1 2 3	MARIO P. LOVATO, ESQ. Nevada Bar No. 7427 LOVATO LAW FIRM, P.C. 7465 W. Lake Mead Blvd. Ste. 100 Las Vegas, Nevada 89128 TEL: (702) 979-9047	Electronically Filed 3/16/2020 2:23 PM Steven D. Grierson CLERK OF THE COURT
4	mpl@lovatolaw.com	Electronically Filed
5	Attorney for Plaintiff / Counterdefendant JSJBD Corp dba Blue Dogs Pub and the individual Counterdefendants	Mar 25 2020 04:03 p.m. Elizabeth A. Brown Clerk of Supreme Court
6	DISTRICT C	
/ 0	CLARK COUNTY	. NEVADA
8		
9 10	JSJBD CORP, d/b/a Blue Dogs Pub, a Nevada corporation,	Case No.: A-18-785311-B
11	Plaintiff,	BUSINESS COURT
12	VS.	) BUSINESS COURT
13	TROPICANA INVESTMENTS, LLC, a	
14	California limited liability company,	
15	Defendant.	
16	TROPICANA INVESTMENTS, LLC, a California	
17	limited liability company,	
18	Counterclaimant,	
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;	
20	JEFFREY B. VINCENT, an individual; JEFF	
21	WHITE, an individual,	)
22	Counterdefendants.	
23	NOTICE OF A	PPEAL
24	NOTICE is hereby given that all Plaintiff / C	
25		`` <b>`</b>
26	Dogs Pub, Stuart Vincent, Jeffrey B. Vincent, and Jef	T White) in the above-referenced case hereby
27	appeal—as to Defendant / Counterdefendant Tropica	na Investments, LLC—to the Supreme Court
28	of Nevada from any adverse Orders / Judgments /	Findings of Fact and Conclusions of Law,
		Docket 80849 Document 2020-11524

Case Number: A-18-785311-B

## 1 including the following:

2			
3	TITLE	ENTERED	NOTICE SERVED
4 5	Final Judgment	02/25/20	02/25/20
6 7	Order Granting Pl./Counterdefs.' Motion for Attorney Fees and Costs	02/24/20	02/25/20
8 9	Order Granting in Part And Denying in Part Def.'s Motion to Retax Costs	02/25/20	02/25/20
10 11 12	Order Granting in Part and Denying in Part Pl.'s Motion to Retax Costs	02/19/20	02/19/20
13 14	Order Granting in Part Def.'s Motion To [sic] For Attorneys' Fees and Costs	02/13/20	02/13/20
15 16	Findings of Fact and Conclusions of Law	12/05/19	12/05/19
17 18	Order Granting Def.'s Motion in Limine and Denying Pl.'s Countermotion	11/18/19	11/20/19
19 20	Order Regarding Def.'s Motion for Sanctions	11/08/19	11/08/19
21 22 23	While certain of the above-referenced Orders r appealing parties, such may be, or are, interrelated wi		
24		LOVATO LAW FIR	
25			
26	/s/ Mario Lovato MARIO P. LOVATO		
27	Nevada Bar No. 7427 Attorney for Plaintiff / Counterdefendant		
28		SJBD Corp dba Blue he individual Counte	e

1	CERTIFICATE OF SERVICE
2	IT IS HEREBY CERTIFIED that, on March 16, 2020, the above and foregoing NOTICE
3	OF APPEAL was served via the Court's system of electronic service on all parties registered and
4	listed for such service, including upon by the following:
5	
6	Terry A. Moore
7	Marquis Aurbach Coffing 10001 Park Run Dr.
8	Las Vegas, NV 89145 Attorneys for Defendant / Counterclaimant
9 10	Tropicana Investments, LLC
11	
12	/s/ Mario Lovato
13	
14	
15	
16	
17	
18	
19	
20	
21	
22 23	
24	
25	
26	
27	
28	
	3

