, West Taylor argues that if Waste Management has an indefinite amount of time after an account becomes delinquent to file the lien, then the general statute of limitations provision in Nevada, NRS 11.190, would have no bearing on the case.

Waste Management contends that the NRS 108.226's statute of limitations does not apply. Alternatively, if the Court finds that NRS 108.226 does apply, Waste Management argues that the 90 day period is not triggered by the date that that payment became delinquent, instead it is triggered by the last date that services were rendered, which essentially resets every billing cycle.

NRS 108.226 states:

"[t]o perfect a lien, a lien claimant must record a notice of lien in the office of the county recorder of the county where the property or some part thereof is located in the form provided in subsection 5: (a) Within 90 days after the date on which the latest of the following occurs: (1) The completion of the work of improvement; (2) The last delivery of material or furnishing of equipment by the lien claimant for the work of improvement; or (3) The last performance of work by the lien claimant for the work of improvement."

7 The clear language of NRS 108.226 provides Waste Management with the opportunity to supply 8 notice to its customers within 90 days after each billing cycle that becomes delinquent. Currently 9 Waste Management operates on a quarterly billing cycle, this means that a contract starting in 10 January would be billed at the end of March. Failure to pay the March garbage bill would cause 11 the account to fall in arrears at that time. Under the present system the customer would not be 12 notified of the missed payment until the next billing cycle in June; however, imposing the 90 day 13 requirement may encourage the garbage company to send out a "notice of lien" sooner or to 14 impose a shorter billing cycle. Generally speaking, bills are sent out prior to their due date, 15 which would also provide customers with a small window to cure the deficiency before the 16 notice period runs if the notice to lien had not already arrived. NRS 108.226 applies to the 17 garbage lien statutes because it was incorporated in NRS 444.520, and it does not conflict with 18 existing statutory language in the garbage lien enacting statute. Therefore, NRS 108.226 governs 19 how far back in time Waste Management is able to notice and record a garbage lien.

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V. After the lien is recorded it exists in perpetuity, but the statute of limitations places a cap on the timeframe that the home may be foreclosed upon under the lien.

West Taylor argues that Waste Management failed to commence an action within six months to foreclose the lien after notice of the lien is sent, therefore under NRS 108.233 the lien has expired. Waste Management asserts that the language of NRS 444.520 can only be interpreted in one reasonable manner, to mean that a garbage lien encumbers a property forever, or until it is paid. Waste Management cites <u>State v. Yellow Jacket Silver Min. Co.</u> to argue that the lien operates like a tax and remains attached to the land, but that the remedy of foreclosure may

expire with the statute of limitations. <u>State v. Yellow Jacket Silver Min. Co.</u>, 14 Nev. 220, 232 (1879).⁹

NRS 108.233 states that a mechanic's lien shall not bind a property and shall expire after six months. This language directly conflicts with the plain language of NRS 444.520 which states that the filing of a garbage lien "constitutes a perpetual lien against the property served". Since NRS 108.233 and NRS 444.520 both pertain to the same subject, how long a recorded lien will exist, NRS 444.520 is controlling as the statute that is specific to garbage liens. The language of NRS 444.520 is clear and unambiguous, and allows the lien to exist in perpetuity. In <u>Wasson v.</u> <u>Hogenson</u>, the Court considered the language of a similar statute that provided that "until paid" all charges will constitute a "perpetual lien" against the property served. <u>Wasson v. Hogenson</u>, 196 Colo. 183, 191 (1978). It found that "'[u]ntil' is a functional word to indicate continuance (as of an action, condition or state) up to a particular time. 'Perpetual' means continuing forever; everlasting; eternal." <u>Id.</u> This Court adopts the definitions used in <u>Wasson v. Hogenson</u> and finds that once a garbage lien is recorded it is perpetual.¹⁰

15 However, in Yellow Jacket, the Court also finds that even if a tax exists in perpetuity that the 16 remedy to enforce the collection of the tax may be barred by the statute of limitations. Id. 17 Nevada's "statute of limitations embraces all characters of actions, legal and equitable." White v. Sheldon, 4 Nev. 280, 288-89 (1868). Statutes of limitations are generally adopted to serve the 18 19 individual and not for public policy, and they "[prevent] surprises through the revival of claims 20 that have been allowed to slumber until evidence has been lost, memories have faded, and witnesses have disappeared." Petersen v. Bruen, 106 Nev. 271, 273 (1990). Accordingly, under 21 22 NRS 11.190, an "[a]n action upon a statute for a penalty or forfeiture, where the action is given

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⁹ West Taylor rejects Waste Management's contention that the garbage lien can be equated to a tax and argues that lien is essentially an encumbrance on real property that requires a forum for dispute resolution. But, West Taylor has elected not to completely brief the constitutional arguments at this time.

¹⁰ See also, <u>N. Washington Water & Sanitation Dist. v. Majestic Sav. & Loan Ass'n</u>, 42 Colo. App. 158, 160 (1979)(holding that a tap lien, which could be foreclosed in the same manner as a mechanics' lien, did not have to abide by the six-month time limit required in the mechanics' lien because it was inconsistent with the statutory language that "(u)ntil paid all . . . charges shall constitute a perpetual lien on and against the property serve.")

to a person" must be brought within two years, except when the statute imposing it prescribes a different limitation. In this case, the language of NRS 444.520 does not create a new statute of limitations for foreclosing on a garbage lien nor does it specifically exempt the garbage lien from the standard statutes of limitations found in NRS 11.190. Therefore, the two year statute of limitations applies to Waste Management's ability to foreclose, which protects the homeowner from the revival of a lien several years after it was imposed.

In practice this means that if Waste Management properly notices a lien within the 90 days required by NRS 108.226, it then has two years under NRS 11.190 to pursue the remedy of foreclosure. Should Waste Management fail to foreclose upon the property within two years, the lien will still exist but the remedy to recover the property through foreclosure will have expired. Unless another remedy is available Waste Management will have to either wait for the customer to pay or wait for the property to be sold to collect on its lien. Moreover, the legislative history supports this interpretation of the applicable statute of limitations, because during the Assembly hearing the Assembly Committee discussed at length the importance of providing a significant opportunity for the homeowner to cure the garbage lien and ways to avoid unexpected foreclosures. Accordingly, the Court finds that once a lien is recorded it lasts in perpetuity, but that the ability to foreclose upon that lien expires after a two year statute of limitations.

VI. Conclusion

The Court finds that there is no issue of material fact presented for consideration in the motion for summary judgment, and that the questions before the Court must be determined as a matter of law. Text, context, and history support the constitutionally sound reading of NRS 444.520 that permits the incorporation of NRS Chapter 108 mechanic's lien statutes to the extent that they govern lien foreclosure procedures not addressed by the language in NRS 444.520. Furthermore, the 90 day notice of lien statute of limitations found in NRS 108.226 does apply to garbage liens. After a lien is noticed Waste Management has two years to foreclose upon the

property, and after that time has lapsed the lien will last in perpetuity but leave Waste Management without the recourse of foreclosure. Based on the foregoing and good cause appearing, IT IS HEREBY ORDERED that WEST TAYLOR'S Motion for Partial Summary Judgment is DENIED in part and GRANTED in part. WEST TAYLOR's Motion for Summary Judgment is GRANTED as to any claims for delinquent bills that WASTE MANAGEMENT failed to notice within the 90 day window, but it is DENIED with regard to properly noticed claims. DATED this 28 day of July, 2014. vie J. Strinheimer

1	CERTIFICATE OF SERVICE
2	CASE NO. CV12-02995
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of th
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 28th day of
5	July, 2014, I electronically filed the ORDER with the Clerk of the Court b
6	using the BCF system.
7	I further certify that I transmitted a true and correct copy of the foregoing document b
8	the method(s) noted below:
9	Personal delivery to the following: [NONE]
10	
11	Electronically filed with the Clerk of the Court by using the ECF system which will send
12	notice of electronic filing to the following:
13	MATTHEW HIPPLER, ESQ. for KAREN GONZALEZ et al BRYAN WRIGHT, ESQ for KAREN GONZALEZ et al
14	BRIAN WRIGHT, ESQ IGI KAREN GONZALEZ et al
1.4	
15	Deposited in the Washoe County mailing system for postage and mailing with the Unite
	States Postal Service in Reno, Nevada:
15	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202
15 16	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502
15 16 17	C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502
15 16 17 18	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502
15 16 17 18 19 20	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
15 16 17 18 19 20 21	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
15 16 17 18 19	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
15 16 17 18 19 20 21 22	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
15 16 17 18 19 20 21 22 23	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
15 16 17 18 19 20 21 22 23 24	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall
 15 16 17 18 19 20 21 22 23 24 25 	States Postal Service in Reno, Nevada: C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202 Reno, NV 89502 Mauda Hall

1	CODE:	FILED Electronically 2015-02-06 02:46:02 PM Jacqueline Bryant Clerk of the Court	
		Transaction # 4807427	
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4	NUTLE SECOND HUDICIAL DISTRIC	CT COURT OF THE STATE OF NEVADA	
5			
6	IN AND FOR THE C	COUNTY OF WASHOE	
7	WEST TAYLOR STREET, LLC, a limited		
8	liability company,	CASE NO.: CV12-02995	
9	Plaintiff,	DEPT. NO.: 4	
10	vs.		
11	WASTE MANAGEMENT OF NEVADA, INC., KAREN GONZALEZ, and DOES 1		
12	through 10,		
13	Defendants.		
14	ORDER DENYING DEFENDANTS' MO'	TION FOR PARTIAL RECONSIDERATION	
15	On July 28, 2014, the Court entered	an Order denying in part and granting in part	
16	Plaintiff West Taylor Street, LLC's (hereinat	fter "West Taylor") Motion for Partial Summary	
17	Judgment. The Court granted West Taylor's N	Notion for Summary Judgment as to any claims for	
18	delinquent bills that Defendants Waste Mar	nagement of Nevada, Inc. and Karen Gonzalez	
19	(hereinafter and collectively "Waste Manager	nent") failed to notice within the ninety (90) day	
20	window, but denied the Motion for Summar	y Judgment with regard to the properly noticed	
21	claims. On September 26, 2014, Waste Mana	gement filed Waste Management of Nevada, Inc.'s	
22	Motion for Partial Reconsideration of the Co	urt's July 28, 2014 Order. West Taylor filed an	
23	Opposition to Motion for Partial Reconsiderat	ion on November 5, 2014. On December 1, 2014,	
24	Waste Management filed Reply in Support of Waste Management of Nevada, Inc.'s Motion for		
25	Partial Reconsideration of the Court's July	28, 2014 Order. Thereafter, the matter was	
26	submitted to the Court for consideration.		
27	DCR 13(7) provides that "[n]o motion	once heard and disposed of shall be renewed in the	
28	same cause, nor shall the same matters therein	embraced be reheard, unless by leave of the court	

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granted upon motion therefore, after notice of such motion to the adverse parties." WDCR 12(8) 1 requires that the rehearing of motions to be done in conformity with DCR 13(7). WDCR 12(8) 2 further provides in relevant part that "[a] party seeking reconsideration of a ruling of the court... 3 must file a motion for such relief within 10 days after service of written notice of entry of the 4 order or judgment, unless the time is shortened or enlarged by order." The Nevada Supreme 5 Court has held that "[a] district court may reconsider a previously decided issue if substantially 6 different evidence is subsequently introduced or the decision is clearly erroneous." Masonry and 7 Title Contractors Ass'n of Southern Nevada v. Jolley, Urga, & Wirth, Ltd., 113 Nev. 737, 741 8 (1997). Furthermore, arguments not raised in the original motion practice cannot be maintained 9 10 or considered in a motion for reconsideration. See Achrem v. Expressway Plaza Ltd. P'ship, 112 11 Nev. 737, 742 (1996); Chowdry v. NLVH, Inc., 111 Nev. 560, 562-563 (1995).

12 Waste Management asserts the clear and unambiguous language of NRS 444.520 13 permissively incorporates only the "manner . . . for the foreclosure of mechanic's liens." Waste 14 Management further argues interpreting NRS 444.520 to incorporate more than NRS 108.239 15 renders the legislature's chosen language meaningless. In addition, Waste Management 16 contends Due Process does not require provisions other than NRS 108.239 to be incorporated 17 into NRS 444.520 and the ninety (90) day deadline to record a mechanic's lien under NRS 18 108.226 is not triggered by a "delinquency" in payment. Lastly, Waste Management argues the 19 Court should apply a three (3) year limitations period to statutory garbage liens. In Opposition, 20 West Taylor argues NRS 444.520 is permissive only as to the manner of foreclosure and a ninety 21 (90) day limitation for the time to record a delinquent garbage lien is not inconsistent with NRS 22 444.520.

After examining the instant pleadings, and the underlying pleadings associated with the July 28, 2014 Order, the Court finds that Waste Management is rearguing issues that the Court has already decided. Waste Management contends that the determinations made by the Court in the July 28, 2014 Order are wrong. However, Waste Management fails to assert any new law or facts to support their arguments. Additionally, the Court finds that Waste Management has not demonstrated that the Court's July 28, 2014, Order was clearly erroneous. The Court finds that

1	the July 28, 2014 Order was supported by applicable Nevada law and is not appropriate for			
2	reconsideration. Therefore, the Court finds that Waste Management's Motion must be denied.			
3	See Masonry and Title Contractors Ass'n of Southern Nevada, 113 Nev. at 741; DCR 13(7);			
4	WDCR 12(8).			
5	Based on the foregoing and good cause appearing,			
6	IT IS HEREBY ORDERED that Defendants WASTE MANAGEMENT OF NEVADA,			
7	INC., and KAREN GONZALEZ' Motion for Partial Reconsideration of the Court's July 28,			
8	2014 Order is DENIED.			
9	DATED this 6 day of February, 2015.			
10	DATED uns <u>6</u> day of February, 2015.			
11	Connis I Steinheimen			
12	DISTRICT JUDGE			
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1	CERTIFICATE OF SERVICE		
2	CASE NO. CV12-02995		
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the		
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the (ρ) day of February, 2015, I		
5	electronically filed the ORDER DENYING DEFENDANTS' MOTION FOR PARTIAL		
6	RECONSIDERATION with the Clerk of the Court by using the ECF system.		
7	I further certify that I transmitted a true and correct copy of the foregoing document by		
8	the method(s) noted below:		
9	Personal delivery to the following: [NONE]		
10	Electronically filed with the Clerk of the Court by using the ECE water which will send a		
11	Electronically filed with the Clerk of the Court by using the ECF system which will send a notice of electronic filing to the following:		
12	SEAN D. THUESON, ESQ. for WASTE MANAGEMENT OF NEVADA, INC.		
13	MATTHEW B. HIPPLER, ESQ. for KAREN GONZALEZ et al BRYAN L. WRIGHT, ESQ. for KAREN GONZALEZ et al		
14	Deposited in the Washoe County mailing system for postage and mailing with the United		
15	States Postal Service in Reno, Nevada:		
16	C. NICHOLAS PEREOS, ESQ. 1610 Meadow Wood Lane, Ste. 202		
17	Reno, Nevada 89502		
18	andly alla		
19 20	Audrey A. Kay		
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1	2200	FILED Electronically 2015-10-01 12:51:14 PM Jacqueline Bryant Clerk of the Court
-	2200	Transaction # 5168113
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5 6	IN THE SECOND HIDICIAL DISTRIC	CT COURT OF THE STATE OF NEVADA
7		COUNTY OF WASHOE
8		COUNTY OF WASHOE
	WEST TAYLOR STREET, LLC, a limited liability company,	0 A SE NO - 01/12 02005
9	Plaintiff,	CASE NO.: CV12-02995
10	vs.	DEPT. NO.: 4
11	WASTE MANAGEMENT OF NEVADA,	
12	INC., KAREN GONZALEZ, and DOES 1 THROUGH 10,	
13	Defendants.	
14		
15	PARTIAL SUM	MARY JUDGMENT
16	Plaintiff filed a second amended compl	aint on June 27, 2014 asking this Court to address
17	the legitimacy of a Garbage Lien that was reco	rded by the Defendant and praying for a
18	declaratory judgment concerning the statutory	scheme of NRS 444.520. The second amended
19	complaint echoes the first amended complaint	with regard to the claims for relief that are the
20	subject of a motion for partial summary judgen	nent filed by Plaintiff on March 11, 2014. An
21	opposition was filed by Defendants on March 2	28, 2014 and a reply filed by Plaintiff on April 11,
22	2014. Given the novel issues raised in the mot	ion for partial summary judgment, the Court
23	conducted arguments on April 23, 2014 and pr	oceeded to render a decision on July 28, 2014. On
24	September 3, 2014, Plaintiff submitted a secon	d motion for partial summary judgment seeking to
25	have the Court set forth in a judgment the order	r and decision of July 28, 2014 as requested in the
26	second amended complaint to address the first	and second claims in the second amended
27	complaint. Defendant filed an opposition to th	e second motion for partial summary judgment on
28	September 25, 2014 coupled with a motion to r	reconsider the decision of this Court on July 28,

1	2014. On February 6, 2015 this Court denied Defendant's motion for partial reconsideration at
2	which time Plaintiff's second motion for partial summary judgment was renewed with a reply
3	argument filed on May 13, 2015 and submitted to this Court for decision. The Court having
4	considered Plaintiff's second motion for partial summary judgment which motion was phrased
5	consistent with the decision and order of this Court of July 28, 2014 and consistent with the first
6	two claims for relief identified in the second amended complaint and there being no just reason
7	for any further delay for the entry of a declatory judgment pursuant to Chapter 30 of the Nevada
8	Revised Statutes does hereby decree, adjudge and declare that a judgement be entered as follows:
9	1. A lien for unpaid garbage fees recorded pursuant to NRS 444.520 has a
10	time limitation of two years pursuant to NRS 11.190 by which the purveyor of the
11	lien is to pursue proceedings for foreclosure within the two year time frame from
12	the recording of the lien.
13	2. A recorded lien for unpaid garbage fees pursuant to NRS 444.520 shall be
14	for an amount that became delinquent no more than 90 days prior to the date of
15	the recording of the lien as required by NRSA 108.226 that is incorporated in
16	NRS 444.520.
17	3. The pursuit of a remedy for foreclosure of a garbage lien under NRS
18	444.520 will afford property owner's liened an opportunity to be heard and to
19	contest the legitimacy of the lien as provided by Chapter 108 of the Nevada
20	Revised Statutes.
21	Pursuant to the first and second claim for relief of the second amended complaint, a
22	judgment consistent with the foregoing is hereby be entered.
23	DATED this <u>I</u> day of <u>OCHODER</u> , 2015.
24	Connie J. Strinheimer
25	DISTRICT JUDGE
26	
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1	CERTIFICATE OF SERVICE
2	CASE NO. CV12-02995
3	I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the
4	STATE OF NEVADA, COUNTY OF WASHOE; that on the 1 day of
5	October, 2015, I filed the PARTIAL SUMMARY JDUGMENT with the
6	Clerk of the Court.
7	I further certify that I transmitted a true and correct copy of the foregoing document by
8	the method(s) noted below:
9	Personal delivery to the following: [NONE]
10	
11	Electronically filed with the Clerk of the Court, using the eFlex system which constitutes effective service for all eFiled documents pursuant to the eFile User Agreement.
12	MARK SIMONS, ESQ. for WASTE MANAGEMENT OF NEVADA INC
13	MATTHEW HIPPLER, ESQ. for KAREN GONZALEZ et al
14	Transmitted document to the Second Judicial District Court mailing system in a
15	sealed envelope for postage and mailing by Washoe County using the United States Postal Service in Reno, Nevada:
16	C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202
17	Reno, NV 89502
18	Placed a true copy in a sealed envelope for service via:
19	Reno/Carson Messenger Service – [NONE]
20	Federal Express or other overnight delivery service [NONE]
21	DATED this 1 day of October, 2015.
22	hin No (take
23	Carrie (1)
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FILED

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CASE NO. CV12-02995 WEST TAYLOR STREET VS. WASTE MANAGEMENT, ETAL

DATE, JUDGE **OFFICERS OF COURT PRESENT APPEARANCES-HEARING CONT'D TO PROVE UP HEARING** 4/29/13 HONORABLE Plaintiff's Exhibits A through H were marked by the Clerk prior to the CONNIE J. hearing. STEINHEIMER C. Nicholas Pereos, Esq., was present on behalf of the Plaintiff. Defendants were not present or represented. DEPT. NO. 4 Discussion ensued between the Court and counsel Pereos regarding service M. Merkouris (Clerk) on the Defendants. **COURT ORDERED:** Counsel Pereos shall reset this hearing once he has S. Culp completed service on the Defendants and prepared a supplemental brief. (Reporter)

Exhibits

Title: WEST TAYLOR STREET VS. WASTE MANAGEMENT, ETAL PLAINTIFF: WEST TAYLOR STREET PATY: C. NICHOLAS PEREOS, ESQ. DEFENDANT: WASTE MANAGEMENT, ETAL DATY: N/A

Case No: CV12-02995 Dept. No: 4 Clerk: M. MERKOURIS

Date: 4/29/13

		· · · · · · · · · · · ·			
Exhibit No.	Party	Description	Marked	Offered	Admitted
А	PLAINTIFF	Notice of Intent to Lien for Garbage Fees	4/29/13		
В	PLAINTIFF	Letter to Waste Management dated 11/1/12	4/29/13		
С	PLAINTIFF	Letter to Waste Management dated 11/1/12	4/29/13		
D	PLAINTIFF	Letter to Waste Management dated 10/12/12	4/29/13		
Е	PLAINTIFF	Letter to Waste Management dated 9/13/12	4/29/13		
F	PLAINTIFF	Notice of Lien for Garbage Fees Residential User	4/29/13		
G	PLAINTIFF	Letter to Waste Management dated 5/24/10	4/29/13		
Н	PLAINTIFF	Letter to Waste Management dated 7/13/07	4/29/13		

FILED Electronically 07-25-2013:10:24:13 AM Joey Orduna Hastings Clerk of the Court Transaction # 3878923

CASE NO. CV12-	02995 WEST TAYLOR STREET VS. WASTE MANAGEMENT, ET AL
DATE, JUDGE OFFICERS OF <u>COURT PRESEN</u> 07/16/13 HONORABLE CONNIE J. STEINHEIMER DEPT. NO. 4 C. Lloyd (Clerk) S. Loder (Reporter)	T APPEARANCES-HEARING HEARING: ON MOTION FOR ORDER SHORTENING TIME (TELEPHONIC) Plaintiff, West Taylor Street, LLC was represented by counsel, C. Nicholas Pereos, Esq. present via telephone. Defendant, Waste Management, Et al was represented by counsel, Bryan L. Wright, Esq. present via telephone. Discussion ensued between respective counsel and the Court regarding the status of the pending motion to for order shortening time. Counsel Wright addressed the Court advising the matter has been fully briefed and submitted. COURT ORDERED: Motion for order shortening time shall be DENIED. Court further took the matter as to the motion to set aside the default judgment and motion to set aside the clerk's default judgment under advisement. No further hearings were set. Court concluded and stood in recess.

FILED Electronically 2014-02-10 04:41:12 PM Joey Orduna Hastings Clerk of the Court Transaction # 4298857

CASE NO. CV12-02995 TITLE: WEST TAYLOR STREET LLC VS. WASTE MANAGEMENT OF NEVADA, INC., and KAREN GONZALEZ

DATE, JUDGE OFFICERS OF		
COURT PRES		CONT'D TO
2/5/14	PRE-TRIAL CONFERENCE (TELEPHONIC)	
HONORABLE	Counsel Nicholas Pereos, Esq., represented the Plaintiff. Counsel Bryan	4/3/14
CONNIE	Wright, Esq., represented the Defendants.	2:00 p.m.
	Plaintiff's counsel advised the Court of the necessity to request leave of the	Status
DEPT. NO.4	Scheduling Order in regards to amending the pleadings and will be filing a	Conference
M. Stone	formal Motion prior to the deadline set forth in the Scheduling Order.	
(Clerk)	Respective counsel advised the Court that they had no objection to the	
Not Reported	deadline outlined in the Scheduling Order regarding the submission of	
	dispositive Motions.	
	Upon defense counsel having no objection, COURT ENTERED ORDER	
	granting the Motion to Amend Complaint to correct typographical errors.	
	Plaintiff's counsel shall file the Amended Complaint within 10 days of the	
	date of this hearing and serve on defense counsel by mail. The Defendants'	
	Answer to the Original Complaint shall stand as to the Amended Complaint.	
	Respective counsel further advised the Court that a Motion for Partial	
	Summary Judgment shall be filed, fully briefed and submitted to the Court	
	within the next month and could be dispositive of the case.	
	Status conference set. Oral arguments on any motions submitted to the	
	Court shall be heard at such conference. No telephonic appearances will be	
	allowed.	

FILED Electronically 2014-05-21 02:04:42 PM Joey Orduna Hastings Clerk of the Court Transaction # 4442478

CASE NO. CV12-02995 TITLE: WEST TAYLOR STREET LLC VS. WASTE MANAGEMENT OF NEVADA, INC., and KAREN GONZALEZ

DATE, JUDGE OFFICERS OF

COURT PRESE	ENT APPEARANCES-HEARING	CONT'D TO
5/7/14	STATUS CONFERENCE/ARGUMENTS ON SUBMITTED MOTIONS	
HONORABLE	Counsel Nicholas Pereos, Esq., represented the Plaintiff. Counsel Bryan	7/30/14
CONNIE	Wright, Esq., represented the Defendants.	9:00 a.m.
STEINHEIMER	Upon agreement by counsel to allow an amendment to the pleadings and to	Status
DEPT. NO.4	continue the trial date, COURT ENTERED ORDER vacating the trial	Conference
M. Stone	currently scheduled for June 9, 2014 and allowing for limited discovery. A	
(Clerk)	status conference was set in order to reset trial after the limited discovery is	
R. Malnerich	complete.	
(Reporter)	Motion for Summary Judgment by Plaintiff's counsel; presented argument;	
	objection and argument by Defendant's counsel; reply by Plaintiff's counsel.	
	COURT took arguments under consideration and would render decision on	
	the Motion at the status conference.	

FILED Electronically 2014-08-19 11:00:43 AM Joey Orduna Hastings Clerk of the Court Transaction # 4567441

CASE NO. CV12-02995 TITLE: WEST TAYLOR STREET LLC VS. WASTE MANAGEMENT OF NEVADA, INC., and KAREN GONZALEZ

DATE, JUDGE OFFICERS OF		
COURT PRESI		CONT'D TO
7/30/14	STATUS CONFERENCE	
HONORABLE	Nicholas Pereos, Esq., represented the Plaintiff. Bryan Wright, Esq.,	12/16/14
CONNIE	represented the Defendants.	2:00 p.m.
	Respective counsel noted receipt of the decision from the Court on the	Status
DEPT. NO.4	Motion for Summary Judgment. Counsel further advised the Court that	Conference
M. Stone	there are issues with the current lien which could cause a Motion to Strike	
(Clerk)	Lien to occur or the Lien may be voluntarily released.	
J. Schonlau	Counsel Pereos request additional time to set trial in order to consult and	
(Reporter)	narrow issues.	
	Counsel Wright advised the Court that the defendant's may move to	
	reconsider the decision on the Motion for Summary Judgment.	
	COURT ENTERED ORDER allowing additional time to set trial in order for	
	issues to be resolved and/or narrowed. COURT directed counsel to submit	
	for decision any Motions that need a ruling prior to trial being set by	
	December 1, 2014. A written decision will be entered prior to the next	
	hearing or an oral decision will be pronounced at the hearing. Additional status conference set wherein trial will be set.	

FILED Electronically 2015-07-31 04:31:52 PM Jacqueline Bryant Clerk of the Court Transaction # 5073385

CASE NO. CV12-02995 TITLE: WEST TAYLOR STREET LLC VS. WASTE MANAGEMENT OF NEVADA, INC., and KAREN GONZALEZ

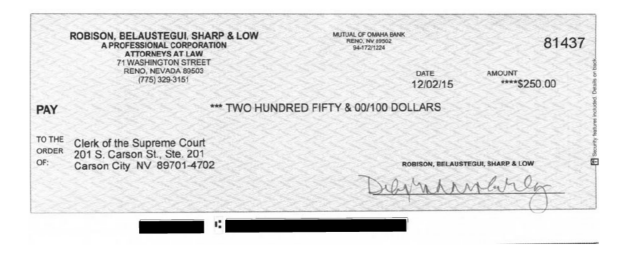
DATE, JUDGE OFFICERS OF

COURT PRESENT APPEARANCES-HEARING CONT'D TO MOTION FOR PARTIAL SUMMARY JUDGMENT (TELEPHONIC) 7/1/15 HONORABLE Nicholas Pereos, Esg., represented the Plaintiff. Sean Thueson, Esg., CONNIE represented the Defendants. STEINHEIMER Court advised counsel of purpose for hearing. At request of the Court, DEPT. NO.4 counsel clarified the issues in the Motion for Partial Summary Judgment. M. Stone Upon review of the Motion and the clarifications presented by counsel, (Clerk) **COURT ENTERED ORDER** granting the Motion for Partial Summary Judgment. Counsel Pereos to provide proposed Judgment to the Court. Not Reported Based on the entry of the Judgment, respective counsel advised the Court that the case is narrowed to the Slander claim only. Court recessed.

20 20 10 20 20 20 20 20 20 20 20 20 20 20 20 20		VER SHEET	
2012 2012	<u></u>	county, Nevada	
Case N		y clerk's officer 995	·
arty Information			
للتقرير (name/address/phone): دورج WEST TAYLOR STREET, LLC المحرفة المعالية المعالية المعالية المعالية المعالية المعالية المعالية المعالية الم	C, a limited		dress/phone): EMENT OF NEVADA, INC., KAREN and DOES 1 through 10
ر المعلم (name/address/phone). معلم المعلم ا محل المعلم ال 775/329-0678	10 Meadow 9502	Attomey (name/addres	s/phone):
II. Nature of Controversy (Please applicable subcategory, if appropriate)	e check applicable	bold category and	Arbitration Requested
·····	Civ	il Cases	
Real Property		Te	orts
Landlord/Tenant - LT Unlawful Detainer - UD Fittle to Property Foreclosure - FC Liens - LE Ouiet Title - QT Specific Performance - SP Condemnation/Eminent Domain-CD Other Real Property - RO Partition - PT	🔲 Negligence – /	Medical/Dental - MD Premises Liability -SF (Slip/Fall)	Product Liability Product Liability/Motor Vehicle-VH Other Torts/Product Liability - PL Intentional Misconduct Torts/Defamation(Libel/Slander)-DF Interfere with Contract Rights - IR Employment Torts (Wrongful Term)-WT Other Torts - TO Anti-trust - Al Fraud/Misrepresentation - FM Insurance- IN Legal Tort- LG
Planning/Zoning - PZ			Unfair Competition - UC
Probate			Filing Types
 Summary Administration - SU General Administration - FA Special Administration - SL Set Aside Estates - SE Trust/Conservatorships Individual Trustee - TR Corporate Trustee - TM Other Probate - OP 	Insurance C Commercia Other Cont Collection c Employmer Guarantee Sale Contra	10 tract Construction - BC Carrier - BF I Instrument - CI racts/Acct/Judg CO f Actions - CT t Contract - EC - GU tot - SC mmercial Code - UN	 Appeal from Lower Court Transfer from Justice Court - TJ Justice Court Civil Appeal - CA Civil Writ Other Special Proceeding - SS Other Civil Filing Compromise of Minor's Claim - CM Conversion of Property - CN Damage to Property - DG Employment Security - ES Enforcement of Judgment - EJ Foreign Judgment - Civil - FJ- Other Property - PO
III. Business Court Requested	I Foreclosure Other Admi Departmen Worker's C (If you check a box bel	RS 104 Art. 8)	 ☐ Recovery of Property - RE ☐ Stockholder Suit - ST ☐ Other Civil Matters - GC ☐ Confession of Judgment - CJ ☐ Name Change - Adult - NC ☐ Out of State Commission - OS ☐ Petition to Seal Criminal Records-PS
Commodities (NRS 90) Securities (NRS 90)	Deceptive Trac Trademarks (N	e Practices (NRS 598) RS 600A)	Other Business Court Matters
12/3/12	- (
Date	```	Signature of i	nitiating party or representative

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	FILED Electronically 2015-12-03 08:35:37 AM Jacqueline Bryant Clerk of the Court
1	Code 1350 Transaction # 5260743
2 3	
3	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
5	IN AND FOR THE COUNTY OF WASHOE
6	
7	WEST TAYLOR STREET, LLC, a limited liability company, Case No. CV12-02995
8	Plaintiff, Dept. No. 4
9	VS.
10 11	WASTE MANAGEMENT OF NEVADA, INC., KAREN GONZALEZ, and DOES 1 THROUGH 10,
12	Defendants.
13	I
14 15 16	CERTIFICATE OF CLERK AND TRANSMITTAL – NOTICE OF APPEAL I certify that I am an employee of the Second Judicial District Court of the State of Nevada, County of Washoe; that on the 3rd day of December, 2015, I electronically filed the Notice of Appeal in the above entitled matter to the Nevada Supreme Court.
17 18 19	I further certify that the transmitted record is a true and correct copy of the origina pleadings on file with the Second Judicial District Court. Dated this 3rd day of December, 2015
20	Jacqueline Bryant
21	Clerk of the Court
22	By <u>/s/ Yvonne Viloria</u>
23	Yvonne Viloria Deputy Clerk
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25 26	
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	FILED Electronically 2016-03-07 09:40:14 AM Jacqueline Bryant Clerk of the Court Transaction # 5402785 IN THE SUPREME COURT OF THE STATE OF NEVADA
	WASTE MANAGEMENT OF NEVADA; AND KAREN GONZALEZ, Appellants, vs. WEST TAYLOR STREET, LLC, A LIMITED LIABILITY COMPANY, Respondent.
	ORDER DISMISSING APPEAL
	Pursuant to the stipulation of the parties, and cause
	appearing, this appeal is dismissed. ¹ The parties shall bear their own
	costs and attorney fees. NRAP 42(b). It is so ORDERED.
	CLERK OF THE SUPREME COURT TRACIE K. LINDEMAN BY: MAH Lunin
	cc: Hon. Connie J. Steinheimer, District Judge Robert L. Eisenberg, Settlement Judge Robison Belaustegui Sharp & Low C. Nicholas Pereos, Ltd. Washoe District Court Clerk
Supreme Court Of Nevada	January 26, 2016, order to show cause.
LERK'S ORDER	
(O)-1947	16-06626

CLERK'S

Docket 80841 Document 2020-23990_0304

	FILED Electronically CV12-02995 2016-09-06 01:17:58 PM
1	\$2200 Mark G. Simons, Esq. (SBN 5132)
2	Therese M. Shanks, Esq. (SBN 12890) ROBISON, BELAUSTEGUI, SHARP & LOW
3	A Professional Corporation
4	71 Washington Street Reno, Nevada 89503
5	Telephone: (775) 329-3151 Facsimile: (775) 329-7941
6	Email: msimons@rbsllaw.com and tshanks@rbsllaw.com
7	Attorneys for Waste Management of
8	Nevada, Inc. and Karen Gonzalez
9	IN THE SECOND JUDICIAL DISTRICT FOR THE STATE OF NEVADA
10	IN AND FOR THE COUNTY OF WASHOE
11	
12	WEST TAYLOR STREET, LLC, a limited CASE NO.: CV12-02995 liability company,
13	DEPT. NO.: 4 Plaintiff,
14	V.
15	WASTE MANAGEMENT OF NEVADA,
16	INC., KAREN GONZALEZ, and DOES 1 THROUGH 10,
17	Defendants.
18	/
19	DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S SLANDER OF TITLE CLAIM
20	Waste Management of Nevada, Inc., ("WM") and Karen Gonzalez ("Karen"), by
21	and through their attorneys of Robison, Belaustegui, Sharp & Low, hereby move this
22 23	Court for summary judgment on Plaintiff's remaining claim for slander of title. In
23	addition, WM moves for dismissal of any claims against Karen Gonzales since, as a
25	matter of law, she cannot have any personal liability for acting in the course and scope
26	of her employment with WM. This motion is made pursuant to NRCP 56(c), and is
20	based upon the attached memorandum of points and authorities, exhibits and affidavits,
28	and the pleadings and papers on file herein.
Robison, Belaustegui, Sharp & Low	
71 Washington St. Reno, NV 89503 (775) 329-3151	1

1	DATED this day of September, 2016.
2	ROBISON, BELAUSTEGUI, SHARP & LOW
3	A Professional Corporation 71 Washington Street
4	Reno, Nevada 89503
5	By: Cul
6	MARK/G. SIMONS, ESQ. THERESE M. SHANKS, ESQ.
7	Attorneys for Waste Management of Nevada, Inc. and Karen Gonzalez
8	
9	
10	MEMORANDUM OF POINTS AND AUTHORITIES
11	I. BASIS FOR SUMMARY JUDGMENT.
12	Summary judgment is proper on the remaining claim for slander of title of Plaintiff
13	West Taylor Street, LLC ("WTS") because WTS cannot prove that WM made false
14	statements or acted with malice when it recorded the garbage liens on WTS's
15	properties.
16	Furthermore, summary judgment is appropriate as to Karen because Karen was
17	an employee of WM who was acting within the course and scope of her employment at
18	all times. Therefore, as a matter of law, Gonzales cannot be held individually liable for
20	WTS's remaining slander of title claim. Accordingly, this Court should grant Defendants'
20	motion for summary judgment in total.
22	II. FACTUAL AND PROCEDURAL BACKGROUND.
23	A. PROPERTY OWNERS IN RENO MUST PAY GARBAGE FEES.
24	This dispute arises from WTS's non-payment of garbage fees. Under WM's
25	various franchise agreements, WM has the right "to collect a garbage collection fee"
26	from homeowners. See Exhibit 1, ¶ 5.5 (Franchise Agreement WM 59-80). ¹
27	Homeowners must pay these fees on a quarterly basis, and the fees are due on the first
28	day of each billing quarter. Exh. 1 at ¶ 5.6(ii).
Robison, Belaustegui, Sharp & Low 71 Washington St.	¹ See also Exhibit 2 , Affidavit of Greg Martinelli ("Martinelli Aff.") at ¶ 4.
Reno, NV 89503 (775) 329-3151	2
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In addition, the Franchise Agreement authorizes WM to charge a late fee on any payments that were not paid by a homeowner on the first day of each billing quarter. Id. at ¶ 5.6(iv). Further, the Franchise Agreement authorizes WM to charge interest on any unpaid balance owed by a homeowner. Id.

Pursuant to the terms of the Franchise Agreement, Washoe County also 6 established the vacancy policy relating to how homeowners were billed for services in the event a home would be vacant for a period of time (hereinafter the "Vacancy 8 Policy"). Exhibit 3 (Vacancy Policy).² Pursuant to the Vacancy Policy, WM was authorized to temporarily suspend garbage collection service to homes that are to be 10 vacant for more than 30 days. If the home would only be vacant for less than 30 days, billing and collection services would not be suspended. Again, under the Vacancy 12 Policy, collection and billing services may be suspended for a period exceeding 30 days 13 only if the homeowner provides WM with specified beginning and ending dates of the 14 vacancy in advance of the vacancy. Exh. 3. Stated another way, there are two 15 conditions that a homeowner must satisfy to avoid incurring charges for garbage 16 collection services: (1) the homeowner must notify WM of the vacancy dates in 17 advance of the vacancy, and (2) the vacancy cannot be for less than 30 days.

In the present case, WTS failed to comply with the Vacancy Policy and was charged for collection services. Id. Even though WTS failed to comply with the terms of the Vacancy Policy, WTS refused to pay the incurred charges even though WTS was legally obligated to pay such fees pursuant to the terms of the Franchise Agreement.

WTS FAILED TO PAY ITS GARBAGE COLLECTION FEES. В.

Again, the evidence in this case is undisputed that WTS did not pay all the fees that it was required to pay under the requirements of the Franchise Agreement. Instead, of paying all the late charges and interest accrued, WTS only paid its monthly service fee and no more. WTS refused to pay all amounts due to WM.

In addition, the evidence is undisputed that WTS repeatedly failed to comply with

Robison. Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151

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² Martinelli Aff., at ¶ 5.

1	the Vacancy Policy	y. When WM continued to bill for collections services due to WTS's
2	failure to comply w	ith the Vacancy Policy, WTS again refused to pay all amounts due to
3	WM.	
4	The foregoi	ng undisputed facts establishing WTS's conduct are established in
5	the following timeli	nes of WTS's payments for the two individual properties that are the
6	subject of this litiga	ation: 345 West Taylor Street and 347 West Taylor Street. This
7	timeline conclusive	ely demonstrates WTS's failure to pay for accrued late charges,
8	interest and other	fees.
9	1.	345 WEST TAYLOR STREET.
10	6/27/2008	WTS pays WM \$42.03. Exhibit 4 , p. 3 (WM billing data re 345 West Taylor Street). ³ Because this payment was not made on
11		June 1, 2008, WTS was charged a late fee and its balance was \$1.29. Exh. 4.
12	9/28/2008	
13	9/28/2008	WTS calls WM and informs WM that the property had been vacant in the past and didn't want to be charged. Exhibit 5 , p. 1 (Residential Customer Profile Sheet for 345 West Taylor Street). ⁴
14 15		WTS's actions violate the terms of the Vacancy Policy. Even though service was billed correctly, WTS violates the Franchise
16		Agreement and Vacancy Policy and refuses to pay for services during the billing period June 1, 2008 through September 1, 2008
17		and begins to incur interest on those unpaid charges. Exh. 4, pp. 3-5.
18	4/5/2010	WTS calls WM and informs WM that the property is vacant.
19		Exh. 5, p. 2. WM informs WTS that WTS has a past due balance, and will need to apply to Washoe County for an exemption to get
20		rid of the balance. Id. As of this date, WTS's balance was \$448.49. Exh. 4, p. 5.
21	7/15/2010	WTS makes two payments in the amount of \$60.10. Exh. 4, pp. 5-
22	0/20/2010	6. This brings WTS's balance to \$417.00. <u>Id</u> . at p. 6.
23	9/30/2010	WTS pays WM \$36.06 – the minimum quarterly service fee. <u>Id</u> . WTS does not pay any of its past due balance, which is now \$441.04 and accruing.
24	1/10/2011	WTS pays WM \$36.06. Id. WTS's balance is \$507.38. Id.
25	4/11/2011	WTS pays WM \$36.06. <u>Id</u> . at p. 7. WTS's balance is now \$598.12.
26	4/1//2011	<u>Id</u> .
27		
28 Robison, Belaustegui, Storn ft Lour	³ Martinelli Aff., at	¶ 6.
Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151	⁴ Martinelli Aff., at	¶ 7.
(119) 927-9191		4
I)	

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	7/4/2004	
1	7/11/2011	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is now \$552.53.
2	9/30/2011	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is \$562.06.
3	12/30/2011	WTS sends a letter to WM and informs WM that the property will be vacant as of February 1, 2012. Exhibit 6 (December 30, 2011 letter). ⁵ WM received this letter on January 6, 2012. Exh. 5, p. 3. WTS fully complies with the vacancy policy.
5	1/2/2012	WTS pays \$12.02 to WM. Exh. 4, p. 8. WTS's balance is \$715.93. <u>Id</u> .
7 8	4/30/2012	WM notes that the home has been vacant, and credits WTS's account for \$72.12. <u>Id</u> . This brings WTS's past due balance to \$730.20. <u>Id</u> .
9 10	5/29/2012	WTS requests that WM resume garbage services on July 1, 2012. Exhibit 8 (May 29, 2012 letter). ⁶
11	7/2/2012	WTS pays WM \$36.06. Exh. 4, p. 9. WTS's balance is \$781.92. <u>ld</u> .
12	9/28/2012	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is \$745.86. <u>Id</u> .
13	11/26/2012	WM files its lien against 345 West Taylor Street. Exhibit 9.7
14 15	12/2/2012	WTS files this action against WM for 347 West Taylor Street. See Complaint.
16	6/24/2014	WTS amends it complaint to include 345 West Taylor Street. See Second Amended Complaint.
17	As this time	line makes clear, WTS repeatedly failed to timely make its payments
18	and was charged late fees and interest. Exh. 4. During the majority of the time period,	
19	while WTS only made the minimum monthly service fees and ignored its obligation to	
20	pay the past due amounts. Id. WTS was notified of its past due amount in each bill that	
21	it was sent. Exhib	it 10 (Invoices). ⁸ WTS never paid the amount of the actual invoices
22	and refused to con	nply with the terms of the Franchise Agreements. See Exh. 10; Exh.
23	4.	
24		
25	⁵ See Exhibit 7 (A	ffidavit of Therese M. Simons, Esq.) ("Simons Aff.") at ¶ 4.
26	⁶ Simons Aff. at ¶ :	5.
27	⁷ Martinelli Aff. at ¶] 8.
28 Robison, Belaustegui,	⁸ Martinelli Aff. at ¶	
Sharp & Low 71 Washington St. Reno, NV 89503		
(775) 329-3151		5

2.	347 WEST TAYLOR STREET.
7/20/2007	WTS pays WM \$20.44. Exhibit 11 , p.1 (WM billing data re: 347 West Taylor Street). ⁹ After this payment, WTS has a past due
1/9/2008	balance of \$87.91 still remaining. Exh. 11. WTS pays WM \$34.35. <u>Id</u> . at p. 2. WTS's balance is now
	\$132.41. <u>ld</u> .
3/31/2008	WTS pays WM \$42.03. <u>Id</u> . WTS's balance is \$90.38. <u>Id</u> .
6/27/2008	WTS pays WM \$34.35. <u>Id</u> . at p. 3. WTS's balance is \$96.31. <u>Id</u> .
10/20/2008	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is \$141.94. <u>Id</u> .
4/15/2009	WTS does not make its third quarter payment for 2008, and pays WM \$36.06 for the first quarter of 2009. <u>Id</u> . at p. 4. WTS's balance is now \$141.94. <u>Id</u> .
7/13/2009	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is \$200.72. <u>Id</u> .
10/6/2009	WTS pays WM \$36.06. Id. at p.5. WTS's balance is \$209.48. Id.
1/18/2010	WTS pays WM \$36.06. <u>Id</u> . WTS's balance is \$218.53. <u>Id</u> .
5/19/2010	WTS calls WM and informs it that the property is vacant. Exhibit 12 , p. 2 (Residential Customer Profile Sheet for 347 West Taylor Street). ¹⁰ WM credits the account for \$18.03. Exh. 11.
9/22/2010	WM notes that the property is still vacant, and credits WTS's account for \$36.06. Exh. 11, p.6. WTS's outstanding balance is \$263.69. <u>Id</u> .
10/13/2010	WTS sends a letter to WM and informs it that it has a new tenant i the property. Exhibit 13 (October 13, 2010 Letter). ¹¹
October 20, 2010	WTS pays WM \$36.06. Exh. 11, p. 6. WTS's balance is now \$293.06. <u>Id</u> .
Nov. 17, 2010	WTS calls and informs WM that the property is again vacant. Exh. 12, p.8. WM again advises WTS of the Vacancy Policy, and informs WTS that it had a past due balance. <u>Id</u> .
Dec. 21, 2010	WTS sends a letter advising WM that the home is vacant, and WM assures that the vacancy credits were already applied for the
	quarter. Id. However, WM called WTS and informed it that even though the property was currently vacant, the past due amounts s needed to be paid. Id. at p. 4.
⁹ Martinelli Aff. at	¶ 10.
¹⁰ Martinelli Aff. at	·¶ 11.
¹¹ Simons Aff. at ¶] 6.

1/10/2011	WTS pays WM the minimum quarterly service fee of \$36.06. Exh. 11, p.7. WTS's balance is \$319.05. <u>Id</u> . WTS refuses to pay the past due amounts.
4/11/2011	WTS pays WM the minimum quarterly service fee of \$36.06. <u>Id</u> . WTS's balance is \$345.55. <u>Id</u> .
7/11/2011	WTS sends WM a letter and informs it that the property is vacant. Exhibit 14 (July 11, 2011 Letter). ¹²
9/22/2011	WTS sends a letter to WM and informs WM that the property is once again occupied. Exhibit 15 (September 22, 2011 Letter). ¹³
9/30/2011	WTS pays WM \$48.08. Exh. 11, p.7. WTS's balance is now \$361.03.
1/2/2012	WTS pays WM \$36.06. <u>Id</u> . at p.8. WTS's balance is \$461.53.
1/30/2012	WTS calls WM and threatens to file a civil lawsuit against WM. Exh. 12, p. 9. WM again explains to WTS that it has not followed WM's vacancy policy. <u>Id</u> .
2/23/2012	WM records a garbage lien against 347 West Taylor Street. Exhibit 16. ¹⁴
4/30/2012	WTS calls WM and demands payment history. Exh. 12, p. 9. WTS claims that the property has been vacant for the past three years , which is clearly not true. <u>Id</u> .
7/2/2012	WTS pays WM \$36.06. Exh. 11, p. 9. WTS owes WM \$603.75. <u>Id</u> .
9/28/2012	WTS pays WM \$36.06. <u>Id</u> . WTS owes WM \$567.69. <u>Id</u> .
12/2/2012	WTS files this current lawsuit. See Complaint.
As with	345 West Taylor Street, WTS repeatedly failed to timely make its
payments and	was charged late fees and interest for the property located at 347 West
Taylor Street.	Further, WTS failed to comply with the Vacancy Policy. See Exhs. 11-
12. WTS faile	d to timely make payments, and incurred late fees. Exh. 11. All past due
charges and la	te fees accrued interest. Id. WTS was notified of its balance with each
statement. Se	e Exhibit 17 (Invoices). ¹⁵ WTS never paid the total amounts due;
¹² Simons Aff.	at ¶ 7.
¹³ Simons Aff.	at ¶ 8.
¹⁴ Martinelli Af	f. at ¶ 12.
¹⁵ Martinelli Af	f. at ¶ 13.
	-
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Robison, Belaustegui Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151 instead, it paid the minimum monthly service charge and ignored its accruing debt. See Exh. 17; Exh. 11.

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C. WTS NAMED KAREN AS A PARTY TO ITS LAWSUIT.

WTS named both WM and Karen as a party to this lawsuit. Karen is the WM employee who signed the liens. See Exhs. 9, 16. Of dispositive note, WM's NRCP 30(b)(6) witness, David Stratton, testified that the scope of Karen's employment included signing the lien. See Exhibit 18, p. 31:23-24 (Excerpts from the Deposition Transcript of WM's NRCP 30(b)(6) witness) ("Q: Was [Karen] authorized to sign the lien? A: Yes.").16

111. STANDARD OF REVIEW.

Summary judgment is appropriate when there is no genuine issue of material 12 fact, "and the moving party is entitled to a judgment as a matter of law." Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005) (internal guotations 14 omitted); see also NRCP 56(c). Summary judgment is particularly appropriate to avoid 15 needlessly trying an issue at trial. McDonald v. D.P. Alexander & Las Vegas Boulevard, 16 LLC, 121 Nev. 812, 815, 123 P.3d 748, 750 (2005).

17 "While the pleadings and other proof must be construed in a light most favorable to the nonmoving party, that party bears the burden to do more than simply show that there is some metaphysical doubt as to the operative facts in order to avoid summary judgment." Wood, 121 Nev. at 732, 121 P.3d at 1031 (internal quotations omitted). Instead, the nonmoving party must demonstrate the existence of a genuine issue for trial, and "is not entitled to build a case on the gossamer threads of whimsy, speculation, and conjecture." Id. (Internal guotations omitted).

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DEFENDANTS ARE ENTITLED TO SUMMARY JUDGMENT AS A MATTER IV. OF LAW ON THE SLANDER OF TITLE CLAIM.

Defendants are entitled to summary judgment as a matter of law on WTS's remaining slander of title claim because Defendants did not act with actual malice or make any false statement regarding the money that WTS owes. "The requisites to an ¹⁶ Simons Aff. at ¶ 9.

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action for slander of title are that the words spoken be false, that they be maliciously 2 spoken and that the plaintiff sustain some special damage as a direct and natural result 3 of their having been spoken." Rowland v. Lepire, 99 Nev. 308, 313, 662 P.2d 1332. 4 1335 (1983).

5 The evidence clearly demonstrates that WTS owed money to WM. The evidence 6 also establishes that WTS failed to comply with Washoe County's Vacancy Policy which 7 resulted in WM servicing WTS's properties and incurring fees. Exhs. 4-5, 11-12. WTS 8 also did not petition Washoe County to waive the fees. WTS failed to timely pay its bills 9 and incurred late fees. Id. Interest accrued on WTS's unpaid service charges and late 10 fees. Id. WTS never paid the actual amount on its invoices. See Exhs. 10, 17. 11 Instead, WTS obstinately only paid the minimum monthly service fees ignoring all the 12 other fees and charges WTS was obligated to pay under the Franchise Agreement. 13 Exhs. 4, 11. Accordingly, WM's statement that WTS owed money was not a false 14 statement when WM recorded the liens against WTS's property.

Further, even if WTS contends that it does not owe the exact amount claimed, that contention still does not avoid the entry of judgment. Because WM is entitled to charge WTS for services, late fees and interest under the Franchise Agreement, seeking repayment of these amounts, even if in dispute, does not render WM's actions fraudulent.

In addition, WM did not act with malice in recording the liens. "In order to prove malice, it must be shown that the defendant knew the statement was false or acted in reckless disregard of its truth or falsity." Rowland, 99 Nev. at 313, 662 P.2d at 1335. "Where a defendant has reasonable grounds for belief in his claim, he has not acted with malice." Id. WM's records demonstrate that WTS had a significant outstanding balance for both properties at the times the liens were recorded. Exhs. 4, 11. Thus, WM's statements were not false, were based upon WTS's billing and payment history and cannot form the basis of any finding of "malice."

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Furthermore, WM did not act with reckless disregard towards the truth of its belief 1 2 that WTS owed WM money. WM's records indicate that WTS did not comply with WM's 3 Vacancy Policy; and thus, WTS did not always timely notify WM of any vacancies as 4 WTS was obligated to due under the Vacancy Policy. Exhs. 5, 12. Because of WTS's 5 own failures WM was permitted to charge WTS late fees and interest on past due 6 amounts. 7 Finally, WM recorded its liens prior to this Court's order interpreting NRS 444.520 8 to include all of the additional requirements of NRS Chapter 108. Thus, WM did not act 9 with malice by failing to comply with these new Court imposed additional requirements 10 which were not contained in the statute. Accordingly, WTS cannot establish that WM 11 acted with malice and/or made a false statement. Therefore, summary judgment is 12 appropriate in favor of WM on WTS's slander of title claim. 13 V. KAREN IS ENTITLED TO SUMMARY JUDGMENT AS A MATTER OF LAW BECAUSE SHE CANNOT BE HELD INDIVIDUALLY LIABLE FOR SIGNING 14 THE LIENS ON BEHALF OF WM. 15 Karen cannot be held individually liable because she was acting at all times 16 within the course and scope of her employment. "The general rule is that a principal is 17 vicariously liable for the authorized actions of [its] agent but not vice-versa." Couturier 18 v. Am. Invsco Corp., 10 F. Supp. 3d 1143, 1149 (D. Nev. 2014) (emphasis added). 19 Thus, "[a]n agent, absent fault on [her] part, cannot be vicariously liable for the wrongful 20 acts of [her] principal." Rookard v. Mexicoach, 680 F.2d 1257, 1261 (9th Cir. 1982).17 21 Here, as shown above, Karen was acting at all times within the course of her 22 employment at WM when the liens were executed. Accordingly, summary judgment in 23 favor of Karen is appropriate because she cannot be held individually liable. 24 111 25 111 26

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¹⁷ See also <u>Com. ex rel. Corbett v. Snyder</u>, 977 A.2d 28, 46 (Pa. Commw. Ct. 2009) ("Employees are not vicariously liable for the acts of their employer."); <u>Lyon v. Morphew</u>, 678 N.E.2d 1306, 1309 (Mass. 1997) ("Absent a common law or statutory duty, an employee may not be held individually liable to a third person.").

VI. CONCLUSIO

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2	For the foregoing reasons, Defendants respectfully request that this Court grant		
3	their motion for summary judgment against WTS on its remaining claim for slander of		
4	title. In addition, it is requested that the remaining claim of slander of title be dismissed		
5	as against Karen since, as a matter of law, she has no liability under said claim.		
6	AFFIRMATION: The undersigned does hereby affirm that this document does		
7	not contain the Social Security Number of any person.		
8	DATED this day of September, 2016.		
9	ROBISON, BELAUSTEGUI, SHARP & LOW		
10	A Professional Corporation 71 Washington Street		
11	Reno, Nevada 89503		
12	By: Unli		
13	MARK G. SIMONS, ESQ. Attorneys for Waste Management of Nevada,		
14	Inc.		
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16	j:\wpdata\mgs\30538.002 (wm v west taylor street)\p-caption.docx		
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Robison, Belaustegui, Sharp & Low 71 Washington St.			
Reno, NV 89503 (775) 329-3151	11		

1	CERTIFICATE OF SERVICE		
2	Pursuant to NRCP 5(b), I certify that I am an employee of ROBISON,		
3	BELAUSTEGUI, SHARP & LOW, and that on this date I caused to be served a true		
4	copy of the DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S		
5	SLANDER OF TITLE CLAIM on all parties to this action by the method(s) indicated		
6	below:		
7			
8	by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail at Reno,		
10	Nevada, addressed to:		
11	C. Nicholas Pereos, Esq. 1610 Meadow Wood Lane, Ste. 202		
12	Reno, NV 89502 Attorney for West Taylor Street, LLC		
· 13	☑ I hereby certify that on the date below, I electronically filed the foregoing		
14	with the Clerk of the Court by using the CM/ECF system which served the following parties electronically:		
15	C. Nicholas Pereos, Esq.		
16 17	by personal delivery/hand delivery addressed to:		
17	- hu faccimila (fau) and/or electronic mail addressed to:		
19	by facsimile (fax) and/or electronic mail addressed to:		
20	by Federal Express/UPS or other overnight delivery addressed to:		
21	DATED: Thisday of September, 2016.		
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23	_ Au achasan		
24	j:\wodsta\mgs\30538.002 (wm v west taylor street)\p-msj_slander of title.docx		
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20 Robison. Belaustegui, Sharp & Low			
71 Washington St. Reno. NV 89503 (775) 329-3151	12		
	12		

1		EXHIBIT LIST	
2	NO.	DESCRIPTION	PAGES
3	1	First Amended City of Reno Garbage Franchise Agreement	22
4	2	Martinelli Affidavit	2
5	3	WM Vacancy Policy	1
6	4	WM billing data re 345 West Taylor Street	17
7 8	5	Residential Customer Profile Sheet for 345 West Taylor Street	5
9	6	December 30, 2011 letter	1
10	7	Simons Affidavit	2
11	8	May 29, 2012 letter	1
12	9	Notice of Lien for Garbage Fees re: 345 West Taylor Street	1
13	10	Invoices re: 345 West Taylor Street	65
14	11	WM billing data re 347 West Taylor Street	19
15 16	12	Residential Customer Profile Sheet for 347 West Taylor Street	11
17	13	October 13, 2010 Letter	2
18	14	July 11, 2011 Letter	1
19	15	September 22, 2011 Letter	1
20	16	Notice of Lien for Garbage Fees re: 347 West Taylor Street	1
21	17	Invoices re: 347 West Taylor Street	63
22	18	Excerpts from the Deposition Transcript of WM's NRCP 30(b)(6) witness	5
23			
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28 Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503			
(775) 329-3151		13	

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Transaction # 5693394 : csulezic

EXHIBIT 1

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B-237 '8-9-94 15A

FIRST AMENDED CITY OF RENO GARBAGE FRANCHISE AGREEMENT

This Agreement, made and entered into this 9^{-72} day of <u>uugust</u>, 1994, by and between THE CITY OF RENO, a political subdivision of the State of Nevada, hereinafter referred to as "City of Reno", and RENO DISPOSAL CO., a Nevada corporation, hereinafter referred to as "Reno Disposal".

WITNESSETH:

WHEREAS, City of Reno awarded to Reno Disposal an exclusive franchise for the operation of a garbage collection and disposal service for all the incorporated areas of the City of Reno;

WHEREAS, the terms and conditions of said exclusive franchise were incorporated into a written agreement dated March 14, 1983;

WHEREAS, Reno Disposal has exercised an option to extend the term of the franchise and the parties have agreed to redefine the primary term of this franchise agreement;

WHEREAS, the parties have agreed that Reno Disposal should have an option to extend the primary term of the franchise agreement;

WHEREAS, certain terms and conditions of the original franchise agreement no longer apply and the laws relating to the regulation of solid waste have changed since the adoption of the original franchise agreement; and

WHEREAS, the parties desire to restate the franchise agreement, incorporate an option to extend, and incorporate changes which have occurred since the effective date of the Agreement.

NOW, THEREFORE, for and in consideration of the covenants and agreements herein contained, and for other valuable consideration the receipt of which is hereby specifically

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acknowledged, the parties hereto do hereby agree as follows:

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I.

DEFINITIONS

As used in this Agreement the following definitions apply:

1.1 "Solid Waste" or the "Solid Waste Stream" has the meaning ascribed to it in NRS 444.490 which definition includes all putrescible and nonputrescible refuse in solid or semisolid form, including, but not limited to, garbage, rubbish, junk vehicles, ashes or incinerator residue, street refuse, dead animals, demolition waste, construction waste, solid or semisolid commercial and industrial waste. The term does not include "hazardous" waste as that term is defined by NRS 459.400 to 459.600, inclusive.

1.2 "Garbage" means putrescible animal and vegetable waste resulting from the handling, storage, preparation, cooking, and sale and serving of food and beverage. This includes, but is not limited to:

(a) Offal, swill, kitchen and table waste, and other organic animal and vegetable waste.

(b) Bottles, cans, cups, plates, utensils, containers, and/or covering of any construction or material that has been in intimate contact with food, confection, and/or beverage, and;

(c) Any component used in the preparation or manufacture of matter intended for animal or human consumption, and;

(d) Such matter and/or materials listed in (a) through (c) above that have been discarded without first being sanitized.

1.3 The mixing, addition, or commingling of garbage with rubbish, trash, or other waste matter exclusive of Group 1 wastes

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(as determined by Regulations of the District Board of Health governing solid waste management), renders the entire resulting mixture as garbage and requires the mixture to be handled as garbage.

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1.4 The District Board of Health may authorize a different treatment of the solid waste stream for materials removed from the solid waste stream as "recyclable material" as defined by Chapter 444A of the Nevada Revised Statutes, and handled in accordance with regulations issued by the State Environmental Commission and the District Board of Health.

1.5 "Rubbish" as used in this Agreement includes and means non-putrescible solid waste, exclusive of those unsanitized materials that have been in contact with garbage. These wastes include, but are not limited to, ashes, paper, cardboard, wood, glass, crockery, plastics and rubbish.

1.6 "Waste Matter" as used in this Agreement means unwanted or discarded materials resulting from any activity.

1.7 "District Board of Health" as used in this Agreement means the District Board of Health of the Washoe County Health District created pursuant to Chapter 439 of the Nevada Revised Statutes by the interlocal agreement of the City of Reno, City of Sparks and the County of Washoe, Nevada.

1.8 "District Health Officer" as used in this Agreement means the person appointed by the District Board of Health who is responsible for the enforcement of state and local health, sanitation and nuisance laws and the enforcement of regulations as adopted by the District Board of Health.

II.

GRANT OF EXCLUSIVE FRANCHISE

2.1 <u>Franchise</u>. City of Reno does hereby grant to Reno Disposal the exclusive right, privilege, obligation and franchise for the collection, hauling and disposal of garbage within the incorporated area of the City of Reno.

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2.2 Term. This First Amended Franchise Agreement is effective as of October 1, 1994, and shall continue in full force and effect for a term of fifteen (15) years thereafter. Upon expiration of the fifteen (15) year primary term, Reno Disposal shall have the right to extend the term of the franchise for an additional ten (10) year term. Said right and option to extend the term for an additional ten year term shall be exercised by Reno Disposal by giving written notice to the City of Reno at least six months prior to the expiration of the primary term, and provided that Reno Disposal, its successors or assigns, is not in default under any duty or obligation on its part to be performed under this Agreement.

2.3 <u>Garbage Only</u>. It is understood and agreed that this exclusive franchise is limited to the collection and disposal of "garbage" and does not include rubbish and waste matter, all as defined by Section 4.22.010 of the City of Reno Municipal Code.

2.4 <u>Title To The Solid Waste Stream</u>. The title to all of the solid waste stream and the property rights associated therewith for the collection and disposal of solid waste under this Agreement shall be the sole property of Reno Disposal.

For purposes of this Agreement, the transfer of title occurs at the time that solid waste is deposited by residential customers in containers and left at the curb for collection by Reno Disposal or is deposited by commercial customers in dumpsters or equivalent containers and left for collection by Reno Disposal.

III.

OBLIGATIONS OF FRANCHISE HOLDER

3.1 Equipment. Reno Disposal shall at its cost and expense, furnish a sufficient number of trucks and other equipment, including all drivers and workers required for the service, operation, and maintenance of said trucks and other equipment for the purposes of providing a regular and satisfactory garbage collection and disposal service in the areas covered hereby.

3.2 Sanitary Operation. Reno Disposal shall at all

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times exercise diligence in the supervision of its personnel to the end that care is taken to deposit all garbage inside collection vehicles, leaving no evidence, bits or pieces of garbage or other waste matter upon any street, alley, walkway or other public place within the City. Collection vehicles shall be safe, adequate and clean, constructed in such a manner to be completely covered so as to prevent the sifting, spilling, dripping or blowing of any contents from the vehicle. Reno Disposal's collection equipment shall be modern, up-to-date, maintained in good repair, and reasonably water tight. The exterior of the equipment shall be kept clean and presentable and the interior shall be thoroughly cleaned after dumping each load.

3.3 <u>Public Relations</u>. Reno Disposal shall diligently exercise supervision and training of its personnel to the end that the public coming into contact with such personnel shall be treated decently and courteously at all times. All workers employed by Reno Disposal shall be prohibited from the use of profanity with the public and no drinking of alcoholic beverages shall be allowed, nor shall any employee be allowed to work while under the influence of alcohol, drugs, or other stimulants.

3.4 <u>Sanitary Landfill</u>. Reno Disposal shall be required to deposit all solid waste collected pursuant to this Franchise Agreement at an approved landfill site. For purposes of this Franchise Agreement, an approved landfill site is one holding a valid permit to permanently deposit municipal solid waste in accordance with all applicable laws and regulations of the United States, the State of Nevada, the Nevada Environmental Commission, and the Washoe District Board of Health.

The approved landfill must be one open to the public to the end that residents of the City of Reno will have a disposal site for trash and other items of solid waste not collected pursuant to this Franchise Agreement.

It shall be the sole responsibility of Reno Disposal to provide for the permanent deposit of solid waste collected pursuant to this agreement, in accordance with all applicable Federal, State and Local laws and regulations. Reno Disposal shall comply with this requirement by operating its own landfill or by entering into

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an agreement with the operator of a landfill which meets the requirements of this agreement.

3.5 <u>Transfer Station</u>. Reno Disposal shall be required to utilize an approved transfer station within the city limits of the City of Reno. The transfer station shall provide for the temporary collection and compaction of solid waste so that an economical method of transportation of solid waste to an approved landfill is utilized by Reno Disposal.

For purposes of this Franchise Agreement, an approved transfer station is one holding a valid permit for the temporary storage of municipal solid waste in accordance with all applicable laws and regulations of the United States, the State of Nevada, the Nevada Environmental Commission, and the Washoe District Board of Health.

The transfer station to be considered approved under this agreement must be open to the public, with rates for public dumping conspicuously posted, along with the hours of operation and the method of determining how rates will apply to the amount of material delivered for dumping.

It shall be the sole responsibility of Reno Disposal to provide for a transfer station meeting the requirements of this agreement. Reno Disposal may comply with this requirement by operating its own transfer station or by entering into an agreement with the operator of a transfer station which meets the requirements of this agreement.

In the event Reno Disposal elects to contract with the operator of a transfer station, located within the city limits of the City of Reno, then the transfer station shall not be an approved transfer station unless the operator agrees to pay to the City of Reno a "host community fee". The host community fee shall be equal to twenty nine cents (.29) per ton of all solid waste processed through the transfer station; provided, however, the host community fee shall not be less than one hundred thousand dollars(\$100,000) annually. The host community fee shall be payable monthly, commencing with the effective date of this agreement.

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The host community fee shall be subject to annual increases based upon the percentage of change in the Consumer Price Index, All Urban Consumers, U.S. City Average-Other Utilities and Public Services (1982=100) ("CPI") as published by the Bureau of Labor Statistics, Washington, D.C. commencing with the index for June, 1994. The first adjustment for the period June, 1994 to June, 1995, shall be made effective as of October 1, 1995, and the community host fee shall be adjusted annually thereafter in the same manner as rates are adjusted under paragraph 5.3 hereof (including the provision for a maximum and minimum CPI adjustment).

In the event Reno Disposal utilizes the facilities of more than one transfer station located in the City of Reno then the host community fee shall be computed based on the combined volume of solid waste processed through all such transfer stations; provided, however, that the one hundred thousand dollar minimum shall apply to the combined volume of solid waste so processed and not to individual transfer stations.

It shall be the responsibility of Reno Disposal to collect the host community fee and deliver the fee to the City of Reno on a monthly basis. It shall also be the responsibility of Reno Disposal to verify and confirm that the transfer station is using verifiable methods for weighing solid waste processed through the transfer station.

3.6 <u>Garbage Service</u>. Reno Disposal shall make available garbage service to the residents of the City at all times and remove in an expeditious manner all garbage within the City in accordance with the terms of this Agreement.