1 2 3 4 5 6	MARIO P. LOVATO, ESQ. Nevada Bar No. 7427 LOVATO LAW FIRM, P.C. 7465 W. Lake Mead Blvd. Ste. 100 Las Vegas, Nevada 89128 TEL: (702) 979-9047 mpl@lovatolaw.com Attorney for Plaintiff / Counterdefendant JSJBD Corp dba Blue Dogs Pub and the individual Counterdefendants	Electronically Filed 3/16/2020 2:25 PM Steven D. Grierson CLERK OF THE COURT	
7	DISTRICT CC	DURT	
8	CLARK COUNTY,	NEVADA	
9 10	JSJBD CORP, d/b/a Blue Dogs Pub, a Nevada)corporation,)	Case No.: A-18-785311-B	
10	) Plaintiff,		
11	) vs. )	BUSINESS COURT	
12	TROPICANA INVESTMENTS, LLC, a		
13	California limited liability company.		
15	Defendant.		
16	TROPICANA INVESTMENTS, LLC, a California		
17	limited liability company, )		
18	Counterclaimant, )		
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada ) corporation; STUART VINCENT, an individual; )		
20	JEFFREY B. VINCENT, an individual; JEFF ) WHITE, an individual,		
21	)		
22	Counterdefendants.     )		
23	CASE APPEAL STA	ATEMENT	
24			
25	1. Name of appellant filing this case appeal s	tatement:	
26			
27	All Plaintiff / Counterdefendants (without limitation	, JSJBD Corp dba Blue Dogs Pub, Stuart	
28	Vincent, Jeffrey B. Vincent, and Jeff White)		

1	
2	2. Identify the judge issuing the decision, judgment, or order appealed from:
3	
4	The Honorable Elizabeth Gonzalez, Department 11 of the Eighth Judicial District Court.
5	
6	3. Identify each appellant and the name and address of counsel for each appellant:
7	
8	All Plaintiff / Counterdefendants (without limitation, JSJBD Corp dba Blue Dogs Pub, Stuart
9	Vincent, Jeffrey B. Vincent, and Jeff White) are the appellants. They are represented by Mario P.
10	Lovato, Esq., Lovato Law Firm, P.C., 7465 W. Lake Mead Blvd. Ste. 100, Las Vegas, NV 89128.
11	
12	4. Identify each respondent and the name and address of appellate counsel, if known, for
13 14	each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much
14	and provide the name and address of that respondent's trial counsel):
16	
17	The respondent is Tropicana Investments, LLC, a California corporation. It is represented by Terry
18	Moore, Esq., Marquis Aurbach Coffing, 10001 Park Run Dr., Las Vegas, NV 89145.
19	
20	5. Indicate whether any attorney identified above in response to question 3 or 4 is not
21	licensed to practice law in Nevada and, if so, whether the district court granted that attorney
22	permission to appear under SCR 42 (attach a copy of any district court order granting such permission):
23	
24	All attorneys referenced above are licensed in Nevada.
25	
26	6. Indicate whether appellant was represented by appointed or retained counsel in the
27	district court:
28	
	2

1 2	Appellants are represented by retained counsel, Mario P. Lovato, Esq., in the district court.
3 4	7. Indicate whether appellant is represented by appointed or retained counsel on appeal:
5 6	Appellants are represented by retained counsel, Mario P. Lovato, Esq., in this appeal.
7 8 9	8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:
10 11	No.
12 13 14	9. Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed):
15 16	The case commenced via the filing of the Complaint on November 30, 2018.
17 18 19	10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:
20 21 22	Plaintiff JSJBD Corp filed a case for declaratory judgment and other related claims in regard to a commercial lease (and related documents) containing options to renew/extend, seeking inter alia declaratory relief that the current option to renew/extend is valid and enforceable (and that
23 24	Defendant's Notice of Termination is invalid / a breach of the Lease), seeking declaratory relief regarding the amount of "reasonable rent" for the current option period, and seeking damages /
25 26 27	relief relating to, inter alia, common area maintenance expenses. Defendant Tropicana Investments, LLC filed a Counterclaim for breach of the Lease and other claims. Prior to trial, the
28	Court granted partial summary adjudication to Plaintiff JSJBD Corp., while requiring trial for determination of the amount of reasonable rent. After the conclusion of a five-day trial, the Court

1	entered Findings of Fact and Conclusions of Law that made a variety of determinations from which
2	this appeal is made, with this appeal also seeking relief on appeal in regard to various other Orders
3	/ Judgment(s) as referenced in the Notice of Appeal.
4	
5	11. Indicate whether the case has previously been the subject of an appeal to or original
6	writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of
7	the prior proceeding:
8	
9	No.
10	
11 12	12. Indicate whether this appeal involves child custody or visitation:
12	N
14	No.
15	13. If this is a civil case, indicate whether this appeal involves the possibility of
16	settlement:
17	
18	Yes.
19	
20	LOVATO LAW FIRM, P.C.
21	/s/ Mario Lovato MARIO P. LOVATO
22	Nevada Bar No. 7427
23	Attorney for Plaintiff / Counterdefendant JSJBD Corp dba Blue Dogs Pub and
24	the individual Counterdefendants
25	
26	
27	
28	
	4