3.7 <u>Weekly Garbage Service</u>. Reno Disposal shall collect garbage from all residences, multi-residences, business locations, public places and any other locations wherever situated in the City at least once a week.

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FRANCHISE FEE

4.1 Franchise Fee. From the effective date of this First Amended agreement, Reno Disposal, its successors and assigns, shall pay to the City of Reno, in monthly installments, a franchise fee in an amount equal to seven percent (7%) of the "gross receipts" collected by Reno Disposal in accordance with this agreement. City of Reno reserves the right to increase the amount of the franchise fee, which increase shall be in addition to the rates determined under paragraph 5.4 hereof.

4.2 <u>Definition of "Gross Receipts"</u>. The term "gross receipts" as used in this Agreement includes all money, cash, receipts, property, or other thing of value collected by Reno Disposal from subscribers in the City of Reno who use the service of Reno Disposal under this Agreement.

4.3 Record Keeping. During the life of this Agreement, Reno Disposal shall keep full, true, and correct books, records, and accounts, establishing the identity and number of customers served by it, and the amount of its gross monthly receipts which said books, records, and accounts shall at all times be open to inspection by the duly authorized representatives of the City of Reno during regular business hours. Further, Reno Disposal shall furnish to the City of Reno monthly a statement of all its gross receipts attested as being correct by a representative of Reno Disposal duly authorized to do so.

v.

GARBAGE COLLECTION RATES AND PROCEDURES

5.1 <u>Right to Collect</u>. For and in consideration by Reno Disposal or the obligations on its part to be performed hereunder, Reno Disposal shall be entitled to charge its customers a fee or rate for all services rendered hereunder.

5.2 <u>Mandatory Use of Garbage Services Within the City</u>. The City of Reno shall enact an ordinance providing that each

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individual, firm, association, corporation, partnership, business, or other entity which accumulates or causes the accumulation of garbage, as defined by the Reno Municipal Code, upon any premises within the City of Reno shall subscribe to the collection, hauling and disposal of garbage pursuant to the provisions of this Agreement and the Reno Municipal Code.

For purposes of determining whether garbage must be subscribed to in accordance with the provisions of the Reno Municipal Code, it is presumed that every single family dwelling, any building containing rooms for sleeping and overnight accommodations, every building or dwelling unit with a kitchen facility, and every business which permits food and drink to be sold, served or consumed on the premises is accumulating or causing the accumulation of garbage upon the premises. Any owner or occupant of dwelling units or business establishments desiring to be exempt from garbage service or claiming that garbage is not being accumulated upon the premises, must have the written approval of the District Health Officer, which approval shall not be granted except upon the showing that garbage, as defined by Section 10.08.010 of the Reno Municipal Code, is not being accumulated upon the premises and that no attempt is being made to haul, bury or otherwise dispose of garbage in violation of Chapter 10.08 of the Reno Municipal Code. The District Health Officer shall determine all questions as to whether waste materials are putrescible and therefore garbage or are rubbish and waste material as defined in Section 10.08.010.

5.3 <u>Establishing Rates and Adjustments</u>. The Rates to be charged by Reno Disposal to subscribers shall be established by City of Reno Ordinance within the guidelines described in this subparagraph and subparagraph 5.4 hereof. The rates established by the City Council as of the effective date of this Amended Agreement are set out in Exhibit "A" and incorporated herein by reference.

The rates in effect as of the effective date of this Amended Agreement, and all rates established by the City Council hereafter shall be subject to annual increases based upon the percentage of change in the Consumer Price Index, All Urban Consumers, U.S. City Average-Other Utilities and Public Services (1982=100) ("CPI") as published by the Bureau of Labor Statistics,

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Washington, D.C. commencing with the index for June, 1993, being the base period for purposes of making adjustments.

The first adjustment shall be made effective as of October 1, 1994, and shall be based upon the CPI increase for the period June, 1993 to June, 1994, and rates shall be adjusted in the same manner annually thereafter. In addition, on October 1, 1994 an additional 2% increase will be made to account for the franchise fee increase to 7% set out in paragraph 4.1 hereof.

Adjustments in accordance with the CPI shall be subject to the following qualifications:

a) Rates adjusted in accordance with the CPI shall not be greater than six percent (6%) nor less than zero percent (0%) in any one year regardless of the percentage change in the CPI; and

b) In the event Reno Disposal obtains a return on revenues (as defined in paragraph 5.4 hereof) that averages more than eight percent (8%) per annum, using a 3-year rolling average, then the company will not be entitled to make a cost of living adjustment for the immediately succeeding year, and continually thereafter so long as the 3-year rolling average of return on revenues exceeds 8%.

Rates adjusted in accordance with the consumer price index as described herein shall not include the rate for recycling which is described in Article VI hereof.

5.4 <u>Rate Review</u>. Notwithstanding the method of establishing rates as described in subparagraph 5.3 hereof, the parties agree that Reno Disposal shall be entitled to collect a just and reasonable rate from all subscribers to the services rendered in collecting and disposing of garbage, rubbish and waste matter under this Agreement. In establishing rates, the City of Reno and Reno Disposal agree:

> (i) Reno Disposal shall be entitled to a fair return on revenues. Return on revenues is hereby defined as the ratio of net

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income to gross revenues. Net income is arrived at by deducting all expenses (including taxes) from gross revenues.

(ii) Rates shall be reviewed by the parties periodically and rates may be adjusted so as to allow Reno Disposal to recover its reasonable costs of operation and receive a fair return on revenues. It is the intent of the parties that the rate adjustment shall be made by the City of Reno after due consideration of both the rights of the public to be served at a fair and reasonable charge and the right of Reno Disposal to a fair return on revenues.

5.5 <u>Establishing Rates</u>. Reno Disposal shall be entitled to collect a garbage collection fee based upon the following criteria:

> (i) The charge for weekly collection, hauling and disposal of garbage for every single family residence shall be for one "designated container". A "designated container" as defined by Section 10.08.060 of the Reno Municipal Code shall be equal to a container not to exceed a capacity of 32 gallons and 75 pounds in weight, or be a container approved by the franchise holder. The rate for residential service includes one designated container for garbage.

> (ii) The residential rate for each "designated container" shall include, at no additional cost, the removal of one cubic yard of rubbish or waste matter, provided that the same is secured in the manner set forth in Chapter 10.08.010 and placed behind the curb or on the edge of the alley by 7:00 a.m. on the regular

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collection day.

(iii) The franchise holder shall collect garbage more frequently than once a week, and the public shall be required to subscribe to more frequent service, in order to prevent unlawful accumulations (as determined by District Health Officer) of garbage, rubbish or waste matter as defined by City of Reno Ordinances.

(iv) When requested, the franchise holder shall provide more frequent collections on a regular basis, and the rate for such additional collections shall be in accordance with the rate for special, intermittent or isolated services as set forth in the City of Reno Ordinances.

(v) The franchise holder shall collect garbage once a month at residences, versus once a week, for those persons who apply with the franchise holder for a permit allowing garbage collection only once per month. The permit shall be allowed only upon approval by the District Health officer.

(vi) The residential rate charged by the franchise holder shall require that the designated container, along with the permissible amount of rubbish and waste matter, be placed behind the curb or on the edge of the alley by 7:00 a.m. on the regular collection day. The franchise holder shall be entitled to collect an additional charge as set forth in Section 4.26.070(1) of the City of Reno Ordinances for any additional containers of garbage, rubbish or waste matter which would be in addition to the regular residential service.

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(vii) All multiple dwelling buildings, including but not limited to, duplexes, apartments, condominiums, cooperatives, mobile homes and trailer parks, and any other building or businesses containing multiple dwelling units which buildings are not a single family dwelling unit, and an additional charge for each dwelling unit requesting additional containers or services; provided, however, an owner of a multiple dwelling building or business, by using dumpsters or equivalent containers, may make application to the franchise holder to be charged in accordance with the rates for business establishments.

(viii) Commercial rates shall apply to each business establishment, public building or place, and also buildings of a commercial nature containing dwelling units or living accommodations of a temporary or transient nature, including but not limited to motels, hotels, boarding houses and rooming houses.

(ix) The District Health Officer, upon application of either the franchise holder or any owner requesting service, shall have the power and authority to determine whether the service requested by an individual or business establishment is adequate to prevent the unlawful accumulation of garbage or to prevent a health hazard or nuisance.

5.6 <u>Billing Procedures</u>. Reno Disposal shall be entitled to adopt and enforce the following billing procedures:

> (i) The application of residential rates as provided by Reno Municipal Ordinance shall be collected by Reno Disposal whenever there is an accumulation of garbage on the premises as defined by City of Reno Ordinances, regardless

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of the amount of such accumulation. Reno Disposal may establish procedures for discounting billings to those premises which may be vacant or unused. Such procedures shall be reviewed and approved by the City.

(ii) Billing for residential service shall be in advance for the charges allowed by City Ordinance on a quarterly basis, and such charges shall be due and payable on the first day of each billing period. The bill or charge for residential service shall be delinquent if not fully paid on the last day of each quarterly period.

(iii) The franchise holder shall bill for commercial service in advance on a monthly basis, and such charges shall be due and payable on the first day of each billing period. The bill or charge for commercial service shall be delinquent if not fully paid on the last day of each monthly period.

(iv) In case any person shall fail to pay the charges for residential or commercial service, within 15 days after the same become delinquent, the franchise holder shall be entitled to charge interest on such delinquent accounts at the same rate charged for delinquent sewer fees.

(v) All charges and penalties provided for in the franchise shall constitute a debt and obligation of the owner or reputed owner of the real property upon which is located any single family dwelling, multiple dwelling building, or business establishment as shown on the records of the Washoe County Assessor's Office.

Any owner of real property as shown on the

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Washoe County Assessor's records may request that billings be directed to tenants or temporary occupants of premises, but in no event, shall such designation relieve the owner of the real property from the primary obligation to pay the debt and obligation for garbage collection service to the premises.

5.7 Reno Disposal shall be authorized to establish procedures for collecting delinquent accounts, including the right to collect security deposits. Such procedures shall be reviewed and approved by the City.

5.8 <u>Dumpsters</u>. Reno Disposal shall not place any "dumpsters" or other large mobile receptacles in the public rightof-way without the user obtaining a permit from the City of Reno. Dumpsters which have lids which can be locked shall be made available to all commercial users who request such containers at a special service charge set forth in the Reno Municipal Code.

5.9 <u>Service to City of Reno Facilities</u>. During the term of this Agreement, the franchise holder agrees to collect and dispose of all garbage, rubbish and waste matter without cost or charge, at all buildings, parks and other facilities owned by the City of Reno. Reno Disposal shall also allow the public to dispose of rubbish and waste matter free of charge, at the City sanitary landfill site (unless such landfill site has been closed), for a period not to exceed ten (10) days, as a part of the annual "spring cleanup campaign" supported by the City of Reno and Reno Disposal.

5.10 <u>Senior Citizens</u>. The franchise holder shall provide for a special rate for senior citizens upon terms agreeable to the City of Reno as set forth in the Reno City Ordinances.

VI.

RECYCLING PROGRAM

6.1 <u>Definitions</u>. The following definitions apply to the recycling program to be offered as a part of service provided by

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Reno Disposal under this agreement:

(i) "Solid Waste" has the meaning as defined in Paragraph 1.1 hereof.

(ii) "Recyclable material" means solid waste that can be processed and returned to the economic mainstream in the form of raw materials or products, as determined by regulations of the State Environmental Commission and the District Board of Health.

(iii) "Curbside Recycling" means a program whereby recyclable material is separated at the source of the solid waste stream and collected by the franchise holder.

6.2 <u>Recycling Service</u>. Reno Disposal shall provide as a part of its normal residential service under this agreement, a program for curbside recycling for all such residential customers. The recyclable materials that are to be removed from the solid waste stream that shall be a part of the program furnished by Reno Disposal shall be by mutual agreement of Reno Disposal and City of Reno after due consideration to the cost of removing a particular recyclable material from the solid waste stream and the market for ultimate sale of such material.

Reno Disposal shall be required to make the curbside recycling program described herein available to every residential customer within the City of Reno regardless of whether the service is used or not.

6.3 <u>Rate for Recycling</u>. The rate for recycling shall be in addition to the rate for residential service. Although the rate for recycling is separately determined, this amount shall be included with the normal rates charged for collection described herein. Reno Disposal shall charge a rate for recycling to each individual customer of residential service regardless of whether that customer participates in the program.

The rate for recycling shall be determined based on the total recycling program maintained by Reno Disposal along with its related companies as a separate economic unit. In establishing

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rates for recycling, Reno Disposal shall include all revenues received from the sale of recyclable materials as an offset to the cost of providing the service. The rate for recycling shall be adjusted and reviewed on a periodic basis.

VII

SURETY

7.1 Reno Disposal shall forthwith furnish to the City of Reno a bond running to the City of Reno in the penal sum of \$50,000 on the condition that said Reno Disposal shall well and truly observe, fulfill and perform each and every term and condition of this Agreement, which said bond shall provide that in the event of any breach of condition hereof, the whole amount of the penal sum herein shall be taken, and recoverable from the principal and surety on said bond. Said bond shall be approved by the City of Reno Attorney and filed with the City of Reno Clerk. Such recovery shall not prohibit the City from seeking actual damages due to default or breach of this Agreement.

VIII.

COMPLIANCE WITH APPLICABLE LAW

8.1 Reno Disposal shall operate its garbage collection and disposal service in accordance with and in conformity to all ordinances, rules and regulations heretofore or hereafter adopted by the Reno City Council in the exercise of its police powers and in accordance with the provisions and general laws of the United States or the State of Nevada relating to or applicable to the whole or any part of such garbage collection and disposal operation.

Reno Disposal shall also be subject to and shall obey all rules and regulations adopted by the District Board of Health Department and all orders, rules and regulations of the District Health Officer.

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INDEMNIFICATION

IX.

9.1 Reno Disposal, its assigns or successors shall indemnify, defend and hold harmless the City of Reno, its officers, officials, employees and agents from and against any and all liability, loss, damage, expense, costs (including without limitation costs and fees of litigation) of every nature arising out of or in connection with Reno Disposal's performance of work hereunder or its failure to comply with any of its obligations contained in the agreement, or arising out of the granting of this franchise, except such loss or damage which was caused by the sole negligence or willful misconduct of the City.

INSURANCE

9.2 Reno Disposal shall, throughout the term of this agreement, maintain in full force and effect Commercial General (and Auto) Liability Insurance on an occurrence basis at least at broad as 1S0 forms CG 0001 and CA 0002 (Ed 1/87) (any auto). Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A:VII.

Limits of liability shall be at least 3 million CSL (combined single limit) per occurrence. If an aggregate limit is used, the limit is either applied separately to this project or shall be twice the required occurrence limit.

Workers' compensation coverage to statutory limits and Employers' liability of at least 1 million dollars. Before commencing any work under this Agreement, Reno Disposal shall comply with the requirements of NRS 616.280.

Any deductibles or self-insured retentions must be approved by the City.

The City, its officers, officials, employees, agents and volunteers are to be covered as insureds. The franchisee's coverage shall be primary as respects the City. Failure to comply with reporting or other provisions of the policy shall not affect

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coverage provided to the City. Coverage shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of insurer's liability; and shall be endorsed to state that coverage will not be voided, suspended, cancelled or reduced except after 30 days prior written notice, certified mail, return receipt requested has been given to the entity.

VERIFICATION OF COVERAGE

9.3 Contractor shall furnish the entity with original endorsements effecting coverage required by this clause. The endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. The endorsements are to be on forms provided by the entity. All endorsements are to be received and approved by the entity before work commences. As an alternative to the entity's forms, the Contractor's insurer may provide complete, certified copies of all required insurance policies, including endorsements effecting the coverage required by these specifications.

SUBCONTRACTORS

9.4 Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.

х.

TRANSFER AND ASSIGNMENT

10.1 Reno Disposal reserves the right to assign or transfer its rights hereunder, provided that in such event, Reno Disposal shall file with the City of Reno Clerk written notice of any contemplated sale, transfer, assignment, or lease of such franchise or any part thereof, or of any other rights or privileges granted hereby, 30 days before such sale, transfer, assignment or lease is to become effective. No such sale, transfer, or assignment or lease of such franchise, or any part hereof, shall be

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effective until and unless approved in writing by the Reno City Council.

XI.

DEFAULT AND TERMINATION

11.1 In the event Reno Disposal is in default of any duty or obligation imposed upon it by the terms and conditions of this Agreement, or breaches any provisions of this Agreement, or fails to abide by all of the laws, rules or regulations pertaining to the garbage service or pertaining to this Agreement, then in such event, in the event such default, breach or deficiencies are not remedied or cured, or Reno Disposal fails to enter into negotiations with the City for determination of any contested default or deficiency within 30 days after receipt of written notice of such default, breach or deficiency from the City, the City may at its option, terminate this Agreement.

11.2 Should a dispute arise between Reno Disposal and any customer receiving service by Reno Disposal under this Agreement and said dispute is not settled to the satisfaction of both parties, the City Manager or his/her designee shall review the dispute and make a determination that shall be binding on both parties.

XII.

ADDITIONAL FEES; CONDITIONS

12.1 So long as the franchise fee is paid by franchisee, its successors or assigns, no other general business license fee shall be imposed upon it or them by the City during the term of such franchise; provided, however, such substitution of a franchise fee for other general business license fees shall not eliminate or otherwise modify franchisee's duty and obligation to pay building permit fees and other fees of like nature as ad valorem taxes on franchisee's real and personal property in the City.

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XIII.

BINDING EFFECT

13.1 This Agreement shall inure to the benefit of and be binding upon the parties, and their respective successors and permitted assigns.

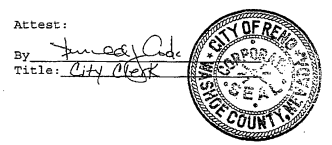
XIV.

AMENDED AGREEMENT

14.1 This Amended Agreement supersedes the Agreement of December 31, 1982, and as of the effective date of this Amended Agreement, the Agreement of December 31, 1982 shall be null and void thereafter.

> CITY OF RENO, a Political Subdivision of the State of Nevada

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RENO DISPOSAL CO., a Nevada corporation N By∠ Tj≠1 Attest:---> By_____ Title:__ ع___ De:

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	2016-09-06 01:17:58 PM
	Jacqueline Bryant
	Clerk of the Court
EXHIBIT	2 Transaction # 5693394 : csulezic

EXHIBIT 2

1	· ·		
1	AFFIDAVIT OF GREG MARTINELLI IN SUPPORT OF DEFENDANTS' MOTION FOR		
2	SUMMARY JUDGMENT ON PLAINTIFF'S SLANDER OF TITLE CLAIM		
3	COUNTY OF WASHOE))ss.		
4	STATE OF NEVADA		
5	I, Greg Martinelli, under penalty of perjury, hereby state:		
6	1. I am the area manager for Waste Management ("WM").		
7	2. I have personal knowledge of the facts set forth in the affidavit and am		
8	competent to testify thereto.		
9	3. I submit this affidavit in support of Defendants' Motion for Summary		
10	Judgment on Plaintiff's Slander of Title Claim ("Motion"), to which this affidavit is		
11	attached as Exhibit 2.		
12	4. Exhibit 1 to the Motion is a true and correct copy of the First Amended		
13	City of Reno Garbage Franchise Agreement.		
14	5. Exhibit 3 to the Motion is a true and correct copy of WM's Vacancy Policy.		
15	6. Exhibit 4 to the Motion are true and correct copies of WM's billing data for		
16	345 West Taylor Street.		
17	7. Exhibit 7 to the Motion are true and correct copies of WM's Residential		
18	Customer Profile Sheets for 345 West Taylor Street.		
19	8. Exhibit 9 to the Motion is a true and correct copy of the Notice of Lien for		
20	Garbage Fees regarding 345 West Taylor Street.		
21	9. Exhibit 10 to the Motion are true and correct copies of the billing invoices		
22	sent to WTS for 345 West Taylor Street.		
23	10. Exhibit 11 to the Motion are true and correct copies of WM's billing data		
24	for 347 West Taylor Street.		
25	11. Exhibit 12 the Motion are true and correct copies of WM's Residential		
26	Customer Profile Sheets for 347 West Taylor Street.		
20	12. Exhibit 16 to the Motion is a true and correct copy of the Notice of Lien for		
28	Garbage Fees regarding 347 West Taylor Street.		
Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151			

Exhibit 17 to the Motion are true and correct copies of the billing invoices 13. 1 sent to WTS for 347 West Taylor Street. 2 FURTHER AFFIANT SAYETH NAUGHT. 3 DATED this _6th day of Act 2016 4 5 6 tull MARTINELLI 7 Subscribed and sworn to before me 8 by Greg Martinelli this 6th day of August 2016, at Reno, Nevada. 9 DEANA CHRISTY 10 misty Notary Public - State of Neveda Appointment Recorded in Washoe County No: 14-13973-2 - Expires June 20, 2018 11 NOTARY PUBLIC 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 2 Robison, Belaustegui, Sharp & Low 71 Washington St. Reno. NV 89503 (775) 329-3151

JA0343

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Transaction # 5693394 : csulezic

EXHIBIT 3



775-329-8822

Waste Management Vacancy Policy

Who is eligible for a vacancy credit? If your home is to be vacant more than 30 days (for example, due to vacation, sale, etc.) and you will not be producing household waste you can apply for a temporary suspension in service.

What do I need to do to apply? Waste Management will grant suspension of billing for periods of longer than 30 days; provided that the subscriber contacts us with specified beginning and ending dates for the period being requested and makes the request *in advance*. The preferred notification method is via phone call, and must be received by Waste Management for each vacancy period that is being requested. However, in any case, the period may not be less than 30 days.

What if I forget to call in advance? Requests for vacancy adjustments not received in such timely manner will be granted on a one time only basis for each individual subscriber, without documentation. Adjustments granted under this method shall not, under any circumstances, be for a <u>period of more than 90 days</u>. Subsequent adjustments for any individual subscriber will not be granted unless the request is made in advance.

What if I have a tenant who moves out and does not notify me? The landowner is responsible for all billing that occurs on the property regardless of who is living there.

Who sets this policy? This policy is part of the franchise agreement between the Washoe County and Waste Management. The franchise agreement specifies: "As a result of a vacancy, a subscriber to the services of the contract holder may, by written, telephone, or personal notice to the franchise holder, suspend collection services for a period of not less than 30 days, and the contract holder shall not bill the subscriber for the period of suspension. The subscriber shall notify the contract holder when collection service is to be resumed."

From Everyday Collection to Environmental Protection, Think Green, Think Waste Management

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Fransaction # 5693394 : csulezic

EXHIBIT 4

EXHIBIT 4

8:49 AM Customer: 010-74134	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	345 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 1377186 04/01/07 MISC TAX 1377186 04/01/07 1377186 04/01/07 1377186 04/01/07 1377186 04/01/07 1377186 04/01/07 1439313 07/01/07 FIN CHRG 1439313 07/01/07 MISC TAX 1439313 07/01/07 1439313 07/01/07 1439313 07/01/07 1439313 07/01/07 1377186 07/20/07 3080 F1=Switch Mode F2=Custom F11=Late Payment Fee F14=Include Archived Items	F12=Previous F13=Start At I	1126.41 Balance 4.71 5.10 39.54 79.97 83.54 87.73 92.12 94.29 94.47 128.91 132.48 44.75 55=Refresh Date

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PEREOS TRUST	345 TAYLOR ST W	
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2579668 10/01/10 FIN CHRG	FIN FIN 47.03	427.97
2579668 10/01/10	INV 06A 32.31	460.28
2579668 10/01/10	INV 46A 3.75	464.03
2656089 01/01/11 FIN CHRG	FIN FIN 43.35	507.38
2656089 01/01/11	INV 06A 32.31	539.69
2656089 01/01/11	INV 46A 3.75	543.44
2019745 01/10/11 3950	PMT SLB 36.0	
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3 3 3 4 5 4 5 4 5 4 5 4 5 5 4 5 5 4 5 5 4 5 5 4 5 5 4 5 5 6 5 6 7 111 5 5 7 113 5 6 7 113 5 7 113 </td <td>616313 CTEACH</td> <td>10/10/10 10/10/10</td> <td>MISC TAX</td> <td>FIN</td> <td>PIN</td> <td>4 c c c</td> <td></td> <td>92.12</td> <td></td>	616313 CTEACH	10/10/10 10/10/10	MISC TAX	FIN	PIN	4 c c c		92.12	
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107/20/07 1000 PMT SL2 3.57 132.48 09/27/07 313.65 PMT SL2 13.51 13.51 13.52 09/27/07 313.66 PMT SL2 13.51 13.53 13.52 09/27/07 313.66 PMT SL2 13.53 13.53 13.53 09/27/07 313.66 PMT SL2 13.53 13.53 13.53 09/27/07 313.66 PMT SL2 10.91 13.53 13.53 09/27/07 313.66 PMT SL2 10.91 13.53 13.53 01/01/08 PIN CHRG PIN PIN 1.34 10.91 9.57 32.46 01/01/08 PIN CHRG PIN PIN 1.62 32.46 43.25 01/01/08 PIN CHRG PIN PIN SL2 32.46 43.25 01/01/08 PIN CHRG PIN PIN SL2 33.26 32.45 01/01/08 PIN CHRG PIN PIN SL2 33.27	439313	07/01/07		INV	06A	34.44		128.91	
0 07/20/07 3060 PMT SL3 11.12	439313	07/01/07		INV	46A	3.57		132.48	
0 0	377186	07/20/07	3080	PMT	SLB		87.73	44.75	
0 0	139313	07/20/07	080	PMT	SLB		13.63	31.12	
10/01/07 FIN CHRG FIN ALM 1.14 10.91 19.91 10/01/07 FIN CHRG FIN 04.0 31.9 <	19313	20/72/60	3136	PMT	SLB		31.12	.00	ZERO BALAN
10/01/07 INV 06A 38.28 32.3 10/01/07 INV 66A 38.28 32.46 01/01/07 INV 66A 31.75 32.46 01/01/08 FIN SLB 31.75 32.46 01/01/08 FIN FIN 31.28 32.46 01/01/08 FIN FIN 31.28 34.02 01/01/08 FIN FIN 31.28 34.01 01/01/08 FIN FIN 2.03 31.29 01/01/08 FIN FIN 46A 3.75 110/01/09 FIN <td>569647</td> <td>10/01/07</td> <td>FIN CHRG</td> <td>PTN</td> <td>PIN</td> <td>75.1</td> <td>16.01</td> <td>10.91-</td> <td>OVERPAYMEN</td>	569647	10/01/07	FIN CHRG	PTN	PIN	75.1	16.01	10.91-	OVERPAYMEN
10/01/07 INV GA 1.75 32.46 01/01/08 FIN CHRG FIN 1.75 32.46 01/01/08 J219 PMT SLB 32.46 32.3 01/01/08 FIN CHRG FIN FIN 34.02 03/31/08 J219 PMT SLB 32.46 43.59 03/31/08 FIN CHRG FIN FIN 31.62 33.0 03/31/08 FIN CHRG FIN FIN 31.62 31.3 03/31/08 FIN CHRG FIN 31.62 31.32 .33 03/31/08 FIN CHRG FIN 31.62 31.52 42.03 .33 .33 03/01/08 FIN CHRG <td< td=""><td>569647</td><td>10/01/07</td><td></td><td>INV</td><td>06A</td><td>38.28</td><td></td><td>28.71</td><td>OV SKENIMEN</td></td<>	569647	10/01/07		INV	06A	38.28		28.71	OV SKENIMEN
OLVOLVOB FIN CHRG FIN 1.56 32.26 32.30 32.36 32.30 32.36 32.30 32.36 32.30 32.35 32.46 32.30 32.35 32.36 32.35 32.36 32.35 32.36 32.35 32.46 32	569647	10/01/07		INV	46A	3.75		32.46	
INV 46A 38.28 32.46 43.55 01/09/08 3219 PMT SLB 3.75 32.46 43.59 01/09/08 3219 PMT SLB 3.75 32.46 43.59 01/09/08 3223 PMT SLB 3.75 32.46 43.59 01/09/08 3233 PMT SLB 34.02 .00 03/31/08 FIN PMT SLB 34.02 .01 04/01/08 FIN FIN PMT SLB .02 .01 04/01/08 FIN FIN FIN 2.09 .1.29 .01 01/01/09 FIN CHRG FIN 2.01 .1.29 .02 01/01/09 FIN CHRG FIN	139831	01/01/08	FIN CHRG	FIN	FIN	1.56		34.02	
01/01/08 3215 PMT SLA 3.75 32.46 3.75 01/09/08 3215 PMT SLB 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.75 32.46 3.402 .30 .31 <td>1E86£4</td> <td>80/10/10</td> <td></td> <td>INV</td> <td>06A</td> <td>38.28</td> <td></td> <td>72.30</td> <td></td>	1E86£4	80/10/10		INV	06A	38.28		72.30	
01/09/06 3219 PMT SLB 9.57 31.02 9.57 34.02 34.02 34.02 34.02 34.02 34.02 34.02 34.02 34.02	569647	01/00/08	9121	DMT	96A 91.0	3.75	20.00	75.05	
04/01/08 FIN CHR SLB 34.02	139831	80/60/10	3219	PMT	SLB		9.57	34.02	
OA(7)1/08 FIN FIN FIN 1.62 .33 .31 04/01/08 FIN FIN FIN 1.62 .33 1.29 04/01/08 FIN FIN FIN 1.62 .33 1.29 04/01/08 FIN FIN FIN 1.62 .33 1.29 04/01/08 FIN FIN FIN 38.28 .32.09 .42.01 1.29 04/01/08 FIN FIN FIN 2.09 .42.01 1.29 04/01/08 FIN FIN FIN 2.09 .42.01 1.29 04/01/08 FIN FIN FIN 2.09 .41.66 .3.75 01/01/08 FIN FIN FIN 2.09 .41.40 .3.75 01/01/09 FIN FIN FIN 46A 3.75 .42.01 .146.97 01/01/09 FIN CHRG FIN 46A .14.1 .146.97 01/01/09 FIN <td< td=""><td>139831</td><td>03/31/08</td><td>3293</td><td>PMT</td><td>SLB</td><td></td><td>34.02</td><td>.00</td><td>ZERO BALAN</td></td<>	139831	03/31/08	3293	PMT	SLB		34.02	.00	ZERO BALAN
OCCUPATION FIN CHARC FIN FIN State State <ths< td=""><td>103475</td><td>03/31/08</td><td>3293</td><td>PMT</td><td>SLB</td><td></td><td>.33</td><td>.33-</td><td>OVERPAYMEN'</td></ths<>	103475	03/31/08	3293	PMT	SLB		.33	.33-	OVERPAYMEN'
04/01/08 1354 100 1	101475	04/01/08	FIN CHRG	FIN	PIN	1.62		1.29	
06/27/06 FIN GIA FIN SLA 42.03 07/01/08 FIN GIRG FIN FIN 2.05 42.03 07/01/08 FIN GIRG FIN FIN 2.05 42.03 07/01/08 FIN GIRG FIN FIN 2.05 42.03 07/01/08 FIN GIRG FIN 9.06 30.28 30.29 07/01/08 FIN GIRG FIN 9.06 30.75 30.41 10/01/09 FIN GIRG FIN 9.06 30.75 30.41 01/01/09 FIN GIRG FIN 9.06 30.75 30.75 01/01/09 FIN GIRG FIN 9.06 30.75 30.75 01/01/09 FIN GIRG FIN 9.07 30.75 30.75 01/01/09 FIN GIRG FIN 9.07 30.75 30.75 30.75 30.75 01/01/09 FIN GIRG	103475	04/01/08			46A	10.20		45 57 15,65	
OPT/01/08 FIN GRG FIN 9000000000000000000000000000000000000	103475	06/27/08	3354	PMT	SLB		42.03	1.29	
OT701/08 INV 66A 31.28 07701/08 INV 66A 3.75 10/01/08 INV 66A 3.75 10/01/08 INV 66A 3.75 10/01/08 INV 66A 3.75 10/01/08 INV 66A 3.75 01/01/09 INV 66A 40.41 01/01/09 INV 46A 3.75 10/01/09 INV 46A 3.75 10/01/10 INV 46A	75823		FIN CHRG	FIN	FIN	2.09		3.38	
10/701/08 FIN GA 3.75 10/701/08 FIN GA 3.75 10/701/08 FIN GA 3.75 10/701/08 FIN GA 3.75 10/701/08 FIN GA 4.01 10/701/08 FIN GA 4.01 10/701/09 FIN GA 4.01 01/701/09 FIN GA 3.75 01/701/09 FIN GA 40.41 01/701/09 FIN GA 41.21 01/701/09 FIN GA 41.21 01/701/09 FIN GA 11.75 11/71 FIN GA 11.71 01/701/10 FIN GA	175823			INV	06A	38.28		41.66	
10/01/08 FIN FI	17821			INV	46A 77V	3.75		45.41	
10/01/08 FIN CHRG	139950			TNN		2-09		47.50	
O1/01/09 FIN CHRG FIN GAT 01/01/09 FIN CHRG INV 66A 40.41 01/01/09 FIN CHRG INV 46A 3.75 04/01/09 FIN CHRG INV 46A 3.75 04/01/09 FIN CHRG INV 46A 3.75 04/01/09 FIN CHRG FIN FIN 64A 40.41 04/01/09 FIN CHRG FIN FIN 46A 3.75 07/01/09 FIN CHRG FIN FIN 46A 3.75 07/01/09 FIN CHRG FIN FIN 46A 3.75 07/01/09 FIN CHRG FIN FIN 46A 3.75 01/01/09 INV 46A 3.75 3.75 01/01/10 FIN CHRG FIN FIN 11.39 01/01/10 FIN CHRG FIN FIN 11.71 01/01/10 FIN CHRG FIN FIN 11.71 01/01/10 FIN CHRG FIN	09665	10/01/08		INV	46A	3,75		91 66	
01/01/09 INV 66A 3.75 01/01/09 PIN CHARG PIN 6.74 04/01/09 PIN CHARG PIN 6.74 04/01/09 PIN PIN 6.74 04/01/09 PIN CHARG PIN 04/01/09 PIN PIN 6.74 04/01/09 PIN PIN 6.74 04/01/09 PIN PIN 40.41 04/01/09 PIN PIN 9.06 07/01/09 PIN PIN 9.06 07/01/09 PIN PIN 9.06 07/01/09 PIN PIN 9.06 01/01/09 PIN CHRG PIN 10/01/09 PIN CHRG PIN 11/01/10 PIN CHRG PIN 01/01/10 PIN	19745	01/01/09		PIN	FIN	4.41		96.07	
01/01/09 FIN CHRG FIN FIN 64/01/09 FIN CHRG FIN FIN 64/01/09 FIN CHRG FIN FIN 64/01/09 FIN 64/01/01 9.06 3.75	19745	60/10/10		INV	06A	40.41		136.48	
04/01/09 FIN CHRG FIN FIN 6.74 04/01/09 FIN HAV 66.A 40.41 04/01/09 FIN HAV 66.A 3.75 07/01/09 FIN HAV 66.A 3.75 07/01/09 FIN HAV 66.A 40.41 07/01/09 FIN HAV 66.A 40.41 07/01/09 FIN HAV 66.A 3.75 07/01/09 FIN CHRG FIN FIN 3.75 10/01/09 FIN CHRG FIN FIN 1.39 10/01/09 FIN CHRG FIN 46.A 3.75 01/01/10 FIN CHRG FIN 10.71 01/01/10 FIN CHRG FIN 46.A 3.75 01/01/10 FIN CHRG FIN 40.41 1.71 01/01/10 FIN CHRG FIN 40.41 1.6.04	19745	01/01/09		INV	46A	3.75		140.23	
04/01/09 INV 06A 40.41 04/01/09 FIN FIN 9.06 07/01/09 FIN FIN 1.39 10/01/09 FIN FIN FIN 10/01/09 FIN FIN 40.41 10/01/09 FIN FIN 40.41 10/01/09 FIN FIN 40.41 01/01/10 FIN FIN 6A 40.41 01/01/10 FIN FIN FIN 01/01/10 FIN FIN 6A 3.75 01/01/10 FIN FIN 6A 40.41 01/01/10 FIN FIN 6A 40.41 01/01/10 FIN FIN FIN 46.4 01/01/10 FIN FIN 6A 40.41 01/01/10 FIN FIN FIN 40.41 01/01/10 FIN FIN FIN	.85598		PIN CHRG	PIN	FIN	6.74		146.97	
04/01/09 FIN F		04/01/09		INV	06A	40.41		187.38	
07/01/09 FIN FIN 64A 40.41 07/01/09 FIN FIN 64A 3.75 10/01/09 FIN FIN FIN 1.1.39 10/01/09 FIN FIN 64A 3.75 10/01/09 FIN FIN 64A 3.75 01/01/10 FIN FIN FIN 11.71 01/01/10 FIN CHRC FIN 11.71 01/01/10 FIN CHRC FIN 40.41 01/01/10 FIN CHRC FIN 40.41 01/01/10 FIN CHRC FIN 40.41 01/01/10 FIN CHRC FIN 64A 3.75 01/01/10 FIN CHRC FIN 64A 3.75	50500			INV	46A	3.75		191.13	
OT/01/09 FIN 46A 3.75 24A 10/01/09 FIN GIA 11.19 255 24A 10/01/09 FIN GIA 40.41 295 295 10/01/09 FIN GIA 3.75 295 295 01/01/10 FIN GIA 11.71 295 295 01/01/10 FIN GIA 40.41 313 01/01/10 FIN GIA 40.41 314 01/01/10 FIN GIA 40.41 315 01/01/10 FIN GIA 3.75 313 01/01/10 FIN GIA 3.75 313 01/01/10 FIN GIA 3.75 317 01/01/10 FIN GIA 3.75 317 01/01/10 FIN FIN GIA 3.75 313 01/01/10 FIN FIN GIA 3.75 313 01/01/10 FIN FIN GIA	50590			INV	067	40.41		240.60	
10/01/09 FIN FIN FIN 11.39 255 10/01/09 INV 66A 40.41 299 10/01/09 INV 46A 3.75 239 01/01/10 FIN CHRG FIN 11.71 239 01/01/10 FIN CHRG FIN 11.71 313 01/01/10 FIN CHRG FIN 6A 3.75 357 01/01/10 FIN CHRG FIN FIN 31.75 357 01/01/10 FIN CHRG FIN FIN 36.04 3.75 04/01/10 FIN CHRG FIN FIN 16.04 3.75	50590	60/10/09		INV	46 A	3.75		244.35	
10/01/09 INV 06A 40.41 296 10/01/09 INV 46A 1.75 299 01/01/10 FIN FIN FIN 1.71 113 01/01/10 FIN GL 3.75 313 01/01/10 FIN GL 3.75 354 01/01/10 FIN GL 3.75 354 04/01/10 FIN FIN FIN 16.04 04/01/10 FIN FIN FIN 16.04	13753			FIN	FIN	11.39		255.74	
10/01/10 FIN 46A 3.75 319 01/01/10 FIN FIN 13.71 319 01/01/10 FIN FIN 13.71 319 01/01/10 FIN FIN 13.71 314 01/01/10 FIN FIN 3.75 357 01/01/10 FIN FIN 16.04 375 04/01/10 FIN FIN 16.04 375	13753	10/01/09		INV	06A	40,41		296.15	
01/01/10 FIN CHRG FIN FIN 11.71 01/01/10 FIN CHRG FIN 46A 3.75 04/01/10 FIN CHRG FIN FIN 16.04	13753	-		INV	46A	3.75		299.90	
04/01/10 INV 66A 40.41 04/01/10 FIN CHRG FIN FIN 16.04 04/01/10 FIN CHRG FIN FIN 16.04	82249			FIN	PIN	13.71		313.61	
04/01/10 FIN CHRG FIN 16.04 04/01/10 FIN CHRG FIN 16.04	82249	01/10/10		INV	06A	40.41		354.02	
			DURU LABO	LING	40A	16 14		107,77	
			A ADD CHING	TNV	06A	40.04		3/3.81	

REPORT ARI-027 RUN TIME 10:55	RI-027 10:55 AM	Sac 010 -74134	Sacramento-173A-Active Hauling CUSTOMER PAYMENT HISTORY 4 PEREOS TRUST	IA-ACLÍVE F IYMENT HIST IST	faul ing PORY	RUN DATE 9/	PAG 2 9/24/2013
ITEM #	ITEM DATE	MISC INFO	Түре	CODE	DEBIT	CREDIT	BALANCE
2448206	04/0		TNV	467	3.75		417.97
2514102	07/01/10	FIN CHRG	FIN	FIN	30.72		448.69
2514102	07/01/10		INV	06A	32.31		481.00
2514102	07/01/10		INV	06P		7.65	473.35
2514102	07/01/10		INV	46A	3.75		477.10
1803475	07/15/10	3827	PMT	SLB		1.29	475.81
1875823	07/15/10	3827	PMT	SLB		34.77	441.04
1875823	07/15/10	3828	PMT	SLB		9,35	431.69
1939960	07/15/10	3828	PMT	SLB		14.69	417.00
DORAFAT	01/01/00	7885	TMA	SLB		31.56	385,44
2579668	01/01/01	PIN CHBG	PTN	FIN	47.01	06.5	437 07
2579668	10/01/10		INV	06A	32.31		460.28
2579668	01/10/01		INV	46A	3.75		464.03
2656089	01/01/11	FIN CHRG	FIN	FIN	43.35		507.38
2656089	01/01/11		INV	06A	32.31		539.69
7030043	11/10/10	2	ANT	46A	3.75	,	543.44
2019745	04/01/11	JUSU CHRO	PMT	SLU	4 л 1 л	36.06	507.38
2721198	04/01/11	1	INV	06A	32.31		584.84
2721198	04/01/11		INV	46A	3.75		588.59
2019745	04/11/11	4003	PMT	SLB		8.01	580.58
2185598	04/11/11	4003	PMT	SLB		28.05	552.53
2787348	11/10/70	F IN CRKU	TNU	1 F IN	15.01		27.865
2787348	07/01/11		INV	46A	3,75		634.18
2185598	07/11/11	4066	PMT	ELS		22.85	611.33
2250590	07/11/11	4066	PMT	BLB		13.21	598.12
2220220	TT/05/60	4121	PMT	SLB	~	36.06	562.06
2853918	10/01/11		TNV	0 GA	12.11		640 R4
2853918	10/01/11		INV	46A	3.75		644.59
2920600	01/01/12	FIN CHRG	FIN	FIN	47.30		691.89
2920600	01/01/12		INV	06A	32.31		724.20
2920600	01/01/12		INV	46A	3,75		727.95
0650522	01/02/12	1182	PMT	SLB		3.95	724.00
2022107	21/10/10		PHI	BLB	<u>ہ</u>	8.07	765.95
2987387	04/01/12	CUNO	TNV	06A	12.11		708.20
2987387	04/01/12		INV	46A	3.75		802.32
2920600	04/30/12	VAC	ADJ	46C		3.75	798.57
2920600	04/30/12	VAC	NDJ	060		32.31	766.26
2987387	04/30/12	VAC	ADJ	460		3.75	762.51
2054500	21/10/10		AUU		21 73	52.31	730.20
3054602	21/10/20	A TH CHRM	TAT	0 A A A	27.12		26.187
3054602	07/01/12		TNV	46A	1.75		817 QA
2313753	07/02/12	4267	PMT	SLB		36.06	781.92
2313753		4321	PMT	SLB		11.42	770.50
2382249		4321	PMT	SLB		24.64	745.86
DJUSCIE	0/01/12	FIN CHRG	PIN	PIN	46.32		792.18
2122002				06A	34.31		824.49

RUN TIME	RUN TIME 10:55 AM	010 74134	4 PEREOS TRUST	AYMENT HIS UST	TORY	RUN DATE	9/24/2013
ITEM #	ITEM DATE	MISC INFO	TYPE	CODE	DEBIT	CREDIT	BALANCE
						, , , , , , , , , ,	
3122869	10/01/12		NNI	46A	3.75		828.24
3122869	11/28/12	ADM FEE	ADJ	06D	17.00		845.24
3122869	11/28/12	LIEN FEE	ADJ	06D	50.00		895.2
3193291	01/01/13	FIN CHRG	PIN	LPR	53,87		949.11
3193291	01/01/13		INV	06A	32.31		981 42
3193291	01/01/13		INV	46A	3.75		985.17
2382249	01/07/13	4391	PMT	SLB		33,23	951.94
2448206	01/07/13	4391	PMT	SLB		2,83	949.11
3317071	04/01/13	FIN CHRG	PIN	LPR	55.10		1.004.21
3317071	04/01/13		INV	06A	32.31		1,036,52
3317071	04/01/13		INV	467	3.75		1.040.27
2448206	04/08/13	4435	PMT	SLB		36.06	1.004.21
3452307	07/01/13	FIN CHRG	FIN	LPR	68.71		1,072.9
3452307	07/01/13		INV	06A	36.06		1,108,98
2448206	07/15/13	4502	PMT	SLB		21.31	1.087.67
2514102	07/15/13	4502	PMT	SLB		14.75	1.072.92
3528886	10/01/13	FIN CHRG	PIN	LPR	53.49		1,126.41
3228806	10/01/13		INV	06A	36.06		1,162.47

ITERN DAFE HISC TAX INV FRA 4.71 7 04/01/07 HISC TAX INV FRA 4.71 04/01/07 HISC TAX INV FRA 3.57 04/01/07 HISC TAX INV FRA 3.51 04/01/08 HISC TAX HIN	REPORT ARI-027 RUN TIME 10:55	RI-027 10:55 Am	Sac 010 - 74135	Sacramento-173A-Active Hauling CUSTOMER PAYMENT HISTORY 5 PEREOS TRUST	A-Active VYMENT HIS JST	Hauling TORY	PAG RUN DATE 9/24/201	G 1 /2013
Quantity NUME TAX TAX <thtax< th=""> TAX <thtax< th=""> <thtax<< th=""><th>ITEM #</th><th>ITEM DATE</th><th></th><th>TYPE</th><th></th><th>DEBIT</th><th>CREDIT</th><th>BALANCE</th></thtax<<></thtax<></thtax<>	ITEM #	ITEM DATE		TYPE		DEBIT	CREDIT	BALANCE
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		CUT 141 142			;	:		•
$ \begin{array}{c} 4401/07\\ 6401/08\\ 6401$	1377187	04/01/07	MISC IM	1NA 1NA	FR2	66°.		л. 10
$ \begin{array}{c} 4401107\\ 64001077\\ 64001077\\ 61001077\\ 61100000000000000000000000000000000000$	1377167	04/01/07		INV	06A	27.09		32.19
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1377187	04/01/07		INV	490 1	31.80		69.63
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1377187	04/01/07		INV	46A	3.57		67.56
PEIN PEIN PEIN PEIN PEIN S.15 07/01/07 PEIN CHW PRA 2.17 07/01/07 PEIN PRT SLB 2.17 07/01/07 PEIN PRT SLB 2.17 07/01/07 PEIN PRT SLB 3.57 01/01/08 PEIN PRT SLB 3.59 01/01/08 PEIN PRT SLB 3.59 01/01/08 PEIN PRT SLB 5.51 14.35 01/01/08 PEIN PRT SLB 5.51 14.55 01/01/08 PEIN PRT SLB 5.51 14.55 01/01/09 PEIN PRT SLB 3.75	1377187	04/01/07	1	INV	46P	4.19		71.75
INV FRA 2.19 07/01/07 INV FRA 2.19 07/01/07 INV 66A 3.57 01/01/08 INV 66A 3.75 11/01/08 INV 66A 3.75 11/01/08 INV 66A 3.75	1439314	07/01/07	FIN CHRG	FIN	FIN	3,59		75.34
INV FIX FIX <thfix< th=""> <thfix< th=""> <thfix< th=""></thfix<></thfix<></thfix<>	1439314	10/10/01/07	MISC TAX	INV	PRA	2,17		77.51
OTTOLION INV 46A 3.57 OTTOLION INV 46A 3.75 OTTOLION INV 46A 3.75 OTTOLION INV 46A 3.75 OTTOLON INV 46A 3	1439314	10/10/07		INV	FR2	37 70		177.69
OTTOLOGY State	1430314	10/10/00				10.02		101.00
1001107 FIN FIN FIN FIN 6A 3.75 10/01107 FIN FIN 6A 3.75 3.75 10/01107 FIN FIN 6A 3.75 01/01108 FIN FIN FIN 5.93 01/01108 FIN FIN FIN 5.93 01/01108 FIN FIN FIN 5.93 3.75 01/01108 FIN FIN FIN 5.93 3.75 01/01108 FIN FIN SLB 3.75 34.35 01/01108 FIN FIN SLB 3.75 34.35 01/01108 FIN FIN FIN 5.93 31.53 01/01108 FIN FIN FIN 5.73 31.53 01/01108 FIN FIN FIN 3.75 31.53 01/01109 FIN FIN FIN 3.75 31.53 01/01109 FIN FIN FIN 3.	1377187	07/20/07	3080	DNT	SI'B	10.0	20.44	108.25
10/01/07 INV 66A 3.75 01/01/08 FIN FIN FIN 5.93 01/01/08 FIN FIN SLB 30.60 01/01/08 FIN FIN SLB 30.60 01/01/08 FIN FIN SLB 30.60 01/01/08 FIN FIN FIN 5.93 01/01/08 FIN FIN 5.93 22.82 01/01/08 FIN FIN 46A 3.75 11.53 10/01/09 FIN FIN FIN 5.55 22.82 20.31 01/01/09	1569648	10/01/07	FIN CHRG	FIN	FIN	Ň		92.13
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1569648	10/01/07		INV	06A	30.60		122,73
OLYOL/08 FIN CHRG FIN FIN SLB 3.75 OLYOL/08 3226 PMT SLB 3.75 34.35 OLYOL/08 3226 PMT SLB 3.75 34.35 OLYOL/08 3394 PMT SLB 3.75 34.35 OLYOL/08 3355 PMT SLB 3.75 34.35 OLYOL/08 FIN PMT SLB 3.75 31.53 OLYOL/08 FIN PMT SLB 3.75 31.53 OLYOL/08 FIN PMT SLB 3.75 31.53 OLYOL/08 FIN PMT SLB 3.75 31.51 OLYOL/08 INV 46A 3.75 31.51 OLYOL/09 FIN </td <td>1569648</td> <td>10/01/07</td> <td></td> <td>INV</td> <td>46A</td> <td>3.75</td> <td></td> <td>126.48</td>	1569648	10/01/07		INV	46A	3.75		126.48
INV INV OAA JUC JUC OAA JUC JUC OAA JUC JUC OAA JUC JUC JUC JUC JUC JUC JUC JUC JUC <td>1739832</td> <td>80/10/10</td> <td></td> <td>FIN</td> <td>FIN</td> <td>5.93</td> <td></td> <td>132.41</td>	1739832	80/10/10		FIN	FIN	5.93		132.41
01/09/08 3226 PMT SLB 5175 34.35 01/09/08 3294 PMT SLB 3175 34.35 01/01/08 3294 PMT SLB 355 34.35 04/01/08 3295 PMT SLB 355 34.35 04/01/08 3355 PMT SLB 355 355 04/01/08 3155 PMT SLB 3.75 31.53 06/27/08 3155 PMT SLB 3.75 31.53 06/27/08 3155 PMT SLB 3.75 31.53 07/01/08 FIN CHRG FIN 97N 3.23 3.75 10/01/08 FIN CHRG FIN 97N 3.75 3.75 10/01/09 FIN CHRG FIN 97N 3.75 3.75 10/01/09 FIN CHRG FIN 97N 3.75 3.75 10/01/09 FIN CHRG FIN FIN 3.75 3.75 10/01/09 <td>7586577</td> <td>R0/T0/10</td> <td></td> <td>INV</td> <td>U6A</td> <td>30.60</td> <td></td> <td>163.01</td>	7586577	R0/T0/10		INV	U6A	30.60		163.01
01711/08 3394 PMT SLB 16.96 04/01/08 FIN CHRG FIN FIN SLB 11.53 06/27/08 3355 PMT SLB 11.53 06/27/08 FIN CHRG FIN FIN SLB 5.73 10/01/08 FIN CHRG FIN FIN SLB 5.73 11/20/08 FIN CHRG FIN FIN SLB 5.73 11/20/08 SLN GA 3.75 15.75 11/20/08 SLN GA 3.75 15	1177187	80/40/10	ى	DMT	R'IS'	3.70	11 JC	132 41
OAJIJAOB 2294 ENT SLB 25.07 OAJAJAOB FIN CHRG FIN SLB 5.93 25.07 OAJAJAOB FIN CHRG FIN 66.2 3355 PMT SLB 30.60 OAJAJAOB FIN CHRG FIN 66.2 30.60 30.60 OAJAJAOB FIN CHRG FIN FIN 5.93 22.82 OAJAJAOB FIN CHRG FIN FIN 5.55 22.82 OJAJAOB FIN CHRG FIN 5.75 22.82 20.60 OJAJAOB FIN CHRG FIN 5.75 22.82 20.75 OJAJAOB FIN CHRG FIN 46.0 3.75 31.51 OJAJAOB FIN CHRG FIN FIN 5.25 20.31 OJAJAOB FIN CHRG FIN FIN 3.75 31.53 OJAJAOB FIN CHRG FIN FIN 3.2.31 31.53 OJAJAOB FIN CHRG FIN FIN 32.31	1377187	03/31/08	3294	PMT	SLB		16.96	115.45
64/01/08 FIN CHRG FIN 65.1 04/01/08 3155 PMT SLB 30.60 04/01/08 3155 PMT SLB 3.75 06/27/08 3155 PMT SLB 22.82 06/27/08 3155 PMT SLB 22.82 07/01/08 FIN FIN SLB 22.82 07/01/08 FIN FIN SLB 22.82 07/01/08 FIN FIN 5.5 20.60 07/01/08 FIN FIN 5.5 20.11 10/01/08 FIN FIN 5.5 20.31 10/01/08 FIN FIN 66.3 3.75 10/01/09 FIN FIN 66.3 3.75 10/01/09 FIN FIN 66.3 3.75 10/01/09 FIN FIN 66.3 3.75 01/01/09 FIN FIN 8.05 66.23 0.31 01/01/09 FIN <td>1439314</td> <td>03/31/08</td> <td>3294</td> <td>PMT</td> <td>81S</td> <td></td> <td>25.07</td> <td>90.38</td>	1439314	03/31/08	3294	PMT	81S		25.07	90.38
64/01/08 INV 66A 30.60 64/01/08 JIN SLB 3.75 JI.53 66/27/08 J355 PMT SLB 11.53 66/27/08 J355 PMT SLB 11.53 66/27/08 JJ55 PMT SLB 12.75 66/27/08 JJ55 PMT SLB 11.53 66/27/08 FIN CHRG FIN FIN 5.55 22.82 67/01/08 FIN CHRG FIN 46A 3.75 10.60 10/01/08 FIN CHRG FIN 46A 3.75 15.75 10/01/08 FIN CHRG FIN 46A 3.75 15.75 10/01/09 FIN CHRG FIN 46A 3.75 15.75 10/01/09 FIN CHRG FIN 46A 3.75 15.75 04/01/09 FIN CHRG FIN 46A 3.75 20.31 04/01/09 FIN CHRG FIN 46A 3.75 15.97 04/01/09 FIN CHRG FIN 46A 3.75 16.09 <	1803476	04/01/08	FIN CHRG	FIN	FIN	5.93		96.31
MAC JAC JAC <thjac< th=""> <thjac< th=""> <thjac< th=""></thjac<></thjac<></thjac<>	1803476	04/01/08		INA	06A	30.60		126.91
66/27/08 3355 PMT SLB 5.55 22.82 06/27/08 FIN GT SLB 5.55 22.82 07/01/08 FIN GT SLB 5.55 22.82 07/01/08 FIN GT SLB 5.55 22.82 07/01/08 FIN GT SLB 3.75 3.15 10/01/08 FIN GT SLB 3.75 3.231 10/01/08 FIN GT SLB 3.75 1.5 10/20/08 JALB PMT SLB 3.75 1.5 10/20/08 JALB PMT SLB 3.75 1.5 01/01/09 FIN CHRG FIN PMT SLB 20.31 01/01/09 FIN CHRG FIN FIN 8.15 3.15 01/01/09 FIN CHRG FIN FIN 3.0 3.0 04/01/09 JAND GGA 3.75 3.1 3.1 04/01/09 JAND	1803476	04/01/08		INV	467	3.75	11 53	130.66
07/01/08 FIN FIN 5.55 07/01/08 FIN GA 3.75 10/01/08 FIN FIN 5.55 10/01/08 FIN FIN 5.55 10/01/08 FIN FIN 5.73 10/01/08 INV 66A 3.75 10/01/08 INV 66A 3.75 10/01/08 INV 66A 3.75 10/20/08 3418 PMC SLB 3.75 10/20/08 3418 PMC SLB 20.31 01/01/09 FIN CHRG INV 46A 3.75 01/01/09 FIN CHRG INV 46A 3.75 04/01/09 FIN CHRG INV 46A <td>1569648</td> <td>06/27/08</td> <td></td> <td>PMT</td> <td>SLA</td> <td></td> <td>22.87</td> <td>11 40</td>	1569648	06/27/08		PMT	SLA		22.87	11 40
OT/D1/08 FIN CHR OFA 30.60 07/D1/08 FIN CHR SIN 30.60 10/D1/08 FIN CHR SIN 5.73 10/D1/08 INV 66A 3.75 10/D1/08 INV 66A 3.75 10/D1/08 INV 66A 3.75 10/D1/09 INV 66A 3.75 10/D1/09 FIN CHR SLB 3.75 10/D1/09 FIN CHR SLB 20.31 01/D1/09 FIN CHR SLB 20.31 01/D1/09 FIN CHR SLB 3.75 04/D1/09 FIN FIN 8.05 3.75 04/D1/09 SLB INV 46A 3.75 04/D1/09 FIN FIN SLB 10.97 04/D1/09 FIN FIN SLB 13.97 04/D1/09 FIN FIN SLB 14.09 07/D1/09	1875824	07/01/08	PIN CHRG	FIN	FIN	5,55		101.86
OF/DI/D08 FIN CHRG FIN FAA 3.75 10/DI/08 FIN CHRG FIN 5.73 110/DI/08 INV 46A 3.231 110/DI/08 INV 46A 3.231 110/DI/08 ALB PMT SLB 15.75 110/DI/08 ALB PMT SLB 20.31 01/DI/09 FIN CHRG PIN FIN 6.23 01/DI/09 FIN CHRG PIN 6.23 20.31 01/DI/09 FIN CHRG PIN 6.23 20.31 01/DI/09 FIN CHRG PIN 8.64 3.75 04/DI/09 FIN PMT SILB 10.97 04/DI/09 SIM PMT SILB 10.97 04/DI/09 SIM PMT SILB 10.97 04/DI/09 SIM PMT SILB 10.97 07/DI/09 SIM PMT SILB 16.09	1875824	07/01/08		INV	06A	30.60		132.46
11/01/08 FIN FIN FIN FIN S.1.1 11/01/08 FIN FIN S.1.1 3.7.5 3.2.3.1 11/01/08 FIN FIN SILB 3.7.5 115.7.5 11/20/08 34.18 PMT SILB 3.7.5 115.7.5 11/20/08 34.18 PMT SILB 3.7.5 115.7.5 11/20/08 FIN FIN FIN SILB 20.31 01/01/09 FIN CHRG FIN SILB 3.7.5 01/01/09 FIN CHRG FIN 8.0.5 0.4.0.1.5 01/01/09 FIN CHRG FIN 46.A 3.7.5 19.97 04/01/09 SIA0 PMT SIAB 11.97 146.02 11.97 04/01/09 FIN CHRG FIN FIN 1.0.97 1.0.97 04/15/09 JS40 PMT SIAB 1.1.97 16.09 1.1.97 07/01/09 FIN CHRG	1875824	80/10/08		INV	46A	3.75		136.21
10/01/06 110 40A 3.75 10/01/06 3418 PMT SLB 3.75 10/20/06 3418 PMT SLB 20.31 01/01/09 FIN CHRG FIN FIN 66.3 20.31 01/01/09 FIN CHRG INV 66A 3.75 15.75 01/01/09 FIN CHRG INV 66A 3.75 10.75 04/01/09 FIN CHRG INV 66A 3.75 10.97 04/01/09 FIN CHRG INV 66A 3.75 10.97 04/01/09 JANA A4A 3.75 10.97 04/01/09 JANA MA 3.75 10.97 04/01/09 JANA JANA 3.75 10.97 04/01/09 JANA JANA JANA JANA 04/01/09 JANA JANA JANA JANA 04/01/09 JANA JANA JANA JANA 07/01/09 JANA JANA	TOKAFAT	80/10/01 80/10/01		E TN	NIA	5.7.5		191.94
10/20/06 3418 PMT SLB 15.75 10/20/08 3418 PMT SLB 20.31 01/01/09 FIN FIN 6.23 20.31 01/01/09 FIN FIN 6.23 20.31 01/01/09 FIN FIN 6.23 20.31 01/01/09 FIN FIN 3.75 3.75 04/01/09 FIN FIN 8.05 3.75 04/01/09 FIN FIN 8.05 3.75 04/01/09 FIN FIN 8.4 3.75 04/15/09 3540 PMT SLB 16.09 07/01/09 FIN PMR SLB 16.09 07/01/09 FIN PMR SLB 16.09 07/01/09 FIN PMR SLB 14.09 07/01/09 JANU A6A 3.75 14.09 07/01/09 JANU A6A 3.75 14.09 07/01/09 JANU A	1939961	10/01/08		INV	46A	3.75		178.00
10/20/08 34.18 PMT SLB 20.31 01/01/09 FIN CHRG FIN FIN 64.0 32.31 01/01/09 FIN CHRG FIN 64.0 32.31 01/01/09 FIN CHRG FIN 64.0 32.31 04/01/09 FIN CHRG FIN 8.05 04/01/09 SLB 10.5 19.97 04/01/09 FIN CHRG PMT SLB 119.97 04/01/09 SLM MCA 3.75 19.97 04/01/09 FIN CHRG PMT SLB 16.09 07/01/09 FIN CHRG PMT SLB 16.09 07/11/09 HON SLB 3.75 1.09 07/11/09 HON SLB 3.75 1.187 10/01/09 HON PMT SLB <t< td=""><td>1569648</td><td>10/20/08</td><td>3418</td><td>PMT</td><td>SLB</td><td></td><td>15.75</td><td>162.25</td></t<>	1569648	10/20/08	3418	PMT	SLB		15.75	162.25
OLIOI/O9 FIN CHR FIN FIN 6.23 OLIOI/O9 FIN CHR FIN 6.23 OLIOI/O9 FIN CHR 3.75 OLIOI/O9 FIN CHR 3.75 OLIOI/O9 FIN CHR 3.75 OLIOI/O9 FIN CHR FIN 8.05 OLIOI/O9 FIN CHR 3.75 19.97 OLIOI/O9 JS40 FIN 8.18 16.09 OT/OI/O9 FIN CHR FIN 8.4 16.09 OT/OI/O9 FIN CHR FIN 8.4 16.09 OT/OI/O9 JOA JA.75 19.97 10.05 OT/DI/O9 FIN CHR FIN 8.4 16.09 OT/DI/O9 JOA JA.75 19.97 10.09 OT/JJ/O9 JOA JA.75 11.09 OT/JJ/O9 JOA JA.75 11.87 JOO/JO/09 JINV GAA	1739832	10/20/08	3418	PMT	SLB		20.31	141.94
OL/DI/09 FIN FIN FIN SILE 01/DI/09 FIN CHRG FIN FIN 8.05 04/DI/09 FIN CHRG FIN FIN 8.05 04/DI/09 FIN CHRG FIN 8.05 04/DI/09 FIN CHRG FIN 8.05 04/DI/09 FIN CHRG 10.04 3.75 04/DI/09 FIN CHRG FIN 8.05 04/DI/09 FIN CHRG FIN 8.14 16.09 07/DI/09 FIN CHRG FIN 8.44 16.09 07/DI/09 FIN FIN 8.4 3.75 24.19 07/DI/09 J601 PMT SLB 3.75 24.19 07/DI/09 J601 PMT SLB 11.87 11.87 10/DI/09 FIN CHRG J.75 21.0 11.87 10/DI/09 JNV 06A 3.75 21.0 20.0 <t< td=""><td>2019746</td><td>01/01/09</td><td>FIN CHRG</td><td>FIN</td><td>FIN</td><td>6.23</td><td></td><td>148.17</td></t<>	2019746	01/01/09	FIN CHRG	FIN	FIN	6.23		148.17
AUADIA State State <t< td=""><td>2019746</td><td>01/01/09</td><td></td><td>INV</td><td>06A</td><td>32.31</td><td></td><td>180.48</td></t<>	2019746	01/01/09		INV	06A	32.31		180.48
04/01/09 INV 06A 32.31 04/01/09 INV 06A 32.31 04/01/09 INV 06A 32.31 04/01/09 INV 46A 3.75 04/15/09 3540 PHT SLB 19.97 04/15/09 3540 PHT SLB 16.09 07/01/09 FIN CHRG PHT SLB 8.44 07/01/09 FIN CHRG INV 06A 32.31 07/01/09 JA00 PHT SLB 8.44 07/01/09 INV 06A 32.31 16.09 07/13/09 J601 PMT SLB 1.75 24.19 07/13/09 J601 PMT SLB 1.75 24.19 10/01/09 J601 PMT SLB 1.75 1.1.87 10/01/09 JINV 06A 3.75 28.03 3.75 10/01/09 JINV MMT SLB 3.75 28.03	2185599	01/01/09	ž	N15	FIN	8.05		102 28
Od/01/05 INV 46A 3.75 19.97 04/15/05 3540 PMT SLB 16.09 04/15/05 3540 PMT SLB 16.09 07/01/05 PIN CHRG PIN FIN 8.44 16.09 07/01/05 PIN PIN PIN 8.4 16.09 07/01/05 PIN PIN PIN 8.44 16.09 07/01/05 PIN PIN SLB 3.75 24.19 07/13/05 3601 PMT SLB 1.1.87 10/01/05 PIN PIN PIN 8.2 10/01/05 PIN PIN PIN 1.1.87 10/01/05 INV 06A 3.75 28.03 10/01/05 INV 46A 3.75 28.03 10/01/05 INV 46A 3.75 28.03 10/01/05 INV 46A 3.75 28.03	2185599	04/01/09		INV	06A	32.31		224.59
04/15/09 3540 PMT SLB 16.97 20 04/15/09 3540 PIN FIN FIN 16.09 12 07/01/09 FIN CHRG FIN FIN 8.44 20 07/01/09 INV 06A 3.75 24.19 23 07/01/09 INV 46A 3.75 24.19 21 07/13/09 J601 PMT SLB 11.87 20 07/13/09 J601 PMT SLB 11.87 20 07/13/09 J601 PMT SLB 5.76 24.19 21 10/01/09 FIN CHRG FIN 8.75 20.0	2185599	04/01/09		INV	46A	3.75		228-34
04/15/09 3540 PMT SLB 16.09 19 07/01/09 FIN CHRG FIN FIN 8.44 20 07/01/09 FIN CHRG INV 06A 32.31 233 07/01/09 INV 06A 32.31 233 233 07/01/09 INV 46A 3.75 24.19 213 07/13/09 J601 PMT SLB 0.76 11.87 200 07/13/09 J601 PMT SLB 0.76 11.87 200 10/01/09 FIN CHRG FIN FIN 6A 3.75 24.19 212 10/01/09 FIN CHRG FIN FIN 6A 3.75 20.03 211 10/01/09 INV 46A 3.75 28.03 24.13 24.03 10/02/00 JAB INV 46A 3.75 26.03 21.1 10/02/00 JAB INV 46A 3.75 26.03 21.1	1739832	04/15/09	3540	PMT	SLB		19.97	208.37
OT/OL/OP FIN FIN B.A 3.11 3.21 OT/OL/OP FIN CA 3.11 2.31 OT/OL/OP INV 66A 3.2.31 2.32 OT/OL/OP JAO A6A 3.75 24.19 2.31 OT/13/OP JAO1 PMT SLB 6.76 11.87 200 OT/13/OP JAO1 PMT SLB 6.76 11.87 200 OT/13/OP JAO1 PMT SLB 6.76 11.87 200 10/01/OP FIN CHR FIN 6.76 3.75 24.03 210 10/01/OP INV 46A 3.75 28.03 24.19 200 10/06/OP JAB INV 46A 3.75 28.03 24.19 10/06/OP JAB INV 46A 3.75 28.03 21.1 10/06/OP JAB INV 46A 3.75 28.03 21.1	1803476	04/15/09	3540	PMT	SLB		16.09	192.28
O7/01/09 INV 46A 3.75 24.19 233 07/13/09 3601 PMT SLB 0.75 24.19 213 07/13/09 3601 PMT SLB 0.76 11.87 200 07/13/09 J601 PMT SLB 0.76 11.87 200 10/01/09 PIN CHRG PIN PIN 3.75 28.03 24.19 10/01/09 PIN CHRG PIN FIN 8.76 200 200 10/01/09 INV 06A 3.75 28.03 24.19 24.19 10/01/09 INV 66A 3.75 28.03 24.19 24.19 10/01/09 INV 66A 3.75 28.03 24.19 24.19 10/02/09 J648 PMT SLB 3.75 28.03 21.1	2250591	07/01/09		TNN	162	12 11		200.72
O7/13/09 J601 PMT SLB J4.19 213 07/13/09 J601 PMT SLB 1.87 200 10/01/09 J601 PMT SLB 0.76 11.87 200 10/01/09 FIN CHRG FIN FIN 3.75 200 244 10/01/09 J64B PMT SLB 3.75 24.03 24.19 10/01/09 J64B PMT SLB 3.75 24.03 24.19 10/01/09 J64B PMT SLB 3.75 24.03 24.19 10/02/00 J64B PMT SLB 3.75 24.03 24.19	2250591	07/01/09		INV	46A	3.75		236.78
07/13/09 J601 PMT SLB 11.87 200 10/01/09 PIN CHRG PIN PIN 6.76 11.87 201 10/01/09 INV 06A 32.31 241 10/01/09 J648 INV 46A 3.75 28.03 245 10/06/09 J648 PMT SLB 2.03 215	1803476	07/13/09	3601	PMT	SLB		24.19	212.59
10/01/09 PIN CHRG PIN PIN 6.76 10/01/09 INV 06A 32.31 10/01/09 3648 INV 46A 3.75 10/06/09 3648 PMT SLB	1075824	07/13/09	3601	PMT	BTS		11.87	200.72
10/01/09 INV 06A 32.31 10/01/09 INV 46A 3.75 10/06/09 3648 PMT SLB 3.75 28.03	2313754	10/01/09	FIN CHRG	FIN	FIN	0.76		209.48
10/01/09 3448 PMT SLB 3.75 28.03 217 10/06/09 3448 PMT SLB 3.75 28.03 217	2313754	60/10/01		INV	06A	32.31		241.79
	1076274	50/10/01 50/10/01	BVJC	LNV	40A	5.15	CV 00	245.54
	1030061	50/90/01 60/00/01	3648	DMT	SLA		50,02	212.77