1	CERTIFICATE OF SERVICE
2	IT IS HEREBY CERTIFIED that, on March 16, 2020, the above and foregoing CASE
3	APPEAL STATEMENT was served via the Court's system of electronic service on all parties
4	registered and listed for such service, including upon by the following:
5	
6	Terry A. Moore
7	Marquis Aurbach Coffing 10001 Park Run Dr.
8	Las Vegas, NV 89145
9 10	Attorneys for Defendant / Counterclaimant Tropicana Investments, LLC
10	
12	/s/ Mario Lovato
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23 24	
25	
26	
27	
28	
	5

## EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785311-B

JSJBD Corp, Plaintiff(s) vs. Tropicana Investments, LLC, Defendant(s)		\$ \$ \$ \$ \$	Judicial Officer:	Department 11 Gonzalez, Elizabeth 11/30/2018 A785311
		CASE INFORMATI	ON	
Statistical Closures 12/26/2019 Judgr	nent Reached (bench trial)		Case Type: Case Status:	Other Business Court Matters 12/26/2019 Closed
DATE		CASE ASSIGNME		
	Current Case Assignment Case Number Court Date Assigned udicial Officer	A-18-785311-B Department 11 11/30/2018 Gonzalez, Elizabeth		
		PARTY INFORMAT	ION	
Plaintiff	JSJBD Corp			Lead Attorneys Lovato, Mario P Retained
Defendant	Tropicana Investments, L	LC		702-979-9047(W <b>Moore, Terry A, ESC</b> <i>Retained</i> 702-382-0711(W
Counter Claimant	Tropicana Investments, L	LC		Moore, Terry A, ESC Retained
Counter Defendant	JSJBD Corp			702-382-0711(W Lovato, Mario P Retained 702-979-9047(W
	Vincent, Jeffrey			<b>Lovato, Mario P</b> <i>Retained</i> 702-979-9047(W
	Vincent, Stuart			Lovato, Mario P Retained 702-979-9047(W
	White, Jeff			<b>Lovato, Mario P</b> <i>Retained</i> 702-979-9047(W
DATE	I	EVENTS & ORDERS OF T	HE COURT	INDEX

11/30/2018

Complaint (Business Court) Filed By: Counter Defendant JSJBD Corp *Complaint* 

T Summons Electronically Issued - Service Pending

12/04/2018

PAGE 1 OF 17

#### EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A 18 785311 P

	CASE NO. A-18-785311-B
	Party: Counter Defendant JSJBD Corp Summons
12/11/2018	Summons Filed by: Counter Defendant JSJBD Corp Summons
01/09/2019	Answer (Business Court) Filed By: Counter Claimant Tropicana Investments, LLC Answer and Counterclaim
01/09/2019	Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure
01/23/2019	Business Court Order Business Court Order
01/31/2019	Reply to Counterclaim Filed by: Counter Defendant JSJBD Corp Counterdefendant JSJBD Corp s Reply To Counterclaim
02/05/2019	Business Court Order Business Court Scheduling Order and Order Setting Civil Bench Trial and Calendar Call
03/19/2019	The Order
03/25/2019	Summons Electronically Issued - Service Pending Party: Counter Claimant Tropicana Investments, LLC Summons - Jeff White
03/25/2019	Summons Electronically Issued - Service Pending Party: Counter Claimant Tropicana Investments, LLC Summons - Stuart Vincent
03/25/2019	Summons Electronically Issued - Service Pending Party: Counter Claimant Tropicana Investments, LLC Summons - Jeffrey B. Vincent
04/16/2019	Affidavit of Service Filed By: Counter Claimant Tropicana Investments, LLC Affidavit of Service - Jeff White
04/29/2019	Affidavit of Service Filed By: Counter Claimant Tropicana Investments, LLC Affidavit of Service - Stuart Vincent
05/02/2019	Affidavit of Attempted Service Filed By: Counter Claimant Tropicana Investments, LLC Affidavit of Attempted Service - Jeffrey B. Vincent
05/07/2019	Reply to Counterclaim Filed by: Counter Defendant White, Jeff; Counter Defendant Vincent, Stuart; Counter Defendant Vincent, Jeffrey