		Account Re	conciliation		
Account #:	Custo	omer Name:	Date:	I	Balance Due:
010-74134	PERE	OS TRUST	6/16/2014 16:05	1 1	1,285.25
Fax Number	Billin	ig Address	Email	L	1,200,20
L	1610 MEAD	OW WOOD LN 202			
Item	Date	h41-			
1803475	7/15/2010	Misc 3827	Туре	Desc	Amount
1803475 Total		5627	Payment	SLB	(1.29)
1875823	7/1/2008	0	Fin.Charge		(1.29)
1875823	7/1/2008	õ	Invoice	FIN	2.09
1875823	7/1/2008	ŏ	Invoice	06A	38.28
1875823	7/15/2010	3827		46A	3.75
1875823	7/15/2010	3828	Payment	SLB	(34.77)
1875823 Total		0025	Payment	SLB	(9.35)
1939960	10/1/2008	D	fin Ohner a	_	-
1939960	10/1/2008	ŏ	Fin.Charge Invoice	FIN	2.09
1939960	10/1/2008	ő		06A	40.41
1939960	7/15/2010	3828	Invoice	46A	3.75
1939960	9/30/2010	3882	Payment	SLB	(14.69)
1939960 Total		3002	Payment	SLB	(31.56)
2019745	1/1/2009	0	F ia O 1		-
2019745	1/1/2009	. 0	Fin.Charge	FIN	4.41
2019745	1/1/2009	0	Invoice	06A	40.41
2019745	9/30/2010		Invoice	46A	3.75
2019745	1/10/2011	3882	Payment	SLB	(4.50)
2019745	4/11/2011	3950	Payment	SLB	(36.06)
2019745 Total	4/1//2011	4003	Payment	SLB	(8.01)
2185598	4/1/2009	-	F A		
2185598	4/1/2009	0	Fin.Charge	FIN	6.74
2185598	4/1/2009	0	Invoice	06A	40.41
2185598		0	Invoice	46 A	3,75
2185598	4/11/2011	4003	Payment	SLB	(28.05)
2185598 Total	7/11/2011	4066	Payment	SLB	(22.85)
2250590	7/1 /2000	_			-
2250590	7/1/2009	0	Fin.Charge	FIN	9.06
2250590	7/1/2009	0	Invoice	06A	40.41
2250590	7/1/2009	٥	Invoice	46A	3.75
	7/11/2011	4066	Payment	SLB	(13.21)
250590	9/30/2011	4121	Payment	SLB	(36.06)
2250590	1/2/2012	4182	Payment	SLB	(3.95)
2250590 Total			·	~~~	(0.00)
2313753	10/1/2009	0	Fin.Charge	FIN	11,39
2313753	10/1/2009	0	Invoice	06A	40.41
2313753	10/1/2009	D	Invoice	46A	3.75
2313753	1/2/2012	4182	Payment	SLB	(8,07)
2313753	7/2/2012	4267	Payment	SLB	(36.06)
2313753	9/28/2012	4321	Payment	SLB	(11.42)
2313753 Total			•	••••	((1:-12)
2382249	1/1/2010	٥	Fin.Charge	FIN	13,71
382249	1/1/2010	0	Invoice	06A	40.41
382249	1/1/2010	0	Invoice	46A	3.75
382249	9/28/2012	4321	Payment	SL8	(24.64)
382249	1/7/2013	4391	Payment	SLB	
382249 Total				0.0	(33.23)
448206	4/1/2010	0	Fin.Charge	FIN	- 16.04
448206	4/1/2010	0	Invoice	06A	40.41
448206	4/1/2010	a	Invoice	46A	3.75
448206	1/7/2013	4391	Payment	SLB	
448206	4/8/2013	4435	Payment	SLB	(2.83)
448206	7/15/2013	4502	Payment	SLB	(36.06)
448206 Total			(dynam	SLD	(21.31)
514102	7/1/2010	0	Fin.Charge	ETIA1	-
514102	7/1/2010	ō	Invoice	FIN	30.72
514102	7/1/2010	ŏ		06A	32.31
514102	7/1/2010	0	Invoice Invoice	06P	(7.65)
514102	7/15/2013	4502		46A	3.75
514102	10/7/2013	4559	Payment	SLB	(14.75)
514102	1/3/2014		Payment	SLB	(36.06)
514102 Total	10/2014	4612	Payment	SLB	(8.32)
579668	10/1/2010	•	F = 01	-	•
579668	10/1/2010	0	Fin Charge	FIN	47.03
579668	10/1/2010	0	invoice	06A	32.31
579668		0	Invoice	46A	3.75
	1/3/2014	4612	Payment	SLB	(27.74)
	5/8/2014	4683	Payment	SLB	(41.55)
					13.80
579668 Total					
579668 Total 556089	1/1/2011	0	Fin.Charge	FIN	43.35
579668 Total 556089 556089	1/1/2011	D	Invoice	06A	43.35 32.31
579668 579668 Total 656089 656089 656089 656089					
579668 Total 656089 656089	1/1/2011	D	Invoice	06A	32.31

Account Reconciliation

Page 1 of 2 WM000916

Account #: 010-74134		omer Name: OS TRUST	Date: 6/16/2014 16:05		Balance Due: 1,285.2
Fax Number		Ig Address OW WOOD LN 202	Email		
em	Date	Misc	Туре		
721198	4/1/2011	0	Invoice	Desc	Amount
721198	4/1/2011	ŏ		06A	32.
721198 Total		0	Invoice	46A	3.
787348	7/1/2011	2	-		81.
787348	7/1/2011	0	Fin.Charge	FIN	45.
787348		0	Invoice	06A	32.
787348 Total	7/1/2011	0	Invoice	46A	3.
853918					81.
	10/1/2011	0	Fin,Charge	FIN	46.
853918	10/1/2011	0	Invoice	06A	32.
353918	10/1/2011	0	Invoice	46A	
353918 Total				405	3.
920600	1/1/2012	o	Fin.Charge	1 111	82.
20600	1/1/2012	õ	Invoice	FIN	47.
20600	1/1/2012	õ		06A	32.
20600	4/30/2012	0		46A	3,
20600	4/30/2012		Adjustment	06C	(32.)
920600 Total	4/30/2012	o	Adjustment	46C	(3.)
87387	414 100 40				47.
87387	4/1/2012	D	Fin.Charge	FIN	50.
	4/1/2012	0	Invoice	06A	32.3
87387	4/1/2012	0	Invoice	46A	3.
87387	4/30/2012	0	Adjustment	OEC	(32.)
87387	4/30/2012	0	Adjustment	46C	
87387 Total			, lojecenter k	400	(3.
154602	7/1/2012	o	Fin.Charge		50.3
54602	7/1/2012	õ	Invoice	FIN	51.7
54602	7/1/2012	9		06A	32.3
54602 Total	17 112012	U	Invoice	46A	3.1
22869	10/1/2012	•			87.1
22869		0	Fin.Charge	FIN	46.
22869	10/1/2012	0	Invoice	06A	32.3
22869	10/1/2012	0	Invoice	46A	3.
	11/28/2012	ADM FEE	Adjustment	06D ·	17.0
22869	11/28/2012	LIEN FEE	Adjustment	06D	50,0
22869 Total			•		149.
93291	1/1/2013	0	Fin.Charge	LPR	
93291	1/1/2013	0	Invoice	06A	53.
93291	1/1/2013	õ	Invoice		32.
93291 Total		5	UNOICE	46A	3.1
17071	4/1/2013	o	T - 0		89,9
17071	4/1/2013	ŏ	Fin.Charge	LPR	55.1
17071	4/1/2013	0	Invoice	06A	32.3
17071 Total	4/1/2013	0	Invoice	46A	3.1
52307	7/1/0010				91,1
52307	7/1/2013	0	Fin.Charge	LPR	68.1
	7/1/2013	C	invoice	06A	36.
52307 Total					104.
28806	10/1/2013	0	Fin.Charge	LPR	53.4
8806	10/1/2013	0	Invoice	06A	36.0
28806 Total				VU ¹	
13558	1/1/2014	C	Fin.Charge	LPR	89.5
13558	1/1/2014	ō	Invoice		71.1
13558 Total		-	11000	06A	36.0
92430	5/1/2014	o	Fin.Charge		107.3
2430	5/1/2014	0		LPR	88.8
2430 Total	J 1120 1-	U	Invoice	06A	41,5
and Total					130.4
					1,285.2

Page 2 of 2 WM000917

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Fransaction # 5693394 : csulezic

EXHIBIT 5

EXHIBIT 5

BILLED TO: 010-74134 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6510 RUN PAGE 1 TEME 12:42 PM 775-329-0678

DISPOSAL : ** ROUTING

** CUSTOMER COMMENTS: Primary Segment: Price GROUP: RNO RENO, CITY OF DISPOSAL STIE: ** ROUTING COMMENTS: X-STREET: PLUN REPORT ARL-112 (PRTCSTPRF) RUN DATE 5/23/2013 SALESPERSON: 010 74134 DATE R PEREOS TRUST 345 TAYLOR ST W RENO NV 89505-2050 PURCHASE CRDER: #14/60/2009 SIRVICE 12/28/2006 15:47:43 HSAFTSUR ADDED CODE RI RESID FNIENDLY REMINDER 12/28/2006 15:47:43 HSAFTSUR BRE INGERS 11:9 HSAFTSUR CSC000045456 JCRATTRE/NOW (LOW WAS DI-66644) EFFERTIVE 12/14/2006 1 BRE INGERS 1:9 HSAFTSUR 42122 1/02/2007 15:44 NEW SAFTSUR 42122 1/02/2007 15:45 NEW 42122 1/02/2007 15:45 NEW 42122 1/02/2007 15:45 NEW 42122 1/02/2007 15:45 NEW 42122 1/02/2007 15:41 NEW 42122 1/02/2007 15:43 NEW 42122 1/02/2007 12:03:13 REVILLE 521204/2007 12:03:13 REVILLE 521204/2007 11:1:73 NEW 521204 521204 15:03:13 NEW 521204 521204 15:03:12 NEW 521204 DATE RECORD CREATED: 12/28/2006 12/28/2006 15:47:41 MSAETEUR ADDED CODE -> DERMANKEN ACCOUNTS 12/28/2006 15:47:41 MSAETEUR ADDED CODE 5: SPECIAL COLLECTION SCRIPTS-R 12/28/2006 15:47:51 MSAETEUR COmments for 5: SPECIAL COLLECTION SCRIPT X-STREET: PLUMAS CONTRACT EXPIRATION: 01/01/0001 BILL CYCLE: RQ4 RESIDENTIAL CUSTOMER PROFILE SHEET RENO, CITY OF DATE LAST CHANGED: 05/21/2013

RMO

PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT

04/23/2009 04:55:39 RESULLE T79566 4/28/2009 7:00 095 96 CAL TOTER REL 04/23/2009 11:51:55 RECORD.CLEATEN1 REP MOUTE VCANT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE LODE MAARCE OF 120 DAYS 4 CODER LETTER SENT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE LODE MAARCE OF 120 DAYS 4 CODER LETTER SENT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE LODE MAARCE OF 120 DAYS 4 CODER LETTER SENT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE LODE MAARCE OF 120 DAYS 4 CODER LETTER SENT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE LODE MAARCE OF 120 DAYS 4 CODER LETTER SENT.
05/04/2009 11:31:52 RECORD.CLEATEN1 REP MOUTE RECORD.CLEATEN1 REP MOUTE LETT 45 SENT.
05/04/2009 11:32:52 RECORD.CLEATEN1 REP MOUTE RET REAMY CONCE A ROOM REP MOUTE RET REAMY CONCE RETTER SENT.
04/04/2019 11:31:55 REFERENCE REAL & CLORE LETTER SENT.
04/05/2019 11:31:51 RECORD.CLEATEN1 REP MOUTE RET REAMY CONCECLEATEN1 REP MOUTE RES MAARCE OF 120 DAYS 4 CODER LETTER SENT.
04/05/2019 11:31:51 RECORD.CLEATEN1 REP MOUTE RES MAARCE OF 120 DAYS 4 CODER LETTER SENT.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 RAAKEE RETTER SENT.
04/05/2019 11:31:55 RAAKEE RETTER SENT.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 REFERENCE RAAK.
04/05/2019 11:31:55 RAAKEE RETTER SENT.
04/05/2019 11:31:55 RAAKEE RETTER SENT.
04/05/2019 11:31:55 REFERENCE RAAKEE RETTER SENT.
04/05/2019 11:31:55 REFERENCE REAK.
04/05/2019 11:31:55 REFEREN

05/13/2010 14:01:14 REPUILLS ADDED CODE NG KAREM REVIEW FOR LIEW ACTION 05/13/2010 14:01:20 REPUILLS ADDED CODE NG KAREM REVIEW FOR LIEW ACTION 05/23/2010 14:01:20 REPUILLS DUDY A LOURS LITTER SAT. 07/03/2010 14:01:20 REPUIRLS DUDY A LOURS LITTER SAT. 07/03/2011 1

Main zurit uns Anders für Auftrage Gruppensen Grünzurit in Anzure für 120 DMR i OLDER LETTER SEN-Grünzur 11 in Anzure für 120 DMR i OLDER LETTER SEN-GRÜNZUR 12 INIA 10 DMR i D

SVC SERVICE DESCRIPTION OCUN TAX AUTO DISF RIE LIFTS /WEEK REVENUE REVENCE SEVENUE -/MONTH CODE DESCRIPTION

LAST BILL DATE: 04/01/2013 LAST BILL AMOUNT: 36.06 LAST PAY DATE: 04/00/2013 LAST FAY ANCUNT: 36.06- Current Balance: 1,004.21	DIFFICULTY RATING: 2 3.00	ROUTING RCY S/L N N 1 R2J2	IPTION OCUR TAX AUTO DIES ATE HEEK	DATE RECORD CREATED: 12/28/2006 DATE LAST CHANGED: 05/21/2013	REPORT ARL-112 (PRTCSTPRF) RUN DATE 5/23/2013 SALESPBRON:
	. 93	.00	REVENUE R	D; 05/21/2013	PROFILE SHEET
	1.39	2, 78 .00	REVENUE	BILLED TO:	
·	12.02	.00 .01	MONTH	ž	
	8.66	4.JJ 4.JJ	YARDS EQUIPMENT		PAGÉ 2 Run Time 12:42 pm

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Transaction # 5693394 : csulezic

EXHIBIT 6

EXHIBIT 6

NINA PROPERTIES II, INC. 1610 MEADOW WOOD LANE, SUITE 202 RENO, NV 89502 (775) 329-0678

December 30, 2011

Waste Management - Reno Disposal 100 Vassar Street Reno, NV 89502

Re: 345 W. Taylor Street: Vacancy

Gentlemen:

Effective February 1st, please terminate garbage disposal service until otherwise notified as the unit has gone vacant.

Very truly yours,

C. Nicholas Pereos

CNP/tm

WTS 0087

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Clerk of the Court Transaction # 5693394 : csulezic

EXHIBIT 7

1	AFFIDAVIT OF MARK G. SIMONS, ESQ. IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFF'S SLANDER OF TITLE CLAIM
2	
3	COUNTY OF WASHOE))ss.
4	STATE OF NEVADA
5	I, MARK G. SIMONS, under penalty of perjury, hereby state:
6	1. I am a licensed attorney in state of Nevada, and am a shareholder at
7	Robison, Belaustegui, Sharp & Low.
8	2. I am counsel for defendants in this matter.
9	3. I submit this affidavit in support of Defendants' Motion for Summary
10	Judgment on Plaintiff's Slander of Title Claim ("Motion"), to which this affidavit is
11	attached as Exhibit 7.
12	4. Exhibit 6 to the Motion is a true and correct copy of an unsigned letter
13	dated December 30, 2011 that was produced by West Taylor Street ("WTS") during this
14	litigation.
15	5. Exhibit 8 to the Motion is a true and copy of an unsigned letter dated July
16	1, 2012 that was produced by WTS during this litigation.
17	6. Exhibit 13 to the Motion is a true and correct copy of an unsigned letter
18	dated October 13, 2010 that was produced by WTS during this litigation.
19	7. Exhibit 14 to the Motion is a true and correct copy of an unsigned letter
20	dated July 11, 2011 that was produced by WTS during this litigation.
21	8. Exhibit 15 to the Motion is a true and correct copy of an unsigned letter
22	dated September 22, 2011 that was produced by WTS during this litigation.
23	9. Exhibit 18 to the Motion is a true and correct copy of excerpts from the
24	deposition transcript of David Stratton, WM's NRCP 30(b)(6) witness.
25	111
26	111
27	111
28 tobison, Belaustegui, harp & Low 1 Washington St. teno, NV 89503 775) 329-3151	///

FURTHER AFFIANT SAYETH NAUGHT. DATED this $\underline{4}$ day of September, 2016 MARK G. SIMONS Subscribed and sworn to before me by Mark G. Simons this 20 day of September 2016 at Reno, Nevada. 'hasn NOTARY PUBLIC JODI ALHASAN Notary Public - State of Nevada Appointment Recorded in Washoe County No: 14-13483-2 - Expires January 3, 2018 lobison, Belaustegui, harp & Low 1 Washington St. teno, NV 89503 775) 329-3151

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court ransaction # 5693394 : csulezic

EXHIBIT 8

EXHIBIT 8

Marter St

NINA PROPERTIES II, INC.

1610 MEADOW WOOD LANE, SUITE 202 RENO, NV 89502 (775) 329-0678

May 29, 2012

Waste Management - Reno Disposal 100 Vassar Street Reno, NV 89502

Re: 345 W. Taylor Street

Dear Gentlemen:

Please commence your basic garbage service effective July 1, 2012.

Very truly yours,

C. Nicholas Pereos

CNP/tm

WTS 0094

	FILED Electronically CV12-02995 2016-09-06 01:17:58 PM
	Jacqueline Bryant Clerk of the Court
EXHIBIT	G Transaction # 5693394 : csulezic

EXHIBIT 9



DOC # 4177148 WASTE MANAGEMENT Washoe County Recorder Kathryn L. Burke - Recorder Fee: \$17.00 RPTT: \$0.00 Page 1 of 1

APN #011-266-17 ACCT #010-74134

NOTICE OF LIEN FOR GARBAGE FEES RESIDENTIAL USER

Waste Management of Nevada Inc., or its affiliates (WM of Nevada) pursuant to the authority conferred by Nevada Revised Statues Section 444.520 and Washoe County Garbage Franchise Agreement section 5.8, claims a lien on the real property known as 345 TAYLOR ST W, RENO, NV more particularly described as follows:

Washoe County Assessor's Parcel#011-266-17

- 1. The owner(s) or reputed owner(s) of the described real property is/are-
- The garbage services rendered by Waste Management Inc. of Nevada for which this lien is 2. claimed consist of Garbage Service fees and penalties, which have accrued monthly rate as set in the Washoe County Garbage Franchise Agreement.
- 3. The owner(s) or reputed owner(s) of the described real property has/have failed, neglected and refused to pay to Waste Management of Nevada Inc. the sums due on account of rendition of such garbage services, at the time the same were due and payable.
- 4. There is due and owing to Waste Management Inc. of Nevada by reason of the rendition of such garbage services, the sum of \$859.78, no part of which has been paid.

DATED: This day of November 2012

Waste Management of Nevada Inc.

KAREN GONZALES

STÂTE OF NEVADA COUNTY OF WASHOE

SS.

}

On the 21 On the diameter of November, 2012, personally appeared before rife, a notary public, Karen Gonzales for Waste Management of Nevada Inc, who acknowledges that she executed this instrument.

WHEN RECORDED MAIL TO

18

Waste Management of Nevada hc Alth; Karen Gonzales 100 Vassar St. Reno, NV 89502

NOTARY PUBLIC TIFFANY FULLER Notary Public - State of Nevada Appointment Recorded in Washac County No: 04-90901-2 - Expiras October 18, 2014

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Clerk of the Court Topsaction # 5693394 : csulezic

EXHIBIT 10

JA0379



WASTE MANAGEMENT

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amount
Previous Balance	76.05
Total Credits and Adjustments	0.00
Total Payments Received	42.03-
Total Current Charges	43.65
Total Amount Due	77.67
Total Amount Past Due	34.02

Service Period: APR/MAY/JUN 2008 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulatio or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

INVOICE	Customer: Account Number: Invoice Date: Invoice Number: Due Date: WM ezPay Account ID:	Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 04/01/2008 1803475-1149-5 Due Upon Receipt 00008-29049-45007
	Current Invoice Amount	Total Amount Due
	43.65	77.67
Amount 76.05 0.00 42.03- 43.65	Please pay total am Thank you for your l	
77.67 34.02 or before the delinquent date, paid amount, with a minimum l under applicable law, regulation seed on your next billing equal	CALL CENTER HOURS / THROUGH FRIDAY 8AM 800-637-8648.	
w.	PHONE BOOKS CAN BE IT ON TOP OF YOUR OT RECYCLABLES OR AT A	
	Past due balances subjec All charges are payable u	
	Want to pay this bill on-lin www.wm.com to learn mo and make a convenient, s	re about WMezPay

	Payment Coupe Please detach and send with <u>checks only</u> (Please send all other <u>correspondence</u> to yo		Your Account Number 010-0074134-1149-2	Waste Management introduces WM ezPay! Pay your WM bill on-line at www.wm.com.
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		Invoice Date	Your Invoice Number	
(775)329-8822		04/01/2008	1803475-1149-5	
(775)788-7867 fax	Due Date	Total Due	Amount Paid	
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	77.67		
11149R49 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		WASTE MANAGEME RENO DISPOSAL PO Box 79168 Phoenix AZ 85062-91		
	om everyday collection to envi Think Green. Think Was change of address or any service is	e Management		00008290494500 WM000151

Page 2 of 3

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2421 W. Peoria Ste. 210 Phoenix AZ 85029. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000152

JA0381



WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	04/01/2008
Invoice Number:	1803475-1149-5
Due Date:	Due Upon Receipt

Date	Description		
Jate	Description	Quantity	Amoun
	1.00 96 GAL TOTER REL	1	42.03
	LATE PAYMENT FEE		1.62

Total Current Charges

43.65

From everyday collection to environmental protection, Think Green. *Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



(775)329-8822 (775)788-7867 fax

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815 (775)329-8822 (775)788-7867 fax

(1149R55

Learn how we Think Green at www.wm.com/thinkgreen

PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596

Account Summary	
Description	Amount
Previous Balance	77.67
Total Credits and Adjustments	0.00
Total Payments Received	34.35-
Total Current Charges	44.12
Total Amount Due	87.44
Total Amount Past Due	43.32

Service Period: JUL/AUG/SEP 2008 If full payment of the invoiced amount is not received on or before the delinquent you will be charged a monthly late fee of 5.0% of the unpaid amount, with a mini monthly charge of \$1.00, or such lesser late fee allowed under applicable law, re or contract. For each returned check, a fee will be assessed on your next billing to the maximum amount permitted by applicable state law.

INVOICE	Customer: Account Number: Invoice Date: Invoice Number:	Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2008 1875823-1149-9
	Due Date: WM ezPay Account ID:	Due Upon Receipt 00008-29049-45007
	Current Invoice Amount 44.12	Total Amount Due 87:44
Amount	Please pay total an	
77.67 0.00 34.35-	Thank you for your	
44.12		
87.44 43.32 s not received on or before the delinquent date, of 5.0% of the unpaid amount, with a minimum r late fee allowed under applicable law, regulation	CALL CENTER HOURS THROUGH FRIDAY 8AN 800-637-8648.	
fee will be assessed on your next billing equal pplicable state law.	IT ON TOP OF YOUR O	E RECYCLED BY PLACING THER CURBSIDE ANY LOCAL SCOLARI'S.
	Past due balances subje All charges are payable i	ct to late fees. upon receipt.
	Want to pay this bill on-li www.wm.com to learn m and make a convenient,	ore about WMezPay
Payment Coupon Please detach and send with <u>checks only</u> (no cash).	Your Account	
Please send all other <u>correspondence</u> to your local W		www.wm.com.
	oice Date Your Invoice /01/2008 1875823-1	
Due Date To	ital Due Amount P	ald
en Due Upon Receipt	87.44	
114901000741340187582300	0000044120000000	3744 4
RENO D PO Box 1	MANAGEMENT OF NEVADA ISPOSAL 79168 AZ 85062-9168	
From everyday collection to environme	ental protection,	

Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

> 000082904945007 WM000154

INVOICE

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2421 W. Peoria Ste. 210 Phoenix AZ 85029. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	07/01/2008
Invoice Number:	1875823-1149-9
Due Date:	Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 96 GAL TOTER REL LATE PAYMENT FEE	1	42.03 2.09

From everyday collection to environmental protection, Think Green. *Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



INVOICE

Customer:	
Account Number:	
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 10/01/2008 1939960-1149-3 Due Upon Receipt 00008-29049-45007

Current Invoice Amount Total Amount Due 46.25 91.66 Please pay total amount due. Thank you for your business.

> ****PAYMENTS RECEIVED AFTER SEP. 26, 2008 WILL REFLECT ON YOUR NEXT INVOICE*** THIS INVOICE REFLECTS ANNUAL CITY OF RENO RATE INCREASE EFFECTIVE OCTOBER 1, 2008

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about WMezPay and make a convenient, secure payment.

Please note your service rate has increased for services covered in this invoice. If you have questions about this increase, please contact your CustomerServiceCenteronline under Billing Inquiry at www.wm.com or by calling the number listed on this invoice.

WASTE MANAGEMENT WA-Reno Disposal	Payment Coupe Please detach and send with <u>checks only</u> (Please send all other <u>correspondence</u> to yo	ur local WM site.	Your Account Number 010-0074134-1149-2	Waste Management introduces VM exPay!] Pay your VM bill on-line at www.wm.com.
100 Vassar St Reno NV 89502-2815		Invoice Date 10/01/2008	Your Invoice Number 1939960-1149-3	
(775)329-8822 (775)788-7867 tax	Due Date	Total Due	Amount Paid	
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	91.66		
11149759 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		960000000046; WASTE MANAGEMEI RENO DISPOSAL PO Box 79168 Phoenix AZ 85062-911	NT OF NEVADA	
	om everyday collection to envi Think Green.»Think Was change of address or any service is	te Management		000082304945007 WM000157

Reno NV 89502-2815 (775)329-8822 (775)788-7867 fax

WM - Reno Disposal

100 Vassar St

Account Summary	
Description	Amount
Previous Balance	87.44
Total Credits and Adjustments	0.00
Total Payments Received	42.03-
Total Current Charges	46.25
Total Amount Due	91.66
Total Amount Past Due	45.41

Service Period: OCT/NOV/DEC 2008 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

JA0386

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2421 W. Peoria Ste. 210 Phoenix AZ 85029. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



Customer: Account Number: Invoice Date: Invoice Number: Due Date:

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 10/01/2008 1939960-1149-3 Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 96 GAL TOTER REL LATE PAYMENT FEE	1	44.16 2.09

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MANAGEMENT

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amoun
Previous Balance	91.66
Total Credits and Adjustments	0.00
Total Payments Received	0.00
Total Current Charges	48.57
Total Amount Due	140.23
Total Amount Past Due	91.66

INVOICE

Service Period: JAN/FEB/MAR 2009 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

Customer:	1
Account Number:	010
Invoice Date:	
Invoice Number:	
Due Date:	5
WM ezPay Account ID:	0000

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 01/01/2009 2019745-1149-9 Due Upon Receipt 00008-29049-45007

Current Invoice Amount	Total Amount Due	
48.57	140.23	
Please pay total an Thank you for your		

•••••PAYMENTS RECEIVED AFTER DEC. 19, 2008 WILL REFLECT ON YOUR NEXT INVOICE•••• EFF 8/1/08, 100 VASSAR ST WILL ONLY ACCEPT PAYMENTS BY CHECK, CREDIT CARD OR MONEY ORDER.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about WMezPay and make a convenient, secure payment.

	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM site.	Your Account Number 010-0074134-1149-2	Waste Management introduces WM ezPayl/ Pay your WM bill on-line at www.wm.com.
VM - Reno Disposal 00 Vassar St Reno NV 89502-2815	Invoice Date	Your Invoice Number	www.wnt.com
775)329-8622 775)788-7867 fax	01/01/2009 Due Date Total Due	2019745-1149-9 Amount Paid	
earn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt 140.23 114901000741340201974500000004	85700000014023 7	
10539R25 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	WASTE MANAGEN RENO DISPOSAL PO Box 79168 Pho e nix AZ 85062-		
	rom everyday collection to environmental pro Think Green.»Think Waste Managemen IR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUM	1t	0000829049450 WM000160

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2421 W. Peoria Ste. 210 Phoenix AZ 85029. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



Customer: Account Number: Invoice Date: Invoice Number: Due Date:

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 01/01/2009 2019745-1149-9 Due Upon Receipt

Date	Description		<u>an an a</u>
	1.00 96 GAL TOTER REL	Quantity	Amoun
		1	44,16
	LATE PAYMENT FEE		4.41

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



INVOICE

Customer:	
Account Number:	
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 04/01/2009 2185598-1149-0 Due Upon Receipt 00008-29049-45007

 Current Invoice Amount
 Total Amount Due

 50.90
 191.13

 Please pay total amount due. Thank you for your business.

****PAYMENTS RECEIVED AFTER MARCH 20, 2009 WILL REFLECT ON YOUR NEXT INVOICE*** EFF 8/1/08, 100 VASSAR ST WILL ONLY ACCEPT PAYMENTS BY CHECK, CREDIT CARD OR MONEY ORDER.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about WMezPay and make a convenient, secure payment.

WASTE MANAGEMENT WM - Reno Disposal	Payment Coupe Please detach and send with <u>checks only</u> (i Please send all other <u>correspondence</u> to yo		Your Account Number 010-0074134-1149-2	Waste Management introduces VM ezPay!! Pay your VM bill on-line at www.wm.com.
100 Vassar St Reno NV 89502-2815		04/01/2009	Your Invoice Number	
(775)329-8822 (775)788-7867 fax	Due Date	Total Due	Amount Paid	
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	191.13		
11149R62 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		NASTE MANAGEME RENO DISPOSAL 20 Box 79168 2hoenix AZ 85062-91		
	rom everyday collection to envi Think Green.*Think Wash r change of address or any service iss	e Management	ı	00008290494500 WM000163

WASTE MARAGEMENT WM - Reno Disposal 100 Vassar St

Reno NV 89502-2815 (775)329-8822

(775)788-7867 fax

Account Summary	
Description	Amoun
Previous Balance	140.23
Total Credits and Adjustments	0.00
Total Payments Received	0.00
Total Current Charges	50.90
Total Amount Due	191.13
Total Amount Past Due	140.23

Service Period: APR/MAY/JUN 2009 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2421 W. Peoria Ste. 210 Phoenix AZ 85029. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000164

Page 2 of 3

JA0393



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	04/01/2009
Invoice Number:	2185598-1149-0
Due Date:	Due Upon Receipt

Date	Description	Quantity	Атоип
	1.00 96 GAL TOTER REL	1	44.16
	LATE PAYMENT FEE		6.74

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MANAGEMENT

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amount
Previous Balance	191.13
Total Credits and Adjustments	0.00
Total Payments Received	0.00
Total Current Charges	53.22
Total Amount Due	244.35
Total Amount Past Due	191.13

INVOICE

Service Period: JUL/AUG/SEP 2009 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

	P
Customer:	PERI
Account Number:	010-007
Invoice Date:	
Invoice Number:	225
Due Date:	Due L
WM ezPay Account ID:	00008-29

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2009 2250590-1149-7 Due Upon Receipt 00008-29049-45007

 Current Invoice Amount
 Total Amount Due

 53.22
 244.35

Please pay total amount due. Thank you for your business.

****PAYMENTS RECEIVED AFTER JUNE 19, 2009 WILL REFLECT ON YOUR NEXT INVOICE*** CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about VMezPay and make a convenient, secure payment.

	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM site.	Your Account Number 010-0074134-1149-2	Waste Management introduces VM ezPayll Pay your VM bill on-line at www.wm.com,
100 Vassar St Reno NV 89502-2815	Invoice Date	Your Invoice Number	
(775)329-8822	07/01/2009	2250590-1149-7	
(775)788-7867 fax	Due Date Total Due	Amount Paid	
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt 244.35		
11149R64 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	WASTE MANAGEM RENO DISPOSAL PO Box 79168 Phoenix AZ 85062-9		
	rom everyday collection to environmental pro Think Green. «Think Waste Managemen or change of address or any service issues contact numb	t	000082904945007 WM000166

JA0395

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



Customer: Account Number: Invoice Date: Invoice Number: Due Date:

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2009 2250590-1149-7 Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 96 GAL TOTER REL	1	44.16
	LATE PAYMENT FEE		9.06

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MANAGEMENT

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amount
Previous Balance	244.35
Total Credits and Adjustments	0.00
Total Payments Received	0.00
Total Current Charges	55.55
Total Amount Due	299.90
Total Amount Past Due	244.35

Service Period: OCT/NOV/DEC 2009 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

Page 1 of 3
PEREOS TRUST
010-0074134-1149-2
10/01/2009
2313753-1149-6
Due Upon Receipt
00008-29049-45007

Current Invoice Amount **Total Amount Due** 55.55 299.90

Please pay total amount due. Thank you for your business.

*****PAYMENTS RECEIVED AFTER SEP 21, 2009 WILL REFLECT ON YOUR NEXT INVOICE**** CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about WMezPay and make a convenient, secure payment.

	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM site.		Your Account Number. 010-0074134-1149-2	Waste Management introduces WM ezPayil Pay your WM bill on-line et www.wm.com.
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		Invoice Date	Your Invoice Number	
(775)329-8822		10/01/2009	2313753-1149-6	
(775)788-7887 fax	Due Date	Total Due	Amount Paid	
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	299,90		
11149R86 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		WASTE MANAGEME RENO DISPOSAL PO Box 79168 Phoenix AZ 85062-91		
	rom everyday collection to env Think Green. «Think Was. r change of address or any service is	te Management		00082904945007 WM000169

JA0398

INVOICE

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000170

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Customer:	
Account Number:	010
Invoice Date:	
Invoice Number:	
Due Date:	Ð

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 10/01/2009 2313753-1149-6 Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 96 GAL TOTER REL	1	44.16
	LATE PAYMENT FEE		11.39

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WM - Reno Disposal

Reno NV 89502-2815

100 Vassar St

(775)329-8822

(775)788-7867 fax

INVOICE

Customer:
Account Number:
Invoice Date:
Invoice Number:
Due Date:
WM ezPay Account ID:

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 01/01/2010 2382249-1149-1 Due Upon Receipt 00008-29049-45007

Current Invoice Amount Total Amount Due 57.87 357.77

Please pay total amount due. Thank you for your business.

*PAYMENTS RECEIVED AFTER CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Go to www.wm.com to learn more about WMezPay and make a convenient, secure payment.

	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local W	/M site.	Your Account Number 010-0074134-1149-2	Waste Management Introduces WM ezPayll Pay your WM bill on-line at
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815 (775)329-8622 (775)788-7867 fax	01/ Due Date: To	Dice Date 101/2010 tal Due 157.77	Your Invoice Number 2382249-1149-1 Amount Paid	www.wm.com.
11149R68 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	RENO D PO Box 7	MANAGEMEN ISPOSAL	NT OF NEVADA	
	om everyday collection to environme Think Green. «Think Waste Man change of address or any service issues con	agement		000082904945007 WM060172

Account Summary Description Amount Previous Balance 299.90 Total Credits and Adjustments 0.00 Total Payments Received 0.00 **Total Current Charges** 57.87 Total Amount Due 357.77 Total Amount Past Due 299.90

Service Period: JAN/FEB/MAR 2010 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000173

JA0402



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	01/01/2010
Invoice Number:	2382249-1149-1
Due Date:	Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 96 GAL TOTER REL LATE PAYMENT FEE	1	44.16 13.71

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WM - Reno Disposal 100 Vassar St

Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax INVOICE

Customer:
Account Number:
Invoice Date:
Invoice Number:
Due Date:
WM ezPay Account ID:

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 04/01/2010 2448206-1149-3 Due Upon Receipt 00008-29049-45007

Current Invoice Amount Total Amount Due 60.20 417.97

Please pay total amount due. Thank you for your business.

**PAYMENTS RECEIVED AFTER CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

All payments will be posted to your oldest outstanding invoice.

W.	Payment Coup Please detach and send with <u>checks only</u> Please send all other <u>correspondence</u> to y		Your Account Number //	Waste Management introduces WM ezPayl Pay your WM bill on-line at
WASTE MANAGEMENT VM - Reno Disposal 00 Vassar St	· · · · · · · · · · · · · · · · · · ·	Invoice Date		www.wm.com.
tene NV 89502-2815		04/01/2010	2448206-1149-3	ł
775)329-8822 775)788-7867 fax	Due Date	Total Due	Amount Paid	
earn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	417.97		
	1149010007413402448	206000000060	2000000041797 4	
11149R70 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	1149010007413402448	20600000060 WASTE MANAGEME RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 9	INT OF NEVADA	

Account Summary Description Amount Previous Balance 357.77 Total Credits and Adjustments 0.00 Total Payments Received 0.00 **Total Current Charges** 60.20 417.97

Total Amount Due Total Amount Past Due 357.77

Service Period: APRIL/MAY/JUNE/2010 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



WASTE MANAGEMENT WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

Customer:
Account Number:
Invoice Date:
Invoice Number:
Due Date:

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 04/01/2010 2448206-1149-3 Due Upon Receipt

Date	Description	Quantity	Amoun
	1.00 96 GAL TOTER REL	1	44.16
	LATE PAYMENT FEE		16.04

Total Current Charges

60.20

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WM - Reno Disposal 100 Vassar St

Reno NV 89502-2815

Account Summary Description

Previous Balance

Total Credits and Adjustments

Total Amount Due

Total Amount Past Due

Total Payments Received

Total Current Charges

(775)329-8822 (775)788-7867 fax INVOICE

Customer:	
Account Number:	
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2010 2514102-1149-3 Due Upon Receipt 00008-29049-45007

 Current Invoice Amount
 Total Amount Due

 59.13
 477.10

Please pay total amount due. Thank you for your business.

****PAYMENTS RECEIVED AFTER JUNE 18, 2010 WILL REFLECT ON YOUR NEXT INVOICE*** CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

The new Bagster® Dumpster In a Bag® can take on up to 3300 lb of waste & debris. As easy as Buy. Fill. Gone®. Buy at a retailer near you. www.thebagster.com

All payments will be posted to your oldest outstanding invoice.

	Payment Coupo Please detach and send with <u>checks only</u> (r Please send all other <u>correspondence</u> to yo	no cash).	Your Account Number 010-0074134-1149-2	Pay your WM bill online at www.wm.com, To pay by phone, call 866-984-2729.
V/M - Reno Disposal 100 Vassar St Reno NV 89502-2815 (775)329-8822 (775)788-7867 fax	Due Date	Invoice Date 07/01/2010 Total Due	Your Invoice Number 2514102-1149-3 Amount Pald	Can 000-507-2123.
Learn how we Think Green at www.wm.com/thinkgreen 11149R72 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		477.10 02000000059 WASTE MANAGEME RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90	NT OF NEVADA	
	om everyday collection to env Think Green.»Think Was a change of address or any service is:	te Management		000082904945007 WMQQQ178

0.00 59.13 477.10 ◄ 417.97

Amount

417.97

0.00

Service Period: JULY/AUG/SEP/2010 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	07/01/2010
Invoice Number:	2514102-1149-3
Due Date:	Due Upon Receipt

Date	Description	Quantity	Amount
04/06/10	PRORATE AUTO REL RCF 96T PRORATION		7.65-
	1.00 CUBIC YD FLAT	1	36.06
	LATE PAYMENT FEE		30.72

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WM - Reno Disposal

100 Vassar St Reno NV 89502-2815 INVOICE

0.00

Customer:	
Account Number:	
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 10/01/2010 2579668-1149-5 Due Upon Receipt 00008-29049-45007

Current Invoice Amount	Total Amount Due
83.09	500.09
Please pay total an	nount due.
Thank you for your	

****PAYMENTS RECEIVED AFTER CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

All payments will be posted to your oldest outstanding invoice.

	Payment Coupo Please detach and send with <u>checks only</u> (r Please send all other <u>correspondence</u> to yo	o cash).	Your Account Number 010-0074134-1149-2	Pay your WM bill online at www.wm.com. To pay by phone, call 866-964-2725
MA - Reno Disposal 100 Vassar St Reno NV 89502-2815		Invoice Date 10/01/2010	Your Invoice Number 2579668-1149-5	Call 600-304-2723
775)329-8822 775)788-7867 fax	Due Date	Total Due	Amount Paid	
earn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	500.09		
	11490100074134025796	68000000083	0900000050009 2	
11149R74		WASTE MANAGEME RENO DISPOSAL	INT OF NEVADA	

WM000181

(775)329-8822 (775)788-7867 fax Account Summary Description Amount Previous Balance 477.10 Total Credits and Adjustments Total Payments Received 60.10-**Total Current Charges**

83.09 Total Amount Due 500.09 Total Amount Past Due 417.00

Service Period: OCT/NOV/DEC 2010 If full payment of the Invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	10/01/2010
Invoice Number:	2579668-1149-5
Due Date:	Due Upon Receipt

Date	Description	Quantity	Amoun
	1.00 CUBIC YD FLAT	1	36.06
	LATE PAYMENT FEE		47.03

From everyday collection to environmental protection, Think Green. * Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WM - Reno Disposal

Reno NV 89502-2815

100 Vassar St

(775)329-8822 (775)788-7867 fax INVOICE

Customer:	
Account Number:	
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 01/01/2011 2656089-1149-0 Due Upon Receipt 00008-29049-45007

Current Invoice Amount **Total Amount Due** 79.41 543.44

Please pay total amount due. Thank you for your business.

****PAYMENTS RECEIVED AFTER CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

		ents will be posted Idest outstanding invoice.	
WASTE MAAAAGEMENT WASTE MAAAAGEMENT WM - Reno Disposal 100 Vassar St Reno NV 89502-2815 (775)738-7867 fax Leam how we Think Green at www.wm.com/thinkgreen	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM site. Invoice Date 01/01/2011 Due Date Total Due Due Upon Receipt 543.44	Your Account Number 010-0074134-1149-2 Your Invoice Number 2656089-1149-0 Amount Paid	Pay your WM bill online at www.wm.com, To pay by phone, call 866-964-2729.
	11490100074134026560890000000794 WASTE MANAGEMEN RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90 Tom everyday collection to environmental prote Think Green. Think Waste Management R CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER	NT OF NEVADA 054-1008 2 ction,	00008290494500 WM000184



Account Summary Description Amount Previous Balance 500.09 Total Credits and Adjustments 0.00 Total Payments Received 36.06-**Total Current Charges** 79.41

Total Amount Due 543.44 Total Amount Past Due 464.03

Service Period: JAN/FEB/MAR 2011 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



 Customer:
 F

 Account Number:
 010-0

 Invoice Date:
 1

 Invoice Number:
 2

 Due Date:
 Due

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 01/01/2011 2656089-1149-0 Due Upon Receipt

Date	Description	Quantity	Amoun
	1.00 CUBIC YD FLAT	1	36.06
	LATE PAYMENT FEE		43.35

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MANAGEMENT WM - Reno Disposal

100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amount
Previous Balance	543,44
Total Credits and Adjustments	0.00
Total Payments Received	36.06-
Total Current Charges	81.21
Total Amount Due	588.59
Total Amount Past Due	507.38

INVOICE

Service Period: APR/MAY/JUN 2011 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

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Page 1 of 3 PEREOS TRUST 10-0074134-1149-2 04/01/2011 2721198-1149-0 Due Upon Receipt 08-29049-45007

Current Invoice Amount	Total Amount Due
81.21	588.59
Please pay total an Thank you for your	

****PAYMENTS RECEIVED AFTER MARCH 18, 2011 WILL REFLECT ON YOUR NEXT INVOICE** CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

All payments will be posted to your oldest outstanding invoice.

WASTE MANAGEMENT	Payment Coup Please detach and send with <u>checks only</u> Please send all other <u>correspondence</u> to yo	ino cash).	Your Account Number 010-0074134-1149-2	Pay your WM bill online at www.wm.com. To pay by phone, call 855-964-2729.
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815 (775)329-8822 (775)788-7867 fax	Due Date	Invoice Date 04/01/2011 Total Due	Your Invoice Number 2721198-1149-0 Amount Paid	Call 660-904-2723.
Learn how we Think Green at www.wm.com/thinkgreen 11149R78 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596		VASTE MANAGEMEI RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90	NT OF NEVADA	
	rom everyday collection to env Think Green.»Think Was R CHANGE OF ADDRESS OR ANY SERVICE IS	te Management		000082904945007 WM000187

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NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	04/01/2011
Invoice Number:	2721198-1149-0
Due Date:	Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 CUBIC YD FLAT	1	36.06
	LATE PAYMENT FEE		45.15

From everyday collection to environmental protection, Think Green. *Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MANAGEMENT

WM - Reno Disposal 100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Customer: Account Number: Invoice Date: Invoice Number: Due Date: WM ezPay Account ID: Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2011 2787348-1149-2 Due Upon Receipt 00008-29049-45007

 Current Invoice Amount
 Total Amount Due

 81.65
 634.18

Please pay total amount due. Thank you for your business.

Account Summary	
Description	Amount
Previous Balance	588.59
Total Credits and Adjustments	0.00
Total Payments Received	36.06-
Total Current Charges	81.65
Total Amount Due	634,18
Total Amount Past Due	552.53

Service Period: JUL/AUG/SEP 2011 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

****PAYMENTS RECEIVED AFTER
JUNE 20, 2011 WILL REFLECT ON
YOUR NEXT INVOICE**
CALL CENTER HOURS ARE MONDAY
THROUGH FRIDAY 8AM TO 5PM
800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

Past due balances subject to late fees. All charges are payable upon receipt.

All payments will be posted to your oldest outstanding invoice.

	Payment Coupo Please detach and send with <u>checks only</u> (n Please send all other <u>correspondence</u> to you	o cash).	Your Account Number 010-0074134-1149-2	Pay your WM bill online at www.wm.com. To pay by phone, call 866-964-2729.
WM - Reno Disposa) 100 Vassar St Reno NV 99502-2815 (775)329-9822 (775)788-7867 fax	Due Date	Invoice Date 07/01/2011	Your Invoice Number 2787348-1149-2	Call 600-304-2723.
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	634.18	Amount Paid	
11149R81 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	R P	48000000081 /ASTE MANAGEME ENO DISPOSAL 0 BOX 541008 DS ANGELES CA 90	NT OF NEVADA	
	rom everyday collection to envir Think Green.®Think Waste R CHANGE OF ADDRESS OR ANY SERVICE ISSU	Management		0000829049450

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Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000191

JA0420



Customer: Account Number: Invoice Date: Invoice Number: Due Date:

Page 3 of 3 PEREOS TRUST 010-0074134-1149-2 07/01/2011 2787348-1149-2 Due Upon Receipt

Date	Description	Quantity	Amount
	1.00 CUBIC YD FLAT	1	36.06
	LATE PAYMENT FEE		45.59

Total Current Charges

From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



WASTE MAMAGEMENT WM - Reno Disposal

100 Vassar St Reno NV 89502-2815

(775)329-8822 (775)788-7867 fax

Account Summary	
Description	Amount
Previous Balance	634.18
Total Credits and Adjustments	0.00
Total Payments Received	36.06-
Total Current Charges	82.53
Total Amount Due	680.65
Total Amount Past Due	598.12

INVOICE

Service Period: OCT/NOV/DEC 2011 If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

Customer:	
Account Number:	010
Invoice Date:	
Invoice Number:	
Due Date:	
WM ezPay Account ID:	0000

Page 1 of 3 PEREOS TRUST 010-0074134-1149-2 10/01/2011 2853918-1149-1 Due Upon Receipt 00008-29049-45007

Current Invoice Amount	t Total Amount Due	
82.53	680.65	
Please pay total an Thank you for your	iount due. business.	

PAYMENTS RECEIVED AFTER SEPTEMBER 20, 2011 WILL REFLECT ON YOUR NEXT INVOICE CALL CENTER HOURS ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648.

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLES OR AT ANY LOCAL SCOLARI'S.

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	Payment Coupo Please detach and send with <u>checks only</u> (r Please send all other <u>correspondence</u> to yo	10 cash).	Your Account Number 010-0074134-1149-2	Pay your WM bill online at www.wm.com. To pay by phone, call 866-964-7799	
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		Invoice Date	Your Invoice Number	call 600-304-2729.	
(775)329-8822	10/01/2011		10/01/2011 2853918-1149-1	2853918-1149-1	
(775)788-7867 fax	Due Date	Total Due	Amount Paid		
Learn how we Think Green at www.wm.com/thinkgreen	Due Upon Receipt	680.65			
11149884 PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6596	F	WASTE MANAGEME RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90			
	rom everyday collection to envi Think Green. Think Wast R CHANGE OF ADDRESS OR ANY SERVICE ISS	e Management		000082904945 WM000193	

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check. If you have questions regarding this check conversion process only, please call 866-701-0454. For any other unrelated issues, please contact the phone number listed on the front of your invoice.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste. 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)



	Page 3 of 3
Customer:	PEREOS TRUST
Account Number:	010-0074134-1149-2
Invoice Date:	10/01/2011
Invoice Number:	2853918-1149-1
Due Date:	Due Upon Receipt

Date	Description	<u> </u>	ana kana kana kana kana kana kana kana
10/01/11	CUBIC YD FLAT	Quantity	Amount
10/01/11	LATE PAYMENT FEE	1.00	36.06
10/01/11			46.47

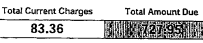
From everyday collection to environmental protection, Think Green. Think Waste Management FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1



(775)329-8822 (775)788-7867 fax

INVOICE

Customer:	PEREOS TRU
Account Number:	010-0074134-114
Invoice Date:	01/01/2
Invoice Number:	2920600-114
Due Date:	Due Upon Rec
WM ezPay Account ID:	00008-29049-450



Page 1 c

AccountSummer	
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Description		Amount
Previous Balance		680.65
Total Credits and Adjustments		0.00
Total Payments Received		36.06-
Total Current Charges		83.36
Total Amount Due		727.95
Total Amount Past Due		644,59
Service Period JAN/FEB/MAR 2012		
Service Location 010-74134: Pereos Trust	BASITAYIONSTWICH	
Date Description	Qty	Amount

Date	Description	Qty	Amount
	Cubic yd flat	1.00	36.06
01/01/12	Late payment fee		47.30
	Total Current Charges		83.36

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

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REFLECT ON YOUR NEXT INVOICE** CALL CENTER HOUR: ARE MONDAY THROUGH FRIDAY BAM TO 5PM 800-637-864

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLE OR AT ANY LOCAL SCOLARI'S. Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment,

	Payment (Please detach and send with <u>chec</u> Please send all other <u>corresponde</u>	<u>ks oniv</u> (no cash),	010-0074134-1149-2	Pay your WM bill online www.wm.com. To pay b phone, call 866-964-27;
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		01/01/2012	2920600 1149 4	
(775)329-8822	Million Due Date Million	Total Due C	Amount Paid Amount	
(775)788-7867 fax	Upon Receipt	727.95		
Learn how we Think Green at		L	4	

Le www.wm.com/thinkgreen

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6510

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WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

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Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.) \$1000000-1000000-20L8000 WM0000197

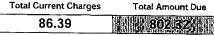


(775)329-8822 (775)788-7867 fax

INVOICE

Customer:	PEREOS TRI
Account Number:	010-0074134-114
Invoice Date:	04/01/2
Invoice Number:	2987387-114
Due Date:	Due Upon Rec
WM ezPay Account ID:	00008-29049-45

Page 1 c



Account Summan

Description			Amount
Previous	Balance		727.95
Total Cre	dits and Adjustments		0.00
Total Pay	ments Received		12.02-
Total Cu	rent Charges		86.39
	Total Amount Due		802.32
	Total Amount Past Due		715.93
Service	Period: APR/MAY/JUN 20		
Service	Location: 010-74434: Pere	osztrust 1845 Taylor StiMit III	
Date	Description	Qty	Amount
04/01/12	Cubic vd flat	1.00	26.06

ubic yd flat 1.00 36.06 04/01/12 Late payment fee 50.33 **Total Current Charges** 86.39

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount amount the set of the set of the set. permitted by applicable state law.

Please pay total amount due. Thank you for your business.



PHONE BOOKS CAN BE RECYCLED BY PLACING IT

ON TOP OF YOUR OTHER CURBSIDE RECYCLABLE OR AT ANY LOCAL SCOLARI'S. Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment.

	Payment C Please detach and send with <u>check</u> Please send all other <u>corresponder</u>	<u>is only</u> (no cash).	010-0074134-1149-2	Pay your WM bill online www.wm.com. To pay t phone, call 866-964-27;
WM - Reno Dispo sal 100 Vassar St Reno NV 89502-2815		04/01/2012	2987387 1149 8	
(775)329-8822 (775)788-7867 fax	Upon Receipt	802.32	HE MAMOUNIPAIDIS	
Learn how we Think Green at			L	

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6510

WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

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FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

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Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.) 1288000-1000000-91/28000 WM00001999



(775)329-8822 (775)788-7867 fax

INVOICE

	Page 1 c
Customer:	PEREOS TRU
Account Number:	010-0074134-114
Invoice Date:	07/01/2
Invoice Number:	3054602-114
Due Date:	Due Upon Rec
WM ezPay Account ID:	00008-29049-45

Total Current Charges Total Amount Due 87.78

Account Summary

Description	Amount
Previous Balance	802.32
Total Credits and Adjustments	72.12-
Total Payments Received	0.00
Total Current Charges	87.78
Total Amount Due	817.98
Total Amount Past Due	730,20
Service Reniod UUL/AUG/SER 2012	

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law. Please pay total amount due. Thank you for your business.



PAYMENTS RECEIVED AFTER JUNE 20, 2012 WILL REFLECT ON YOUR NEXT INVOICE CALL CENTER HOUF ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-864

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLE OR AT ANY LOCAL SCOLARI'S. Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment.

WASTE MANAGEMENT	Payment (Please detach and send with <u>check</u> Please send all other <u>corresponder</u>	ks only (no cash).	010-0074134-1149-2	Pay your WM bill online www.wm.com. To pay t phone, call 866-964-27
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		07/01/2012	3054602 1149 6	
(775)329-8822 (775)788-7867 fax	Upon Receipt	817.98		
Learn how we Think Green at www.wm.com/thinkgreen			ما ل <u>ــــــ</u> ـا	

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WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

From everyday collection to environmental protection, Think Green[®] Think Waste Management. FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check.

You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-mails, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000201

005875-0000001-0005201

W	MA.
WASTE M	ANAGEMENT

 Page 3 (

 Customer:
 PEREOS TRI

 Account Number:
 010-0074134-114

 Invoice Date:
 07/01/2

 Invoice Number:
 3054602-114

 Due Date:
 Due Upon Rec

 WM ezPay Account ID:
 00008-29049-45

	Total Credits and Adjustments		72.1
	04/30/2012 Credit rs rel		32.3
	2		3.7
	04/30/2012 Credit rs rel rcy		
	04/30/2012 Credit rs rel		32.3
	04/30/2012 Credit rs rel rcy		<u>3.7</u>
Creditsia			
	Total Current Charges		87.7
0/10/112			51.7
07/01/12	Late payment fee	1.00	36.0
07/01/12	Cubic yd flat	Qty	Amo
Date	Description		
Service	Location 1010-74134 Pereositrushi345 Taylor Sew		

From everyday collection to environmental protection, Think Green: Think Waste Management. FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

0005875-000002-0005202

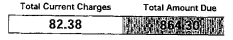


(775)329-8822 (775)788-7867 fax

INVOICE

Customer:	PEREOS TRI
Account Number:	010-0074134-114
Invoice Date:	10/01/2
Invoice Number:	3122869-114
Due Date:	Due Upon Rec
WM ezPay Account ID:	00008-29049-45

Page 1 c



Account Summary _

Description	Amo	unt
Previous Balance	817.9	8
Total Credits and Adjustments	0.0	0
Total Payments Received	36.0	-
Total Current Charges		-
Total Amount Due	864.3	0
Total Amount Past Due	781.9	
Service Period (IOCT/NOWDEC 2012)		
Service Location: 010 741345 Pereos Trust 3	45 Taylol Shwki Pilki II Liki	
Date Description	Qty Amou	unt

	Total Current Charges		82.38
10/01/12	Late payment fee		46.32
10/01/12	Cubic yd flat	1.00	36.06
Date	Description	Qty	Amount

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

Please pay total amount due. Thank you for your business.



PAYMENTS RECEIVED AFTER SEPTEMBER 20, 2012 WILL REFLECT ON YOUR NEXT INVOICE CALL CENTER HOUR: ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-864

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLE OR AT ANY LOCAL SCOLARI'S. Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment.

	Payment Coupon Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM s:	te. 010-0074134-1149-2 Pay your WM bill online www.wm.com. To pay b phone, call 866-864-27;
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815	10/01/2012	3122869 1149 9
(775)329-8822 (775)788-7867 fax	Upon Receipt 864.30	Migreinikahounersionkeisi
Learn how we Think Green at www.wm.com/thinkgreen		
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0010439 01 AV 0.350 **AUTO 7 0	7264 89502-660252 -C02-P00000-i /1149R94 ,,	641006.6.11.1.4011.1.4011.1.40101.0.0011.1.600
PEREOS TRUST 1610 MEADOW WOOD LN	W RI	ASTE MANAGEMENT OF NEVADA ENO DISPOSAL O BOX 541008

PO BOX 541008

LOS ANGELES CA 90054-1008

RENO NV 89502-6602

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FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check.

You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-malts, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

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(775)329-8822 (775)788-7867 fax

INVOICE

Customer:	PEREOS TRI
Account Number:	010-0074134-114
Invoice Date:	01/01/2
Invoice Number:	3193291-114
Due Date:	Due Upon Rec
WM ezPay Account ID:	00008-29049-45

Page 1 (



Please pay total amount due. Thank you for your business.

Description			
Previous			Amount
			864.30
Total Cre	dits and Adjustments		67.00
	ments Received		36.06-
Total Cu	rent Charges		89.93
	Total Amount Due		985.17
	Total Amount Past Due		895,24
Service	Period: UAN/FEB/MAR 2013		
			STATE OF COMPANY AND AND ADDRESS
Service	Location 010 74134 Pereositru	st 345 Taylon StiW	
Date	Description	Qty	Amount
01/01/13	Cubic yd flat	1.00	36.06
01/01/13	Late payment fee		53.87
	Total Current Charges		89.93
Credits	and Adjustments Detail		
	12 Debit rs rel	而來在你的個性的優好的情況的情況的思想的思想	17.00
	12 Debit rs rel		17,00
			50.00
	Total Credits and Adjustment	ts	67.00

AccountSummary

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

****PAYMENTS RECEIVED AFTER DECEMBER 24, 2012 WIL REFLECT ON YOUR NEXT INVOICE**** CALL CENTER HOU ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-864

PHONE BOOKS CAN BE RECYCLED BY PLACING IT ON TOP OF YOUR OTHER CURBSIDE RECYCLABLE OR AT ANY LOCAL SCOLARI'S. Past due balances subject to late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment.



WF 100 Re

Payment Coupon

Please detach and send with <u>checks only</u> (no cash). Please send all other <u>correspondence</u> to your local WM site.

Youn Account Number 010-0074134-1149-2

WM - Reno Disposal 100 Vassar St		Invoice Date IIII	Your Invoice Number
Reno NV 89502-2815		01/01/2013	3193291 1149 0
(775)329-8822 (775)788-7867 fax	Due Date A	Total Due Ministra	Amount Paid III III
	Upon Receipt	985.17	
Learn how we Think Green at www.wm.com/thinkgreen			L

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6602



WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

From everyday collection to environmental protection, Think Green: Think Waste Management. FOR CHANGE OF ADDRESS OR ANY SERVICE ISSUES CONTACT NUMBER ON PAGE 1

11149896

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check.

You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-mails, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.) 077902-000001-0023085



(775)329-8822 (775)788-7867 fax

INVOICE

Customer:	PEREOS TRL
Online WM ezPay ID:	00008-29049-45(
nvoice Date:	04/01/2
nvoice Number:	3317071-114
Account Number:	010-0074134-114
Due Date:	Due Upon Reci

Total Current Charges Total Amount Due 91.16 **11.040-27**

Page 1 c

AccountSummary

Description		Amount
Previous Balance		985.17
Total Credits and Adjustments		0.00
Total Payments Received		36.06-
Total Current Charges		91.16
Total Amount Due		1,040.27
Total Amount Past Due		949.11
Service Period UAPR/MAM/JUNE 2013 1		
Service Locations 010-741344 Reneos Trus	GI345 Taylor Sow	
Date Description	Qty	Amount
04/01/12 Cubio ud Fat		

04/01/13 Cubic yd flat 1.00 36.06 04/01/13 Late payment fee 55.10 **Total Current Charges** 91.16

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

Please pay total amount due. Thank you for your business.



****PAYMENTS RECEIVED AFTER MARCH 15, 2013 WILL REFLECT ON YOUR NEXT INVOICE**** CALL CENTER HOUR ARE MONDAY THROUGH FRIDAY 8AM TO 5PM 800-637-8648

PHONE BOOKS CAN BE RECYCLED BY PLACING IT (TOP OF YOUR OTHER CURBSIDE RECYCLABLES OF AT ANY LOCAL SCOLARI'S. Past due balances subject t late fees. All charges are payable upon receipt.

Want to pay this bill on-line? Visit www.wm.com and click My Account to make a convenient, secure payment.

WASTE MANAGEMENT	Payment C Please detach and send with <u>check</u> Please send all other <u>corresponder</u>	<u>(s only</u> (no cash).	010-0074134-1149-2
WM - Reno Disposal 100 Vassar St Reno NV 89502-2815		04/01/2013	3317071 1149 7
(775)329-8822 (775)788-7867 fax	Upon Receipt	1,040.27	
Learn how we Think Green at www.wm.com/thinkgreen			<u>المعمومة المعمومة ا</u>

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6602



WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

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WM000208

0017969-0000001-0017730

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You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-mails, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.) 0£//100-1000000-596/1100 WM0000209



(775)329-8822 (775)788-7867 fax

Description

Date

Account Summary

Total Credits and Adjustments

Description

07/01/13 Late payment fee

07/01/13 Cubic yd flat

Total Amount Due

Service Period: JUL-AUG-SEPT 2013

Total Amount Past Due

Total Current Charges

Service Location: 010-74134: Pereos Trust: 345 Taylor St W

Total Payments Received

Total Current Charges

Previous Balance

INVOICE

Qty

1.00

Amount

0.00

36.06-

Amount

36.06

68.71

104.77

1,040.27

1,004.21

Customer:	
Online WM ezPay ID:	
Invoice Date:	
Invoice Number:	
Account Number:	
Due Date:	

Page 1 c PEREOS TRU 00008-29049-45(07/01/20 3452307-114 010-0074134-114 Due Upon Reci

Total Current Charges	Total Amount Due
104.77	1,108.98

Please pay total amount due. Thank you for your business.



ON YOUR NEXT INVOICE

PHONE BOOKS CAN BE RECYCLED BY PLACING IT (TOP OF YOUR OTHER CURBSIDE RECYCLABLES OF AT ANY LOCAL SCOLARI'S. Past due balances subject 1 late fees. All charges are payable upon receipt.

If full payment of the invoiced amount is not received on or before the delinquent date, you will be charged a monthly late fee of 5.0% of the unpaid amount, with a minimum monthly charge of \$1.00, or such lesser late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law,

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Please note your service rate has increased for services covered in this invoice. If you have questions about this increase, please contact your Customer Service Center online under Billing Inquiry at www.wm.com or by calling the number listed on this invoice.

	Please detach and send with checks	Payment Coupon lease detach and send with <u>checks only</u> (no cash). lease send all other <u>correspondence</u> to your local WM site.	
WM - Reno Disposal 100 Vassar St		Invoice Date	Your Invoice Number
Reno NV 89502-2815		07/01/2013	3452307 1149 0
775)329-8822	Due Date	Total Due	Amount Paid
775)788-7867 fax	Upon Receipt	1,108.98	
Learn how we Think Green at www.wm.com/thinkgreen		·	L

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6602



WASTE MANAGEMENT OF NEVADA

RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

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11168R02

WM000210

0141707-0000001-0023107

NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check.

You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-mails, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

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(775)329-8822 (775)788-7867 fax

Description

Date

Account Summary

Total Credits and Adjustments

Description

10/01/13 Late payment fee

10/01/13 Cubic yd flat

Total Amount Due

Service Period: OCT, NOV, DEC 2013

Total Amount Past Due

Total Current Charges

Service Location: 010-74134: Pereos Trust: 345 Taylor St W

Total Payments Received

Total Current Charges

Previous Balance

INVOICE

Qty

1.00

Amount

0.00

36.06-

Amount

36.06

53.49

89.55

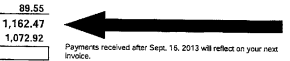
1,108,98

Customer:	PEREOS TRU
Online WM ezPay ID:	00008-29049-45
Invoice Date:	10/01/2
Invoice Number:	3528806-114
Account Number:	010-0074134-114
Due Date:	Due Upon Rec
Invoice Number: Account Number:	3528806- 010-0074134-

Total Current Charges	Total Amount Due
89.55	1,162.47

Page 1 c

Please pay total amount due. Thank you for your business.



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will be charged a monthly late fee of 2.5% of the unpaid amount, with a minimum monthly charge of \$5.00, or such late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

If full payment of the invoiced amount is not received within 30 days of the invoice date, you

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Please note your service rate has increased for services covered in this invoice. If you have questions about this increase, please contact your Customer Service Center online under Billing Inquiry at www.wm.com or by calling the number listed on this invoice.

	Please detach and send with chec	Payment Coupon ase detach and send with <u>chacks only</u> (no cash). ase send all other <u>correspondence</u> to your local WM site.	
WM - Reno Disposal 100 Vassar St		Invoice Date	Your Invoice Number
Reno NV 89502-2815		10/01/2013	3528806 1149 1
(775)329-8822 (775)788-7867 fax	Due Date	Total Due	Amount Paid
	Upon Receipt	1,162.47	
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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6602

WASTE MANAGEMENT OF NEVADA **RENO DISPOSAL** PO BOX 541008 LOS ANGELES CA 90054-1008

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WM000212

0002743-0000001-0002743

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You agree, in order for us to service our account or to collect any amounts you may owe (for non-marketing or solicitation purposes), we may contact you by telephone at any telephone number associated with your account, including wireless telephone numbers, which could result in charges to you. We may also contact you by sending text messages, facsimile messages or e-mails, using any e-mail address you provide to use. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

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(775)329-8822 (775)788-7867 fax

Description

Date

Account Summary

Total Credits and Adjustments

Description

01/01/14 7 Cans curb rel

01/01/14 Late payment fee

Total Amount Due

Service Period: JAN, FEB, MAR 2014

Total Amount Past Due

Total Current Charges

Service Location: 010-74134: Pereos Trust: 345 Taylor St W

Total Payments Received

Total Current Charges

Previous Balance

INVOICE

Qty

1.00

Amount

0.00

36.06-

Amount

36.06

71.25

107.31

1,162,47

Customer:	PEREOS TRU
Online WM ezPay ID:	00008-29049-45(
Invoice Date:	01/01/2
Invoice Number:	3613558-114
Account Number:	010-0074134-114
Due Date:	Due Upon Rec

Total Current Charges	Total Amount Due
107.31	1,233.72

Page 1 (

Please pay total amount due. Thank you for your business.



ATTENTION: Single-Stream Recycling Program informat and Excess Waste stickers are enclosed. WM ezPay customers: download and print from file respresented by

paper clip. Stickers will be mailed separately,

If full payment of the invoiced amount is not received within 30 days of the invoice date, you will be charged a monthly late fee of 2.5% of the unpaid amount, with a minimum monthly charge of \$5.00, or such late fee allowed under applicable law, regulation or contract. Additionally, if your service is suspended for non-payment, you may be charged a resume fee to restart your service. For each returned check, a fee will be assessed on your next billing equal to the maximum amount permitted by applicable state law.

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	Payment Coupon Please detach and send with <u>checks anly</u> (no cash). Please send all other <u>correspondence</u> to your local WM site.		Your Account Number 010-0074134-1149-2	
WM - Reno Disposal 100 Vassar St		Invoice Date	Your Invoice Number	
Reno NV 89502-2815		01/01/2014	3613558 1149 4	
(775)329-8822	Due Date	Total Due	Amount Paid	
(775)788-7867 fax	Upon Receipt	1,233.72		
Learn how we Think Green at www.wm.com/thinkgreen		L		

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PEREOS TRUST 1610 MEADOW WOOD LN 202 RENO NV 89502-6602

WASTE MANAGEMENT OF NEVADA RENO DISPOSAL PO BOX 541008 LOS ANGELES CA 90054-1008

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NOTICE: By sending your check, you are authorizing Waste Management to use information on your check to make a one-time electronic debit to your account at the financial institution indicated on your check. This electronic debit will be for the amount of your check and may occur as soon as the same day we receive your check.

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Please send all bankruptcy correspondence to 2625 W. Grandview Rd. Ste 150 Phoenix, AZ 85023. (This language is in compliance with 11 USC 342(c)(2) of the Bankruptcy Code.)

WM000215

0031729-0000001-0022225

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Fransaction # 5693394 : csulezic

EXHIBIT 11

11:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 1377187 04/01/07 MISC TAX 1377187 04/01/07 1377187 04/01/07 1377187 04/01/07 1377187 04/01/07 1377187 04/01/07 1377187 04/01/07 1439314 07/01/07 MISC TAX 1439314 07/01/07 1439314 07/01/07 1439314 07/01/07 1377187 07/20/07 3080 F1=Switch Mode F2=Custom F11=Late Payment Fee F14=Include Archived Items	F12=Provisiona T12 at	863.48 Balance 4.71 5.10 32.19 63.99 67.56 71.75 75.34 77.51 77.69 104.78 108.35 87.91 F5=Refresh Date

JA0446

11:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 1569648 10/01/07 FIN CHRG 1569648 10/01/07 I569648 10/01/07 I739832 01/01/08 FIN CHRG 1739832 01/01/08 I377187 01/09/08 3226 1377187 03/31/08 3294 1439314 03/31/08 3294 1439314 03/31/08 3294 1803476 04/01/08 FIN CHRG 1803476 04/01/08 F1=Switch Mode F2=Custor F11=Late Payment Fee F14=Include Archived Items	Fl2=Previous Fl2=Start 74	5 863.48 Balance 92.13 122.73 126.48 132.41 163.01 166.76 132.41 115.45 90.38 96.31 126.91 130.66 F5=Refresh Date

11:44 AM Cu Customer: 010-74135 PEREOS TRUST	ustomer Payment Inquiry	12/17/2013
=======================================	347 TAYLOR ST W	
Current 11/30/2013 1 .00 .00 Item # Date Misc 1439314 06/27/08 3355 1569648 06/27/08 3355 1875824 07/01/08 FIN CHRG 1875824 07/01/08 1939961 10/01/08 FIN CHRG 1939961 10/01/08 FIN CHRG 1939961 10/01/08 1569648 10/20/08 3418 1739832 10/20/08 3418 2019746 01/01/09 FIN CHRG 2019746 01/01/09 F1=Switch Mode F2=Customer F11=Late Payment Fee F14=Include Archived Items		Total Due 863.48 Balance 119.13 96.31 101.86 132.46 136.21 141.94 174.25 178.00 162.25 141.94 148.17 180.48 Refresh e il

11:44 AM Cus Customer: 010-74135	scomer Payme	nt Inquiry		12/17/2013
PEREOS TRUST		347 TAY	LOR ST W	
.00 .00 Item # Date Misc 2019746 01/01/09 2185599 04/01/09 FIN CHRG 2185599 04/01/09 2185599 04/01/09 1739832 04/15/09 3540 1803476 04/15/09 3540 2250591 07/01/09 FIN CHRG 2250591 07/01/09 1803476 07/13/09 3601 1875824 07/13/09 3601	D/31/2013 87.12 Type Code INV 46A FIN FIN INV 06A INV 46A PMT SLB PMT SLB PMT SLB PMT SLB PMT SLB FIN FIN Activity I F12=Prev: F18=Botto	9/30/2013 .00 Debit 3.75 8.05 32.31 3.75 8.44 32.31 3.75 8.76 F3=Exit F4 ious F3	0 (00 (000 0	

11:44 AM Customer: 010-74135 PEREOS TRUST	Customer Payment Inquiry	12/17/2013
121200 11(031	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2313754 10/01/09 2313754 10/06/09 3648 1939961 10/06/09 3648 2382250 01/01/10 FIN CHRG 2382250 01/01/10 2382250 01/01/10 2382250 01/01/10 239961 01/18/10 3714 2019746 01/18/10 3714 2019746 01/18/10 3714 2019746 01/18/10 3714 2448207 04/01/10 FIN CHRG 2448207 04/01/10 Fl=Switch Mode F2=Custome F11=Late Payment Fee F14=Include Archived Items		Total Due 863.48 Balance 241.79 245.54 217.51 209.48 218.53 250.84 254.59 220.83 218.53 218.53 227.88 260.19 263.94 =Refresh te ail

11:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2448207 05/26/10 VAC 2514103 07/01/10 FIN CHRG 2514103 07/01/10 2514103 09/22/10 VAC 2579669 10/01/10 FIN CHRG 2579669 10/01/10 2019746 10/20/10 3B91 2656090 01/01/11 FIN CHRG 2656090 01/01/11 F1=Switch Mode F2=Custon F11=Late Payment Fee F14=Include Archived Items	Fl2=Previous Fl3-Start 7+ 7	863.48 Balance 245.91 263.69 296.00 299.75 263.69 293.06 325.37 329.12 293.06 319.05 351.36 355.11 55=Refresh

ll:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2019746 01/10/11 3950 2185599 01/10/11 3950 2721199 04/01/11 FIN CHRG 2721199 04/01/11 2185599 04/01/11 2185599 04/01/11 2185599 04/11/11 4004 2250591 04/11/11 4004 2787349 07/01/11 FIN CHRG 2787349 07/01/11 2787349 07/01/11 2787349 07/01/11 250591 09/30/11 4120 F1=Switch Mode F2=Custom F11=Late Payment Fee F14=Include Archived Items	FI2mDworrd and man a starter t	863.48 Balance 351.18 319.05 345.55 377.86 381.61 369.63 345.55 373.05 405.36 409.11 388.69 361.03

11:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2853919 10/01/11 FIN CHRG 2853919 10/01/11 2920601 01/01/12 FIN CHRG 2920601 01/01/12 2920601 01/01/12 2313754 01/02/12 4180 2382250 01/02/12 4180 2920601 03/05/12 LIEN FEE 2920601 03/05/12 LIEN FEE 2920601 03/05/12 LIEN FEE 2987388 04/01/12 FIN CHRG 2987388 04/01/12 F1=Switch Mode F2=Custom F11=Late Payment Fee F14=Include Archived Items	FIN FIN 33.64 INV 06A 32.31 Mer Activity F3=Exit F4=Prompt F.	392.53 424.84 428.59 461.53 493.84 497.59 480.43 461.53 511.53 525.53 525.53 559.17 591.48 5=Refresh

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11:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2987388 04/01/12 2382250 04/09/12 4228 2448207 04/09/12 4228 3054603 07/01/12 FIN CHRG 3054603 07/01/12 2448207 07/02/12 4269 2514103 07/02/12 4269 2579669 07/02/12 4269 2579669 07/02/12 4269 2579669 07/02/12 4269 2579669 09/28/12 4322 3122870 10/01/12 FIN CHRG 3122870 10/01/12 F1=Switch Mode F2=Custom F11=Late Payment Fee F14=Include Archived Items	F12-Providence	Total Due 863.48 Balance 595.23 569.02 559.17 603.75 636.06 639.81 622.28 604.50 603.75 567.69 615.44 647.75 5=Refresh te a1]

cuscomer: 010-74135	ustomer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 : .00 .00 Item # Date Misc 3122870 10/01/12 3193292 01/01/13 FIN CHRG 3193292 01/01/13 2579669 01/09/13 4390 2656090 01/09/13 4390 3317072 04/01/13 FIN CHRG 3317072 04/01/13 2656090 04/08/13 4434 3452308 07/01/13 FIN CHRG 3452308 07/01/13 FIN CHRG 3452308 07/01/13 FIN CHRG 3452308 07/01/13 FIN CHRG F1=Switch Mode F2=Customer F11=Late Payment Fee F14=Include Archived Items	10/31/2013 9/30/2013 8/31/2013 87.12 .00 776.36 Type Code Debit Credit INV 46A 3.75 FIN LPR 49.17 INV 06A 32.31 INV 46A 3.75 PMT SLB 28.62 PMT SLB 7.38 FIN LPR 52.06 INV 06A 32.31 INV 06A 32.31 INV 06A 32.62 FIN LPR 52.06 INV 06A 36.06 FIN LPR 59.63 INV 06A 36.06 Activity F3=Exit F4=Prompt F12=Previous F13=Start At D F18=Bottom Print=Print	Total Due 863.48 Balance 651.50 700.67 732.98 736.73 708.11 700.73 752.79 785.10 788.85 752.79 812.42 848.48 5=Refresh ate tail

ll:44 AM Customer: 010-74135	Customer Payment Inquiry	12/17/2013
PEREOS TRUST	347 TAYLOR ST W	
Current 11/30/2013 .00 .00 Item # Date Misc 2656090 07/15/13 4503 2721199 07/15/13 4503 3528807 10/01/13 FIN CHRG 3528807 10/01/13 2721199 10/07/13 4558	10/31/2013 9/30/2013 8/31/2013 87.12 .00 776.36 Type Code Debit Credit PMT SLB 18.61 PMT SLB 17.45 FIN LPR 51.06 INV 06A 36.06 PMT SLB 36.06	Total Due 863.48 Balance 829.87 812.42 863.48 899.54 863.48 863.48

WM000102

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0 AUGU/07 MISC TAX IAV FRA 4.71 0 AUGU/07 MISC TAX IAV FRA 4.71 0 AUGU/07 MISC TAX IAV FRA 3.15 0 AUGU/07 MISC TAX IAV FRA 3.16 0 AUGU/07 MISC TAX IAV FRA 3.17 0 AUGU/07 MISC TAX IAV IAV IAV <	;≊.	ITEN DATE	MISC	34.6.1	Copt		CREDIT	AVI WACE
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a)/01/07 HN CHRG FIN CHRG	377187	04/01/07	WISC 144	INA	FR2	ί		4.12 4.12
04/01/07 INV 06/01/07 INV 06/01/07 04/01/07 FIN CHRC FIN FIN 11.00 07/01/07 FIN CHRC FIN 11.00 07/01/07 FIN CHRC FIN 71.00 01/01/07 FIN CHRC FIN 71.50 01/01/07 <	377187	04/01/07		INV	06A	27.09		32.19
04/01/07 07/01/07 INV FIN 46A 07/01/07 INV FIN 46A 07/01/07 3.57 07/01/07 07/01/07 07/01/07 FIN CHRG FIN FIN FIN 5.57 07/01/07 5.57 07/01/07 <td< td=""><td>1377187</td><td>04/01/07</td><td></td><td>INV</td><td>06P</td><td>31.80</td><td></td><td></td></td<>	1377187	04/01/07		INV	06P	31.80		
INV 46P 4.19 07/01/07 FIN CHR0 FIN 700.00 01/01/08 FIN CHR0 FIN 700.00 01/01/09 FIN CHR0 FIN 700.00 01/01/09 FIN CHR0 FIN 700.00	1377187	04/01/07		INV	46A	3.57		67.56
OPTOLICO FIN FI	377187	04/01/07		INV	46P	4.19		71.75
07701/07 FIN FI	416514 516654	07/01/07	MISC TAX	TNU	70A	3.52 1.52		75.57
Image: Constraint of the state of	439314	07/01/07		INV	FR2			77.69
07/01/07 DBBO FIN CHA A.57 20.44 10/01/07 JUBO FIN FIN FIN A.22 20.44 10/01/07 FIN FIN FIN A.22 20.44 10/01/07 FIN FIN FIN A.22 20.44 10/01/07 FIN FIN FIN A.3.5 34.35 01/01/08 FIN FIN FIN S.53 34.35 01/01/08 FIN FIN FIN JIN 46A JIN S.53 JIN JIN <td>439314</td> <td>07/01/07</td> <td></td> <td>INV</td> <td>06A</td> <td></td> <td></td> <td>104.78</td>	439314	07/01/07		INV	06A			104.78
07/20/07 JDBOD PMT SLB JD (J)	439314	07/01/07		INV	46 A			108.15
10/01/07 FIN CHR FIN FIN CA 10/01/07 FIN CHR FIN CA 1.0 10/01/07 FIN CHR FIN CA 1.0 01/01/08 FIN CHR FIN FIN 5.9 01/01/08 FIN CHR FIN FIN 5.9 01/01/08 FIN CHR FIN FIN 5.9 01/01/08 FIN FIN FIN 5.9 34.35 01/01/08 FIN FIN FIN 5.5 22.82 01/01/09 FIN FIN FIN 3.75 35.75 01/01/09 FIN FIN	377187	07/20/07	3080	PMT	BLB		20.44	87.91
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INV OF State Stat	320023	10/10/01		INV	46A			126.48
1/101/06 1/10 1/10 1/10 1/101/06 1224 PMT 51.8 3/13 01/101/06 1294 PMT 51.8 3/13 01/101/06 1294 PMT 51.8 3/13 01/101/06 FIN FIN 51.8 3/1.35 01/101/06 FIN FIN 5.5 11.53 01/101/06 FIN FIN 5.5 22.82 01/01/07 FIN FIN 5.5 22.82 01/01/08 FIN FIN 5.5 22.82 01/01/08 FIN FIN 5.5 22.92 01/01/09 FIN FIN 5.5 22.92 01/01/09 FIN FIN 5.5 20.31 01/01/09 FIN FIN	739832	01/01/08	Ę	INA	D G A D	10 60		122.41
01/09/08 1226 PHT SLB 34.35 03/31/08 1324 PMT SLB 14.96 03/31/08 1394 PMT SLB 15.96 03/31/08 1394 PMT SLB 15.91 04/01/08 FIN FIN FIN 17.5 01/01/08 FIN FIN 5.91 17.5 10/01/08 FIN FIN 5.92 11.53 01/01/09 FIN FIN 5.92 20.31 01/01/09 FIN FIN 5.92 20.31 01/01/09 FIN FIN 8.05 15.75 01/01/09 FIN FIN<	739832	80/10/10		INV	46A	3.75		166.76
01/11/08 1294 1294 PMT SLB 5.93 25.07 01/11/08 FIN FIN FIN FIN 5.93 25.07 01/11/08 FIN FIN FIN FIN 5.93 25.07 01/11/08 FIN FIN FIN FIN 5.93 25.07 01/01/08 FIN FIN FIN FIN 5.55 22.02 01/01/08 FIN FIN FIN FIN 5.55 22.02 01/01/08 FIN FIN FIN FIN 5.55 22.02 01/01/08 FIN FIN FIN 5.55 22.02 01/01/08 FIN FIN FIN 5.55 22.02 01/01/09 J1N FIN FIN 5.55 22.02 01/01/09 J1N FIN FIN 5.55 15.75 01/01/09 FIN FIN FIN 5.55 20.31 01/01/09 SIN FIN	377187	80/60/10	3226	PMT	SLB		34.35	132.41
Operation PMT SLB SLD SLD SLB SLD SLD SLD SLB SLD S	377187	80/15/08	3294	PMT	BTS		16,96	115.45
OCTO FIN CHA FIN FIN <td>439314</td> <td>80/1C/ED</td> <td>3294</td> <td>PMT</td> <td>SLB</td> <td>•</td> <td>25.07</td> <td>90.38</td>	439314	80/1C/ED	3294	PMT	SLB	•	25.07	90.38
GA(JA1/06) FIN FIN <thf< td=""><td>803476</td><td>04/01/08</td><td>E TH FUND</td><td>TNA</td><td>DEA</td><td>10.50</td><td></td><td>10 261</td></thf<>	803476	04/01/08	E TH FUND	TNA	DEA	10.50		10 261
06/27/08 J355 PMT SLB 5.55 06/27/08 FIN FIN FIN FIN 5.55 07/01/08 FIN CHN FIN 5.55 22.82 07/01/08 FIN FIN FIN 5.55 22.82 07/01/08 FIN FIN FIN 5.55 22.82 07/01/08 FIN FIN FIN 30.56 31.55 07/01/08 FIN FIN FIN 5.55 22.82 10/01/08 FIN FIN FIN 5.55 22.82 10/01/09 FIN FIN FIN 5.55 20.31 01/01/09 FIN FIN	803476	04/01/08		INV	46A].75		130.65
OF/LIVE FIN CHL SLB 22.82 OF/LIVE FIN CHL SLB 30.60 OF/LIVE FIN FIN SLB 30.60 OF/LIVE FIN FIN FIN SLB 10/01/08 SLB INV 66A 32.31 10/01/09 FIN CHR SLB 30.50 10/20/08 341B ENV 66A 32.31 01/01/09 FIN CHR SLB 20.31 01/01/09 FIN CHR FIN 8.45 04/15/09 JS40 EVN 66A 3.75 04/15/09 JS40 EVN 66A 3.75 04/15/09 JS40 EVN 66A 3.75 07/11/05 JS601 EVN <	439314	06/27/08	3355	PMT	SLB		11.53	119.13
OP/01/08 FIN FIN FIN FIN 5.55 07/01/08 FIN FIN FIN 5.75 10/01/08 J1B FIN FIN 5.21 10/01/08 J1B FIN FIN 5.25 10/20/08 J1B FIN FIN 5.25 10/20/08 J1B FIN FIN 5.25 01/01/09 FIN FIN FIN 5.25 04/01/09 FIN FIN FIN 8.05 04/01/09 J1N 66A J1.75 J9.97 04/01/09 J1N 66A J1.5 J9.97 04/01/09 J1N 66A J1.5 J9.97 04/01/09 J10 <t< td=""><td>569648</td><td>06/27/08</td><td></td><td>PMT</td><td>SLB</td><td>1</td><td>22.82</td><td>96.31</td></t<>	569648	06/27/08		PMT	SLB	1	22.82	96.31
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11/01/08 TINU 06A 32.31 10/03/08 J1N GEA 3.75 10/03/09 FIN GEA 3.35 01/01/09 FIN GEA 3.35 01/01/09 FIN GEA 3.35 04/01/09 FIN GEA 3.75 04/01/09 J1N 46A 3.75 04/15/09 J540 PHT SLB 3.75 04/15/09 J540 PHT SLB 16.09 07/01/09 FIN CHRC FIN 8.4 16.09 07/01/09 J0/01/09 FIN GEA 3.75 24.19 07/01/09 FIN	196656	10/01/08	Ħ	FIN	FIN	5.73		142.94
10/07/08 3118 INV 46A 3.75 10/20/08 3418 PMT SLB 20.31 01/20/08 3418 PMT SLB 20.31 01/20/08 PIN CRRG FIN FIN 6.23 20.31 01/20/09 PIN CRRG FIN FIN 6.23 20.31 01/20/09 PIN CRRG FIN FIN 6.23 20.31 01/20/09 PIN CRRG FIN FIN 8.05 32.31 32.31 04/01/09 PIN CRRG FIN FIN 8.05 32.31 32.31 04/01/09 FIN CRRG FIN FIN 8.05 39.97 04/15/09 JS40 PMT SLB 3.75 39.97 04/15/09 JS40 PMT SLB 16.09 16.09 07/01/09 FIN RIN 8.44 3.75 32.31 07/13/09 JOIN PMT SLB 3.75 24.19 07/13/09	939961	10/01/08		INV	06A	32.31		174.25
11/20/08 3118 FTI SLB 20.31 11/20/08 91N CHRG FTN SLB 20.31 11/20/08 PIN CHRG FTN SLB 20.31 11/20/08 PIN CHRG FTN SLB 20.31 01/01/09 PIN CHRG FTN FTN SLB 01/01/09 PIN CHRG FTN FTN SLB 04/01/09 PIN CHRG FTN FTN SLB 04/01/09 SLAO PHT SLB 3.75 19.97 04/15/09 SS40 PHT SLB 16.09 07/01/09 FIN CHRG FIN FIN 8.4 07/01/09 S601 PHT SLB 3.75 24.19 07/01/09 S601 PHT SLB 3.75 24.19 07/01/09 S601 PHT SLB 3.75 24.19 07/01/09 S601 PHT SLB 3.75 <td>93996I</td> <td>80/10/01 80/10/01</td> <td>9</td> <td>INV</td> <td>46A</td> <td>3.75</td> <td>5</td> <td>178.00</td>	93996I	80/10/01 80/10/01	9	INV	46A	3.75	5	178.00
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Odyntyclo FIN FIN E.05 Odyntyclo FIN FIN 64,01,00 10,00 Odyntyclo 10,00 10,00 3,75 19,97 Odyntyclo 354.0 PMT SLB 16,09 Odyntyclo 354.0 PMT SLB 16,09 Odyntyclo 10,09 FIN FIN FIN 8,44 O7/01,09 FIN FIN FIN 8,44 16,09 07/01,09 FIN FIN FIN 8,44 12,15 07/01,09 FIN FIN FIN 8,44 12,15 07/01,09 FIN PMT SLB 3,75 14,19 07/01,09 FIN PMT SLB 24,19 11,87 10/01,09 FIN FIN FIN 8,76 11,87 10/01,09 FIN FIN 8,76 32,31 28,03 10/06/09 1648 PMT SLB 3,75 28,03	19746	60/10/10		INV	46A	3.75		184,23
04/01/09 INV 66A 32.31 04/15/09 JS40 PMT SLB 37.5 04/15/09 JS40 PMT SLB 16.09 04/15/09 JS40 PMT SLB 16.09 04/15/09 JS40 PMT SLB 16.09 07/01/09 FIN CHRC FIN FIN 8.44 07/01/09 FIN CHRC FIN 8.41 16.09 07/01/09 FIN CHRC FIN 8.41 10.01 07/11/09 J601 PMT SLB 3.75 24.19 07/11/09 J1.87 J1.87 J1.87 J1.87 J1.87 10/01/09 J1.48 J1.4 J2.5 28.03 28.03	85599	04/01/09	ł	FIN	FIN	B.05		192.28
MAY MAY <td>665589</td> <td>60/T0/b0</td> <td></td> <td>INV</td> <td>06A</td> <td>32,31</td> <td></td> <td>224.59</td>	665589	60/T0/b0		INV	06A	32,31		224.59
Control Control <t< td=""><td>100079</td><td>04/15/00</td><td>1640</td><td></td><td>46A</td><td>3.75</td><td>12.22</td><td>228.34</td></t<>	100079	04/15/00	1640		46A	3.75	12.22	228.34
07/01/09 FIN CHR FIN FIN 8.44 07/01/09 FIN CHR FIN 8.44 07/01/09 INV 66A 32.31 07/01/09 INV 66A 3.75 07/11/09 SIN PHT SLB 3.75 07/11/09 SIO1 PHT SLB 3.75 10/01/09 INV 46A 3.75 3.03 10/06/09 3648 PHT SLB 28.03	303476	04/15/09	3540	DAT	21.B		16 09	16,807
O7/01/09 INV 66A 32.31 07/01/09 INV 46A 3.75 24.19 07/13/09 3601 PMT SLB 3.75 24.19 07/13/09 3601 PMT SLB 1.87 11.87 10/01/09 FIN FIN PMT 3.75 24.03 10/01/09 FIN FIN 8.76 11.87 10/01/09 FIN FIN 46A 3.75 28.03	250591	07/01/09	FIN CHRG	FIN	FIN	8,44		200.72
07/11/09 3601 PMT SLB 3.75 24.19 07/11/09 3601 PMT SLB 11.87 10/01/09 FIN CHRC FIN FIN 8.76 10/01/09 IN CHRC INV 46A 32.31 10/01/09 INV 46A 3.75 10/06/09 3648 PMT SLB 28.03	150591	07/01/09		INV	06A	32.31		233.03
Of/LIA/D9 3601 PMT SLB 24,19 07/LIA/D9 3601 PMT SLB 21,87 10/OL/09 FIN FIN 8.76 11.87 10/OL/09 FIN FIN 9.75 10/OL/09 10/OL/09 INV 46A 3.75 28.03 10/OG/09 J648 PMT SLB 28.03	165053	60/10/00		INV	46A	3.75		236.78
10/04/09 3648 PMT SLB 3.75 28.03	103476	07/13/05	3601	PMT	815		24.19	212.59
10/01/09 1648 PMT SLB 28.03	13754	60/10/01 60/01/09	FIN CHPC	27N		76 0	11.87	200.72
10/01/09 INV 46A 3.75 10/06/09 3648 PMT SLB 28.03	13754	10/01/09		INV	06A	32.33		241 79
10/06/09 3648 PMT SLB 28.03	113754	10/01/09		INV	46A	3.75		245.34
	1875824		3648	PMT	SLB		28.03	217,51

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ŨN T		4135	CUSTOMER PAYMENT PEREOS TRUST		HISTORY	RUN DATE 5/23/	5/23/2013
ETEM #	ITEM DATE	MISC INFO	TYPE	CODE	TIESO	CREDIT	BALANCE
2182250	1710	FTN	N IS	1	2		
2382250		5	ANT -	06A	32.31		218.53
2382250	01/01/10		INV	467	3.75		254.59
1966661	01/18/10	3714	PHT	SLB		33.76	220.83
2019746	01/18/10	3714	PMT	SLB			ι,
2448207	04/01/10	FIN CHRG	FIN	FIN	9.35		227.88
2448207	04/01/10		INV	06A	32.31		0.1
2448207	05/26/10	VAC	AD.T	46A	3,75		263.94
2514103	01/10/70	FIN CHRG	FIN	PIN	2	18.03	. i.
2514103	07/01/10		INV	06A			
2514103	01/10/10		INV	46A	3.75		296.00
2514103	09/22/10	VAC	ADJ	060		36.06	263.69
2579669	10/01/10	FIN CHRG	FIN	FIN	29.37		293.06
2579669	10/01/10		INC	46A	32.31		325.37
2019746	10/20/10	1685	PHT	SLB		36.06	247 LS
2656090	11/11/11	FIN CHRG	FIN	FIN	25.99		319.05
2656090	11/10/10		INV	06A	32.31		351.36
2019746	01/10/11	3950	PMT	81S	0.13	10.1	11.55E
2185599	11/10/11	3950	PMT	SLB		32.13	319.05
2721199	04/01/11	AIN CHNG	PIN	FIN	26.50		345.55
2721199	04/01/11		INV	462	3 75		311.86
2185599	04/11/11	4004	PMT	SLB		11.90	369.63
1650527	04/11/11	4004	PMT	SLB		24.08	345.55
2787349	07/01/11	2 TH CHYO	INN	D6A	27.50		373.05
2787349	07/01/11		INV	46A	3.75		404 11
2250591	11/06/60	4120	PMT	SLB		20.42	388,69
2853919	11/01/60	4120 FIN CUSC	PMT	SLB		27.66	361.03
2853919	10/01/11		INV	06A	11.00		392.53
2853919	10/01/11	:	INV	46A	3.75		429.59 478.59
2920601	01/01/12	FIN CHRG	FIN	FIN	32.94		in (
1090262	01/01/12		INV	06A			493.84
2313754	01/02/12	4180	PMT	SLA		17 16	497.59
2382250		4180	PMT	SLB		18.90	461.53
2920601			ADJ	060	50.00		511.53
2987388		ATA CHAG	RTN ALL	06D	14.00		525.53
2987388	04/01/12		INV	06A	32.31		559.17
2987388			INU	46A	3.75		595.23
2382250		4228	PMT	BTS		26.21	569.32
102959203		4228		SLB		9.85	559.17
1054502		FIN CHRG	•	FIN	44.58		603.75
3054603	07/01/12		TNV	467	32.31		636.06
2448207		4269		SLB	U - 4 8	17.51	637.8I
2514103	07/02/12	4269	-	SLB		17 78	674 50
							004.00

	2656090 04					2579669 01				-	-	-	Ű	9	 ITEN 🗧 ITE	REPORT ARI-027 RUN TIME 12:54
	/08/13	04/01/13	/01/13	/01/13	/09/13	01/09/13	ET/10/10	1/01/13	1/01/13	10/01/12	21/10/12	21/10/0	21/82/60	07/02/12	 ITEM DATE	PM4
	4434			FIN CHRG	4390	4390			FIN CHRG			FIN CHRG	4322	4269	 MISC INFO	010-74135
	PMT	INV	INV	FIN	PMT	PMT	ANT	INV	FIN	INV	INV	FIN	PMT	PMT	 TYPE	Nevada-1738-Accive Hauling CUSTOMER PAYMENT HISTORY PEREOS TRUST
CUSTOME	SLB	46A	06A	lpr	SLB	SLB	46A	06A	LPR	46A	06A	RIJ	BUS	SLB	 CODE	ACCIVE HAU NYMENT HIST
CUSTOMER TOTAL:		3.75	32.31	52.06			3.75	32.31	49.17	3.75	32.31	47.75			 DERIT	ory ory
	36.06				7,38	28.62							36.06	. 75	 CREDIT	RUN DATE
752.79	752.79	788.85	785.10	752.79	700.73	708.11	736,73	712 98	700.67	651.50	527.75	615.44	567.69	603.75	BALANCE	PAG 3 5/23/2013

RUN TIME 10:55	10:55 AM	010-74135	CUSTOMER PAYMENT HISTORY PEREOS TRUST	5 PEREOS TRUST	TORY	RUN DATE 9/2	9/24/2013
ITEM 4	ITEM DATE	NISC INFO	TYPE	CODE	DEBIT	CRED(T	
18005	0 L/ LV/ LV	2	TIN	116	>		
2382250	01/01/10		INV	06A	32.31		250.84
2382250	01/10/10		INV	46A	3.75		254.59
1939961	01/181/10	3714	PMT	9LB		33.76	220.83
2019746	01/10/70		PMT	SLB		2.30	218.53
2448207	04/01/10	ETN CUVE	ANI NT 2	06A	32.35		227.88
2448207	04/01/10		INV	46A	3.75		263,94
2448207	05/26/10	VAC	ADJ	06C		18.03	245.91
2514103	07/01/10	FIN CHRG	FIN	PIN	17.78		263.69
2514103	01/10/70		UNI	06A	32.31		296.00
2514103	DT/TD/10	1110	INV	46A	3.75		299.75
2579669	01/10/01/10	FIN CHRG	FIN	FIN	29.17	36.06	263.69
2579669	10/01/10		INV	06A	32.31		195 17
2579669	10/01/10		INV	46A	3.75		329.12
2019746	10/20/10	891	PHT	SLB		36.06	293.06
2656090	1/10/10	FIN CHRG	FIN	FIN	25.99		319.05
2656090	01/01/11			452	37.37		351.36
2019746	01/10/11	3950	PMT	SLB		3.93	351.18
2185599	11/10/11		PMT	SLB		32.13	319.05
2721199	04/01/11	FIN CHRG	NIA	FIN	26.50		345.55
2721199	04/01/11		INA	46A	32.31		377.86
2185599	04/11/11	4004	PMT	SLB		11.98	169.63
2250591	04/11/11		PMT	SLB		24.08	345.55
2787349	11/10/70	FIN CHRG	FIN	FIN	27.50		373.05
2787349	07/01/11		INV	46A	3.75		405.36
2250591	11/05/60	4120	PMT	SLB		20.42	388.69
2313754	09/30/11	4120	PMT	SLB		27.66	361.03
2853919	10/01/11	FIN CHRG	PIN	FIN	31.50		392.53
2853919	11/10/01		INV	06A	32.31		424.84
2920601	01/01/12	FIN CURG	PIN	FIN	12.94		428.59
2920601	01/01/12	1	INV	06A	32.31		493.84
2920601	01/01/12		INV	46 A	3.75		497.59
2313754		4180	PMT	SLB		17.16	480.43
2382250	112		PMT	SLB		18.90	461.53
1090262		ADM PED	ADJ	060	50.00		ւտ
2987388		FIN CHRG	FIN	FIN	77 LL		525.53
2987388	04/01/12		INV	06A	32.31		591.48
2987388	04/01/12		INV	46A	3.75		595,23
2382250		4228	PMT	SLB		26.21	569,02
2448207		4228	PMT	ElS		9	559.17
3054603	07/01/12	FIN CHRG	FIN	FIN	44.58		603.75
3054603	07/01/12		INV	06A	32.31		636.06
FOODCOF		1260		46A	5,15		639.81
2440242		12.02		OLD 0		1.53	622.28
2448207	07/00/10 21/20/10	0760		01.B			

899.54		CUSTOMER TOTAL:	CUSTOME				
899.54		36.06	06A	INV		FT/10/01	1089755
863.48		51.06	LPR	FIN	FIN CHRG	5T/T0/0T	10002001
812	17.45		SLB	PMT	4503	10/15/13	27212772
829.87	18,61		BTS	PMT	4503	07/15/13	2656090
848.48		36.06	06A	INN		07/01/13	3452308
812.42		59.63	LPR	FIN	FIN CHRG	07/01/13	3452308
752.79	36.06		SLB	PMT	4434	04/08/13	2656090
788.85		3.75	46A	INV		04/01/13	3317072
785.10		32.31	06A	INV		04/01/13	3317072
752.79		52.06	I.PR	FIN	FIN CHRG	04/01/13	3317072
700.73	7.38		BTS	PNT	4390	01/09/13	2656090
708.11	28.62		SLB	PMT	4390	£1/60/13	2579669
736.73		3,75	46 X	INV		01/01/13	3193292
73		32.31	06A	INV		01/01/13	3193292
700.67		49.17	LPR	FIN	FIN CHRG	01/01/13	3193292
651.50		3.75	46A	IND		10/01/12	3122870
647.75		32.31	06A	INV		10/01/12	3122870
615		47.75	FIN	PIN	PIN CHRG	10/01/12	3122870
567.69	36.06		SLB	PHT	4322	09/28/12	2579669
603.75	. 75		SLB	PMT	4269	07/02/12	2579669
BALANCE	CREDIT	DEBIT	CODE	TYPS	MISC INFO	LTEM DATE	L'EBM #
		• • • • • • • •					
PAG 3 9/24/2013	RUN DATE	Hauling TORY	A-Active NYMENT HIS NST	SACEAMENTO-173A-Active Hauling CUSTOMER PAYMENT HISTORY 5 PERBOS TRUST	Sac 010-74135	RUN TIME 10:55 AM	RUN TIME 10:55
		:			22	07 772	DEDUDL D



Account #: 1012-7413 Customer Name: PERCOS TRUST Date: 274/2014 11/21 Date: 274/2014 11/21 Date: 274/2014 11/21 Fax Number Billing Address Email Email 1007/41 107767 Alloce Email Email 1007/41 107767 Alloce Email Email 1007/41 107767 Alloce 0 mode FR 4.33 107767 4/10207 0 mode GR 4.33 107767 4/10207 0 mode GR 4.33 107767 4/10207 0 mode GR 4.33 107767 4/10207 0 mode FR 4.33 107767 3 mode FR 5.33 (D04) 107767 3			Account Reco	nciliation		
Fax Number Billing Address Board Email 1,007.41 137787 4/1607 0 Email 0						
Jar w TAYLOR ST Linker Ben Date Max Tate Date Account ST/167 4/1207 0 Inclus PSA 0.33 ST/167 4/1207 0 Inclus PSA 0.36 ST/167 4/1207 0 Inclus PSA 0.46 ST/167 7/1207 2 PInclus SLB (PL43) ST/167 SLB (PL43) SLB (PL43) SLB T/1207 0 Inclus SLB (PL43) SLB T/1207				6/24/2014 11:21	[1,007.41
177767 41/2007 0 Invoka 1/19 Invoka 1/19 Invoka 1/10			u	Email		
177767 41/2007 0 Invoka 1/19 Invoka 1/19 Invoka 1/10					· · ·	
1377187 41/2007 0 Immade PRO 471 1377187 41/2007 0 Invices GA 773 1377187 17/2007 3260 Payment S.B (144) 1377187 17/2007 0 Fincarge Fincarge </th <th></th> <th></th> <th></th> <th></th> <th></th> <th></th>						
11/17/17 4/1207 0 Invoice 00A 77160 13/7167 4/1207 0 Invoice 0.87 51.65 13/7167 4/1207 0 Invoice 0.49 51.65 13/7167 7/2007 0.00 Invoice 0.49 81.65 13/7167 7/2007 0 Invoice FR.0 1.65 13/7167 30.6000 Payment S.8 (16.86) 13/7167 0 Invoice FR.0 0.6 143814 77.6007 0 Invoice FR.0 0.7 143814 77.6007 <td>1377187</td> <td></td> <td></td> <td></td> <td></td> <td></td>	1377187					
1977/167 4.162.07 0 Invoice 68P 31,50 1377/167 4.162.07 0 Invoice 46,40 3.57 1377/167 7.202.007 30.80 Paymert SLB (14.95) 1377/167 137.2001 2024 Paymert SLB (14.95) 1377/167 7.202.007 0 Invoice FRA 2.17 1377/167 7.202.07 0 Invoice FRA 2.17 1377/167 0 Invoice FRA 2.17 138314 77.6007 0 Invoice FRA 2.16 138314 77.6007 0 Invoice GA 3.23 1.13 138314 77.6007 0 Invoice GA 3.20 1.13 138314 71.6007 0 Invoice GA 3.20 1.22 138324 102.0007 0 Invoice GA 3.20 1.22 138324 102.0007 0			0			
1277-10 41/2.00 0 Invoice invoice 48A 3.27 1377-167 70/2007 300 Profestin 50.8 (20.49) 1377-167 1462009 32028 Peymenti 50.8 (20.49) 1377-167 1462009 32028 Peymenti 50.8 (20.49) 1377-167 71/2007 0 Invoice invo				Invoice		
1777-07 1200007 10000 Protes 44P 4.19 1377-187 1200007 3254 Payment SLB (CL04) 1377-187 321/2009 3254 Payment SLB (CL04) 13771-187 321/2009 3254 Payment SLB (CL04) 13771-187 71/2007 0 Payment SLB (CL04) 1439314 71/2007 0 Invicis PAS 355 1439314 71/2007 0 Invicis GDA 357 1439314 71/2007 0 Invicis GDA 357 1439314 827/2008 3254 Payment SLB (CE07) 1439314 101/2007 0 FinCharge Fin 429 356 1439314 101/2007 0 FinCharge Fin 429 356 1439314 101/2007 0 FinCharge Fin 429 356 1439314 101/2008						
137787 18200 2028 Payment SLB (2049) 137787 341200 2028 Payment SLB (1960) 137887 712027 0 Pr.Charge FR SLB (1960) 139314 712027 0 Invicia FR2 2.1 1439314 6212027 0 Invicia FR2 1.1 1439314 6212027 0 Fr.Charge FR 4.22 1439314 102027 0 Fr.Charge FR 4.22 156564 1012027 0 Fr.Charge FR 4.22 156564 1012027 0 Fr.Charge FR 4.22 156564 1012027 0 Fr.Charge FR 4.22 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
137747 331200 3284 Payment 30.5 (PA 30) 137747 1 Fn.Charge FN.H 35 143914 77.0007 0 Invicia FR.Charge FN.H 35 143914 77.0007 0 Invicia 66.4 37.7 143914 77.0007 0 Invicia 66.4 37.7 143914 77.0007 0 Invicia 66.4 37.7 143914 26.7008 32.84 Payment 51.8 (7.6.7.7) 143914 26.7008 33.65 bruckar 66.4 37.7 143914 10.7.007 0 fn.Charge FN 42.8 (7.2.0.7) 143914 10.7.007 0 bruckar 66.4 37.6 37.6 37.6 37.6 37.6 37.6 37.6 37.6 47.0 37.6 37.6 37.6 37.6 37.6 37.6 37.6 37.6 37.6 37.7 37.7 37.7						
137748/ Charter Subsection Subsection <td>1377187</td> <td></td> <td></td> <td></td> <td></td> <td></td>	1377187					
145314 7/12007 0 PROCESS FAN 3.59 145314 7/12007 0 Invides PR2 21.5 145314 7/12007 0 Invides PR2 21.5 145314 7/12007 0 Invides PR2 21.5 143314 14220700 3255 Payment SLB (15.57) 143314 14220700 0 FinCharge Fin -42.2 143544 16742007 0 FinCharge Fin -42.2 158564 1072007 0 FinCharge Fin -42.2 158564 10720070 3555 Protec 46.4 3.75 158564 10720070 34.9 Protec 46.4 3.75 158564 10720070 34.9 Protec 46.4 3.75 173852 1172008 0 FinCharge Fin 6.3 173852 1172009 35.90 Proteca 6.4 3.75				- dynen	910	(16.96)
1-353-1 /1/12007 0 Invides FRA 2.17 1-353-14 77/2007 0 Invides FR2 0.18 1-353-14 77/2007 0 Invides FR2 0.18 1-353-14 37/2008 324 Payment SLB 0.11 1-353-14 37/2008 3345 Payment SLB 0.11 1-353-14 10/12007 0 Fin-Chargo Fin 4.22 1-5656-65 10/12007 0 Hobita 0.04 30.00 1-5656-65 10/12007 0 Hobita 9.04 30.00 1-5656-65 10/12007 0 Hobita 0.04 30.00 10.00 1-5656-65 10/12007 0 Hobita 0.04 30.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00				Fin. Charge	FIN	3.59
1-33314 1.1000/T 0 Invides PF2 0.12 1-33314 7.1000/T 0 Invides 90.4 27.09 1-33314 37.10008 32.04 Psymmet SLB (11.07) 1-33314 37.10008 23.04 Psymmet SLB (11.07) 1-33314 37.10008 0 Invides 00.4 3.02 1-33314 37.10008 0 Invides 0.04 3.02 1-33314 107.2007 0 Invides 0.04 3.02 1-33332 107.2007 0 Invides 0.04 3.02 1-33332 107.2008 3.418 Psymmet SLB (22.3) 1-33332 117.2008 0 Invides 4.04 3.35 1-33332 117.2008 0 Invides 4.04 3.35 1-33332 117.2008 0 Invides 4.04 3.35 1-33332 1107.2008 0 Invides 4.04				Invoice		
143014 77,0007 0 Product 00A 27,000 23,000 143014 40,1000 33,000 Payment 5,000 11,000					FR2	
143814 371/2008 2364 Payment 40a 3.77 143814 671/2007 0 Fin_Charge Fin 61.0 (11.20) 143814 101/2007 0 Fin_Charge Fin 42.0 (71.20) 143814 101/2007 0 Invoice 66.4 3.0.0 (71.20) 156564 101/2007 0 Invoice 66.4 3.0.0 (71.20) (72.8) <						
133814 627/2008 3365 Payment 2LB (11.3) 136814 101/2027 0 Filc/Large Fill 4.22 136844 101/2027 0 Invoke 46A 30.36 136944 107/2028 3.366 Payment 3LB (22.80) 136944 107/2028 3.46 Payment 3LB (22.80) 136944 107/2028 0 Filc/Large Fill 5.18 (22.80) 136944 107/2028 0 Invoke 46A 3.75 173852 11/1/2038 0 Invoke 46A 3.75 173852 11/1/2038 0 Invoke 46A 3.75 173852 41/1/2008 0 Invoke 46A 3.75 173852 41/1/2008 0 Invoke 46A 3.63 139347 41/1/2008 0 Invoke 46A 3.75 139347 41/1/2008 0 Invoke 46A <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
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1665643 107.0207 0 Invida 1000 40.20 1666643 107.0207 0 Invida 66.4 102 1666643 107.0207 0 Invida 66.4 102 1666643 107.0207 0 Invida 66.4 102 1666643 107.0207 3355 Payment 51.8 102 167570 1 Payment 51.8 102 102 173832 171.0208 0 Invida 66.4 30.60 1738323 102.02008 34.16 Payment 51.8 (16.07) 1738323 102.02008 34.16 Payment 51.8 (16.07) 1738323 102.02009 35.00 Payment 51.8 (16.07) 1633476 41.9206 0 Invide 66.4 30.60 1633476 71.9209 36.01 Payment 51.8 (16.07) 1633476 71.9209 0 Invide 66.4				ayment	SLB	(11.53)
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Issaed Total Inc. Bayment SLB (15.75) 1738832 1/1/2008 0 Fin.Charge FN 5.85 1738832 1/1/2008 0 Invoice 46A 3.55 1738832 10/22/008 3.118 Payment SLB (20.31) 173832 10/22/008 3.419 Payment SLB (15.75) 1738332 10/22/008 0 Fin.Charge FIN 5.33 1803476 4/12008 0 Invoice 66A 30.60 1803476 4/12008 0 Invoice 66A 30.60 1803476 7/132009 3601 Payment SLB (24.16) 1803476 7/132008 0 Invoice 66A 30.60 1875824 7/132009 3801 Payment SLB (28.0) 1875824 7/132008 0 Invoice 66A 3.73 1875824 7/12003 0 Invoice 6AA 3.73 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
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2313754 1/2/2012 4180 Payment SLB (17.16)						
2313754 Total	2313754					
	2313754 Total			-		

Account Reconciliation

Page 1 of 3 **WM000913**

Account #: 010-74135		stomer Name: REOS TRUST	Date: 6/24/2014 11:21		Balance Due:
Fax Number		illing Address		~	1,007.41
T ux Humber		W TAYLOR ST	Email		
em (Date				
362250	1/1/2010	Misc0	Fin.Charge	Desc	Amount
382250	1/1/2010	0	Invoice	FIN 06A	9.03
82250	1/1/2010	ō	Invoice	46A	32.31 3.75
82250	1/2/2012	4180	Payment	SLB	(18.90
82250	4/9/2012	4228	Payment	SLB	(26.21
82250 Total				QLQ	(20.2
48207	4/1/2010	0	Fin.Charge	FIN	9.35
48207	4/1/2010	0	Invoice	06A	32.31
48207	4/1/2010	0	Invoice	46A	3.75
48207	5/28/2010	VAC	Adjustment	06C	(18.03
48207 48207	4/9/2012	4228	Payment	SLB	(9.85
48207 Total	7/2/2012	4269	Payment	SLB	(17.53
14103	7/1/2010	0	1 . D)		-
14103	7/1/2010	0	Fin.Charge	FIN	17.78
14103	7/1/2010	0	Invoice Invoice	06A	32.31
14103	9/22/2010	VĂC	Adjustment	46A	3.75
14103	7/2/2012	4269	Payment	06C	(36.0
14103 Total		7203	Fayment	SLB	(17,78
79669	10/1/2010	o	Fin.Charge	FIN	
79669	10/1/2010	ő	Invoice	FIN 06A	29.37
79669	10/1/2010	ŏ	Invoice	46A	32.3* 3.75
79669	7/2/2012	4269	Payment	SLB	(0.75
79669	9/28/2012	4322	Payment	SLB	(0.73
79669	1/9/2013	4390	Payment	SLB	(35.06)
79669 Total			· · · · · · · · · · · · · · · · · · ·		120,02
56090	1/1/2011	0	Fin.Charge	FIN	25.99
56090	1/1/2011	O	Invoice	06A	32.31
56090	1/1/2011	0	Invoice	46A	3.75
56090	1/9/2013	4390	Payment	SLB	(7.36
56090	4/8/2013	4434	Payment	SLB	(36.06
56090	7/15/2013	4503	Payment	SLB	(18.61
56090 Total					
21199	4/1/2011	0	Fin.Charge	FIN	26.50
21199 21199	4/1/2011	0	Invoice	06A	32.31
	4/1/2011	0	Invoice	46A	3.75
21199 21199	7/15/2013	4503	Payment	SLB	(17.45
21199	10/7/2013	4558	Payment	SLB	(36.06
21199 Total	1/3/2014	4613	Payment	SLB	(9.05
787349	7/1/2011	o	Els Observa		-
787349	7/1/2011	0	Fin.Charge	FIN	27.50
787349	7/1/2011	0	Invoice Invoice	06A	32.31
87349	1/3/2014	4613	Payment	46A	3.75
87349	5/8/2014	4682	Payment	SLB SLB	(27.01
'87349 Total			- dynen	310	(36.55
53919	10/1/2011	٥	Fin.Charge	FIN	31.50
53919	10/1/2011	0	Invoice	06A	32.31
53919	10/1/2011	0	Invoice	46A	3.75
53919	5/8/2014	4682	Payment	SLB	(5.00
53919 Total			•		62.56
20601	1/1/2012	D	Fin.Charge	FIN	32.94
20601	1/1/2012	0	Invoice	06A	32.31
20601	1/1/2012	0	Invoice	46A	3.75
20601	3/5/2012	LIEN FEE	Adjustment	06D	50.00
20601 20601 Tatal	3/5/2012	ADM FEE	Adjustment	06D	14.00
20601 Total 187388	4/4/2010	^			133.00
187388	4/1/2012	0	Fin.Charge	FIN	33.64
87388	4/1/2012 4/1/2012	0	Invoice	06A	32.31
187388 Total	4/1/2012	0	Invoice	46A	3.75
154603	7/1/2012	0	Ein Chorne	-	69.70
54603	7/1/2012	0	Fin.Charge Invoice	FIN	44,58
54603	7/1/2012	. 0	Invoice	06A	32.31
54603 Total		Ŷ	BIVOICE	46A	3.75
22870	10/1/2012	D	Fin.Charge	FIN	80,64 47,75
22870	10/1/2012	ő	Invoice	06A	47.75
22870	10/1/2012	0	Invoice	46A	32.31
22870 Total		-			83.81
93292	1/1/2013	0	Fin.Charge	LPR	49.17
93292	1/1/2013	0	Invoice	06A	32.31
33292	1/1/2013	ō	Invoice	46A	3.75
3292 Total					85.23
7072	4/1/2013	0	Fin,Charge	LPR	52,08
17072	4/1/2013	0	invoice	06A	32.31
17072	4/1/2013	0	Invoice	46A	3.75
17072 Total					88,12
52308	7/1/2013	0	Fin.Charge	LPR	59,63
52308	7/1/2013	0	Invoice	D6A	36,06
52308 Total					95.69
28807	10/1/2013	Ô	Fin.Charge	LPR	51.06
28807	10/1/2013	0	Invoice	05A	36.05
28807 Total					87.12
3559	1/1/2014	0	Fin.Charge	LPR	62.73
13559	1/1/2014	0	Invoice	06A	36.05
3559 Total					98.79
92562	5/1/2014	0	Fin.Charge	LPR	81.20

Page 2 of 3 WM000914

Account #: 010-74135		omer Name: :OS TRUST	6/24	Date: //2014 11:21		Balance Due: 1,007.41
Fax Number		ng Address 7 TAYLOR ST		Email		1,007.41
item 3692562 3692562 Totai Grand Totai	Date 5/1/2014	Misc 0	Invoice	Туре	Desc D6A	Amount 41.55 122.75 1,007.41

Page 3 of 3 WM000915 FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Sequence S

EXHIBIT 12

DISPOSAL SITE: ROUTING COMMENTS: Primary Segment: PRICE GROUP: RNO RENO, CITY OF REPORT ARL-112 (PRTCSTPRF) RUN DATE 5/23/2013 SALESPERSON: 010-74135 CUSTOMER COMMENTS: PEREOS TRUST 347 TAYLOR ST W RENG NV 89509-2050 PURCHASE ORDER: W1 12/28/2006 15:48:41 LUCKINNOK COMMENTIES CLEAR CONSTRUCTIVE 12/16/2006 1
12/28/2006 15:49:17 CERAINHOR
CSC00045402:20CRAITER/NOW (LOW WAS 010-37764) EFFECTIVE 12/16/2006 1
EFFECTIVE 12/16/2006 1
EFFECTIVE CREARING (LOW WAS 010-37764) EFFECTIVE 12/16/2006 1
EFFECTIVE CREARING (LOW WAS 010-37764) EFFECTIVE 12/16/2006 1
EFFECTIVE CREARING (LOW WAS 010-37764) EFFECTIVE 12/10/2007
TERRE CIPPO ACT INFO AND SVC INFO
O7/12/2007 13:49 NEB
O7/11/2007 15:54 AF ACOOSCOLLECTR1
RNC FRIENDLY REMITHOR LETTER SENT.
06/02/2007 07:22:13 JOVIEDOCOLLECTR1
NNC CIPPO RACT INFO AND SVC INFO
O7/12/2007 12:04:14 JULAE INFO
O7/12/2007 12:05:44 RACOSCOLLECTR1
NNC CIPPO RO BELLING INFO
O7/12/2007 12:05:44 RACOSCOLLECTR11
NNC CIPPO RO BELLINE INFO
O1/02/2007 12:06:120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:04 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:04 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:04 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:04 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:04 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:10 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2007 15:10 RACOSCOLLECTR11
NRC CIPPST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT.
11/02/2001 11:11:01 RACOSCOLLECTR11
NRC CIPPST DUE DALANCE OF 120 DAYS 6 OLDER LETTER SENT.
12/04/2007 15:10 RACOSCOLLECTR11
NRC CIPPST DUE DALANCE OF 120 DAYS 6 OLDER LETTER SENT.
12/04/2007 15:10 RACOSCOLLECTR11
NRC DATE RECORD CREATED: 12/28/2006 12/28/2006 15:48:31 CPARNWOR ADDED CODE SI SPECIAL COLLECTION SCRIPTS-R # 12/28/2006 15:48:41 CFARNHOR COmmence for SI SPECIAL COLLECTION SCRIPT X-STREET: HUMBOLDT VACANT APPROVE 54/02/2000 I7:14:58 RMCJOBCOLLECTR11 RMC - PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 05/05/2008 08:24:05 SHICKS ELIZABETH CLLD TO ADD 96T, ADVISED IN LL 120DAY PAST DUE LETTER. 35/01/2008 20:49:27 RNCJOBCOLLECTR11 RNC AUTOMATED OUTDOUND COLLECTION CALL WILL BE MADE IN LIEU OF 120DAY PAST DUE LETTER. 775-329-0678 CONTRACT EXPIRATION: 01/01/0001 BILL CYCLE: 304 RESIDENTIAL CUSTOMER PROFILE SHEET DATE LAST CHANGED: 05/09/2013 RENO, CITY OF NAME , LL WOULD NEED TO CALL TO BILLED TO: 010-74135 Pereos trust 1610 Meadon Hood LN 202 Reno NV 89502-6510 (11) PAGE RUN TIME 12:42 775-329-0678 2 .

:

G5/19/2010 01:11:17 ACELA AD CREDIT REQUESTED STEP 10F1: CREDIT TO ACTT 010-74115 FOR 18.03 DUE TO SERVECE ISSUE (NOT PERFORMED BY MY PER AGREEMENT: INTER: HOME IS VACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT 5/15/10 - 6/30/10. Tickee 39:010 bgb is VACANT PER MOUTE HOME IS VACANT AD CREDIT APPLOED CLEAR ALL COM 05/15/2010 CO 05/25/2010 BY BORDZOD Changed on 05/19/2010 Time 15:17 ReAGON KW RESCHEMENT: OTHER: HOME IS VACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT 5/15/10 - 6/30/10. VACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT 5/15/10 - 6/30/10. VACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT FOR 18.03 DUE TO SERVECE ISSUE (NOT PERFORMED BY MY PER AGREEMENT: OTHER: HOME IS VACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT 5/15/10 - 6/30/10. APPLED TO ACCT 010 - 4135 INVOICE(S) 2448007 CREDIT SKOULD APPEAR ON CREDIT FILL BE ALELIE TO INVOICE. NACANT 5/15/10 - 6/30/10 - OTHER: HOME IS VACANT 5/15/10 - 6/30/10. APPLED TO ACCT 010 - 4135 INVOICE(S) 244807 TY MA ACHEC TOSI IN 00 DERITA APPLED TO CLEAR ACTT SKINATES SKAUCE ISSUE (NOT PERFORMED BY MY PER AGREEMENT: OTHER: HOME IS NACANT 5/15/10 - 0.107 ACT 100 ANS 1 ACHEC INTO LET THE ACCOUNT AFFLE TO CLEAR ACT IS NUME A MISSING IN VACANT 5/15/10 - 0.107 ACT NONEX/TERE SENT. TY MA ACHEC FOR 10 DAYS 4 OLDER LETTER SENT. SKAULE BACK IS 0.100 BICK TO ATTONNEY/TEREX ASSISTANCE LET HIM KOON I W AS MALLINE BACK IS 0.100 BICK TO ATTONNEY/TEREX ASSISTANCE LET HIM KOON I W AS MALLINE BACK IS 0.000 BICK TO ATTONNEY/TEREX ASSISTANCE LET HIM KOON I W AS MALLINE BACK TO WE FOR THAT AMOUNT FOR IN 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLETTER FROM C USCOME OF 10 DAYS 4 OLDER LETTER SENT. SCOLE

Ticket 6632 DBp Dc changed from 09/17/2010 to 09/21/2010 By AAGUILER Changed on 09/17/2010 Time 13:10 Reason WM Rescheduled/Cartyover 09/22/2010 Tis2:45 DBARRET3 AJ CREDIT APROVED STEP 20F3; CREDIT APPROVED FOR 36.06 DUE TO GOODWILL (NO WM ERROR; CUSTOMER APPEASHENT):ONE TIME CREDIT (REINSTATE SERVICE CREDIT WILE FER): - OTHER.VAC CREDIT FOR 7/01/10 TO 9/30/10. CREDIT WILL BE APPLIED TO INVOICE(S) 2314103 CREDIT SHOULD APPEAR ON CUSTOMER.VALUED TO INVOICE(S) 2314103 CREDIT 99/22/2010 1:45:49 PM MSCHAFEE 09/22/2010 1:45:49 PM MSCHAFEE 09/22/2010 1:45:49 PM MSCHAFEE 09/22/2010 1:18:45 PM MSCHAFEE ADJ CREDIT APPLIED TO CUST ACCT STEP 30F1; CREDIT FOR 36.06 DUE TO

GOOMELL (NO WE READE, CURRENCE ADJESTIGNED, STREE CREDIT TITUESEER STREET, CONTRACT, STREET, S

WM000034

VP - VACANCY POLJCY MAILED LF - LIED FILED 11 - NEVANA 120 DAY NOTICE ROUTE: NUMBERSI ROUTE: R23 R2J2 SEQ#: 5570.00 2850.00 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 05/02/2012 13:42:01 SHCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 06/04/2012 15:01:0 ST RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 06/02/2012 15:02:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 06/02/2012 15:02:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 09/05/2012 15:02:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 10/02/2012 15:02:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 11/02/2012 15:05:724 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 12/04/2012 15:05:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 12/04/2012 15:05:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 12/04/2012 15:05:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 12/04/2012 15:05:14 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 5 OLDER LETTER SENT. 12/04/2012 15:05:16 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 12/04/2012 15:05:16 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 5 OLDER LETTER SENT. 12/04/2012 15:05:16 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT. 12/04/2012 15:05:16 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAYS 6 OLDER LETTER SENT. 12/04/2012 15:05:16 RMCJOBGOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAVS & OLDER LETTER SENT. 03/04/2011 18:00:23 RMCJOBEOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAVS & OLDER LETTER SENT. 04/02/2013 12:50:45 RMCJOBEOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAVS & OLDER LETTER SENT. 05/02/011 11:40:32 RMCJOBEOLLECTRI1 RMC PAST DUE BALANCE OF 120 DAVS & OLDER LETTER SENT. 05/14/2013 11:24:42 RMCJA GREATED HOC TICKET 501851 FOR 05/14/2013 LEFT A HEAVY CAN NOT ABLE TO SERVICE NEEDS TO BE OFFLOADSD FOR SERV CALLED ONE # GOES TO A BUSINESS AND THE OTHER IS DISCONNECTED 01/03/2011 16:28:23 RMCJOBCOLLECTR11 RMC PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 01/00/2011 10:56:42 KONTALE SUMMONS DELIVERED TO VASSAR MITHOUT SIGNATURE 1-0-2013 AND ON THE SUMMO NS IT STATES 12-3-2012 AND 20 DAYS TO RESPOND 01/08/2013 10:58:23 KGONZALE BUTE RFA 278844 01/03/2013 16:2 ATTORNEY/CLIENT COMMUNICATION NOT ABLE TO SERVICE NEEDS TO BE OFFLOADED FOR SERVICE TO A BUSINESS AND THE OTHER IS DISCONNECTED

LIFTS REVENUE REVENUE /YARD

SVC SERVICE DESCRIPTION OCUR TAX AUTO DIFF RTE REVENUE YARDS EQUIPMENT

Primary Segment: PRICE GROUP: RNO RENO, CITY OF - CUSTOMER COMMENTS: REPORT ARL-112 (PRTCSTPRF) RUN DATE 5/23/2013 SALESPERSON: 7639 OPPENHAUSER DR RENO NV 89511-1371 PURCHASE ORDER: PEREOS TRUST DATE RECORD CREATED: 02/10/1988 DATE LAST CHANGED: 05/21/2013 15:32:33 760-320-9309 Contract Expiration: 01/01/0001 Bill Cycle: RQ4 RMCJOBCOLLECTR11 RESIDENTIAL CUSTOMER PROFILE SHEET RENO, CITY OF : BILLED TO: 010-28715 PEREOS, NICHOLAS AND ELLEN 1610 MEADON WOOD LN STE 202 RENO NV 89502-6510 PAGE 1 RUN TIME 12:42 PM

WM000025

010-28715

760-320-9309

ANG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 17/07/2009 01:10:11:00 KH ROUTE # NILL 07/07/2009 11:00:41 PKCOBCOLLECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 17/07/2009 01:57:15 SERTOSX RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 17/07/2009 11:00:41 RIG ROUTE # NILL 07/07/2009 11:00:57:15 SERTOSX ROUTE # NILL RIG RIG RIG RIG RIG RIG RIG RIG 10/07/2009 11:00:57:15 SERTOSX RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 11/07/2010 11:00:50:00:00:00:00:EUTER RILL RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:50:00:00:00:00:EUTER RILL RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:50:00:00:00:CLLECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:13:00:00:00:ULECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:13:00:00:00:ULECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:13:00:00:00:ULECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:13:00:00:00:ULECTR11 RIG PAST DUE BALANCE OF 120 DAYS & OLDER LETTER SENT. 10/07/2010 11:00:10:00:

ATTORNEY/CLIENT COMMUNICATION RHC PAST DUE BALANCE OF 120 DAYS 4 OLDSR LETTER SENT. 03/04/2011 18:00:23 RNCJOBCOLLECTR11 RHC PAST DUE BALANCE OF 120 DAYS 4 OLDER LETTER SENT. 04/02/2011 12:50:45 NNCJOBCOLLECTR11 04/02/2011 12:50:45 NNCJOBCOLLECTR11 04/19/2011 10:42:18 LENRIQUI CREATED CASE ADJ / ADJ CASE 1021512 04/19/2011 10:45:32 LENRIQUI CREATED CASE ADJ / ADJ CASE 1021512 04/2013 15:32 RMCJOBCOLLECTRII E OF 120 DAYS 4 OLDER LETTER SENT.

04/19/2013 12:06:44 LENRIOU1 RECEIVED LETTER FROM NICHOLAS PEREDS ...NINA PROPERES 11, INC. STATING PROF. WILL BE VACANT AS OF 4/JOTH 04/29/2013 11:00:20 PEIMPSO CLOSED ADJ CASE 1023512. CASE WAS APPROVED AND ENTRY WAS ADDED TO ARCTIC CASIJ0404] 05/02/2013 11:40:32 RHCJOBCOLLECTR11 RHC PAST DUE BALANCE OF 120 DNYS & OLDER LETTER SENT. 05/06/2013 11:40:32 RHCJOBCOLLECTR11 NOME IS VACANT VP - VACANT VP - VACANT VP - VACANT NO TRASH SERVICED VA - HP - VACANT. NO TRASH SERVICED 11 - NEVADA 120 DAY NOTICE ROUTE NUMBERS. ROUTE: NIND SEQN: 450.00 7810.00

SVC SERVICE DESCRIPTION OCUR TAX AUTO DIFF RTE LIFTS WEEK REVENUE REVENUS REVENUE /MONTH YARDS EQUIPMENT

DIFFICULTY RATING; 2	SVC SERVICE DESCRIPTION RCF CUBIC YD FLAT RYL ROUTING RCY 5/L	SALESPERSON: DATE REC	REPORT ARL-112 (PRTCSTPRF)
	<u>OCUR TAX AUTO DIFF RTE</u> N Y 1 R110 N N 1 R1D2	DATE RECORD CREATED: 02/10/1988 DATE LAST CHANGED: 05/21/2013	RESI
3.00	/WEEX 1.00 2.00	DATE LAST CH	DENTIAL CUSTO
. 43	REVENUE 2.78 .00	AST CHANGED: 05/21/	ENTIAL CUSTOMER PROFILE SHEET
1.39	REVENUS 2.78 .00	2013 BILLED TO	HEET
12.02	REVENUE 12.02 .00	TO	
8,65	YARDS EQUIPMENT 4.31 4.33	ROW LINE 12:44 Pro	PAGE 2

LAST BILL DATE: 04/01/2011 LAST BILL ANOUNT: LAST PAY DATE: 05/20/2013 LAST PAY AMOUNT: CURRENT BALANCE:

36.06 13.02-1,347.27

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court T3nsaction # 5693394 : csulezic

EXHIBIT 13

NINA PROPERTIES II, INC. 1610 MEADOW WOOD LANE, SUITE 202 RENO, NV 89502 (775) 329-0678

October 13, 2010

Waste Management - Reno Disposal 100 Vassar Street Reno, NV 89502

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Re: 347 W. Taylor Street

Gentlemen:

The above listed property now has a tenant living there and we would like to order your most basic service for \$12.02 a month billing every 3 months at \$36.06. Enclosed is a check for the first 3 months.

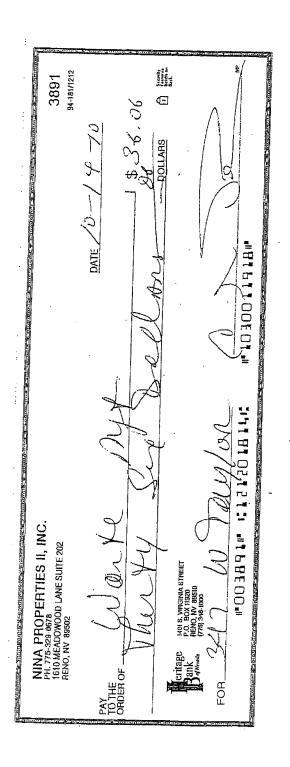
Kindly advise if you have any questions.

Very truly yours,

C. Nicholas Pereos

CNP/tm

WTS 0006



WTS 0007

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Transaction # 5693394 : csulezic

EXHIBIT 14

NINA PROPERTIES II, INC. 1610 MEADOW WOOD LANE, SUITE 202 RENO, NV 89502 (775) 329-0678

July 11, 2011

Waste Management - Reno Disposal 100 Vassar Street Reno, NV 89502

> Re: 347 W. Taylor Street Acct. No. 01074135

Gentlemen:

Please be advised that the above unit went vacant and there is no need for your services until it is occupied again.

Very truly yours,

C. Nicholas Pereos

CNP/tm

WTS 0008

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Section # 5693394 : csulezic

EXHIBIT 15

NINA PROPERTIES II, INC. 1610 MEADOW WOOD LANE, SUITE 202 RENO, NV 89502 (775) 329-0678

September 22, 2011

Waste Management - Reno Disposal 100 Vassar Street Reno, NV 89502

Re: 347 W. Taylor Street

Gentlemen:

The above listed property now has a tenant living there since September 1st and we would like to order your most basic service for \$12.02 a month billing every 3 months at \$36.06.

Kindly advise if you have any questions.

Very truly yours,

C. Nicholas Pereos

CNP/tm

WTS 0009

FILED Electronically CV12-02995 2016-09-06 01:17:58 PM Jacqueline Bryant Clerk of the Court Clerk of the Court 5693394 : csulezic

EXHIBIT 16

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APN #011-266-17 ACCT #010-74135 DOC # 4086834 02/23/2012 10:10:37 AM Requested By WASTE MANAGEMENT Washoe County Recorder Kathryn L. Burke - Recorder Fee: \$14.00 RPTT: \$0.00 Page 1 of 1



DATED: This 2 day of February 2012 Waste Management of Nevada Inc.

KAREN BONZALES

NOTICE OF LIEN FOR GARBAGE FEES RESIDENTIAL USER

Waste Management of Nevada Inc., or its affiliates (WM of Nevada) pursuant to the authority conferred by Nevada Revised Statues Section 444.520 and Washoe County Garbage Franchise Agreement section 5.8, claims a lien on the real property known as 347 TAYLOR ST W, RENO, NV more particularly described as follows:

Washoe County Assessor's Parcei#011-266-17

- 1. The owner(s) or reputed owner(s) of the described real property is/are_WEST TAYLOR STREET LLC.
- The garbage services rendered by Waste Management Inc. of Nevada for which this lien is claimed consist of Garbage Service fees and penalties, which have accrued monthly rate as set in the Washoe County Garbage, Franchise Agreement.
- 3. The owner(s) or reputed owner(s) of the described real property has/have failed, neglected and refused to pay to Waste Management of Nevada Inc. the sums due on account of rendition of such garbage services, at the time the same were due and payable.
- 4. There is due and owing to Waste Management Inc. of Nevada by reason of the rendition of such garbage services, the sum of \$489.47, he part of which has been paid.

By

n

STATE OF NEVADA

COUNTY OF WASHOE

On the Jor day of February 2012, personally appeared before me, a notary public, Karen Gonzales for Waste Management of Nevada Inc, who acknowledges that she executed this instrument.

WHEN RECORDED MAIL TO:

Waste Management of Nevada Inc. Attn: Karen Gonzales 100 Vassar St. Reno, NV 89502 NOTARY PUBLIC TIFFANY FULLER Notary Public - State of Nevada Appointment Recorded in Washoe County No: 04-90901-2 - Expires Octaber 19, 2014