## EIGHTH JUDICIAL DISTRICT COURT

## CASE SUMMARY CASE NO. A-18-785311-B

	CASE NO. A-10-705511-D
	Counterdefendants Stuart Vincent, Jeffrey Vincent, And Jeff White s Reply To Counterclaim
05/07/2019	Initial Appearance Fee Disclosure Filed By: Counter Defendant White, Jeff; Counter Defendant Vincent, Stuart; Counter Defendant Vincent, Jeffrey <i>Initial Appearance Fee Disclosure</i>
05/22/2019	Motion for Partial Summary Judgment Filed By: Counter Claimant Tropicana Investments, LLC Motion for Partial Summary Judgment
05/23/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
05/24/2019	Affidavit of Attempted Service Filed By: Counter Claimant Tropicana Investments, LLC Affidavit of Attempted Service (Jeffrey B. Vincent)
06/19/2019	Countermotion For Summary Judgment Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp dba Blue Dogs Pub s Opposition To Motion For Partial Summary Judgment And Countermotion For Partial Summary Adjudication
06/21/2019	Order Filed By: Counter Claimant Tropicana Investments, LLC Stipulation and Order to Continue Hearing
06/21/2019	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC Notice of Entry of Order
07/01/2019	Reply in Support Filed By: Counter Claimant Tropicana Investments, LLC Reply in Support of Motion for Summary Judgment and Opposition to Countermotion for Partial Summary Adjudication
07/03/2019	Reply to Motion Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp dba Blue Dogs Pub s Reply In Support Of Countermotion For Partial Summary Adjudication
07/24/2019	Order Filed By: Counter Defendant JSJBD Corp <i>Order</i>
07/24/2019	Notice of Entry of Order Filed By: Counter Defendant JSJBD Corp <i>Notice of Entry of Order</i>
08/09/2019	Transcript of Proceedings Transcript of Proceedings: Hearing on Motion for Summary Judgment 7/8/19
09/26/2019	Motion to Compel Filed By: Counter Defendant JSJBD Corp

## Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785311-B

	Plaintiff JSJBD Corp's Motion To Compel Production Of Documents
09/26/2019	Notice of Entry of Order Filed By: Counter Defendant JSJBD Corp <i>Notice Of Entry Of Order</i>
09/27/2019	Motion in Limine to Exclude Expert Witness Filed by: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments, LLC's Motion in Limine to Preclude Testimony of Experts Whose Opinions Were Not Timely Disclosed
09/30/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
09/30/2019	Opposition to Motion to Compel Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Couterclaimant Tropicana Investments LLC's Opposition to Plaintiff JSJBD Corp's Motion to Compel Production of Documents (Motion for Order Shortening Time)
10/01/2019	Reply in Support Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp's Reply In Support Of Motion To Compel Production Of Documents
10/01/2019	Motion for Sanctions Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments, LLC's Motion for Sanctions for (I) JSJBD Corp's Failure to Present a Knowledgeable Designee and (II) JSJBD Corp's Failure to Appear and (III) for Leave to Take Deposition on Order Shortening Time
10/01/2019	Motion Filed By: Counter Claimant Tropicana Investments, LLC Counterclaimant's Motion to Correct Order of the Court on Order Shortening Time
10/08/2019	Opposition Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp s Opposition To Motion To Correct Order Of Court
10/08/2019	Opposition Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp s Opposition To Motion For Sanctions
10/09/2019	Corder Filed By: Counter Defendant JSJBD Corp Order
10/09/2019	Notice of Entry of Order Filed By: Counter Defendant JSJBD Corp <i>Notice of Entry of Order</i>
10/16/2019	Opposition and Countermotion Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp s Opposition To Motion To Preclude Testimony Of Experts Whose Opinions Were Not Timely Disclosed And Alternatively, Countermotion In Limine To Exclude Defendant s Untimely Expert Report And Testimony, And Allow Plaintiff s Timely Initial Expert Report And Testimony

10/17/2019	Transcript of Proceedings Transcript of Proceedings: Hearing on Defendant's Motion for Sanctions, Motion for Leave to Take Deposition, and Motion to Correct Order of Court 10/09/19
10/18/2019	Transcript of Proceedings Corrected Transcript of Proceedings: Hearing on Defendant's Motion for Sanctions, Motion for Leave to Take Deposition, and Motion to Correct Order of Court
10/21/2019	Pre-Trial Disclosure Party: Counter Claimant Tropicana Investments, LLC <i>Tropicana Investments, LLC's Pre-Trial Disclosure Pursuant to NRCP 16.1(a)(3)</i>
10/28/2019	Reply in Support Filed By: Counter Claimant Tropicana Investments, LLC Reply in Support of Defendant/Counterclaimant Tropicana Investments, LLC's Motion in Limine to Preclude Testimony of Experts Whose Opinions Were Not Timely Disclosed and Opposition to Countermotion to Exclude Defendant's Untimely Expert Report and Testimony, and Allow Plaintiff's Timely Initial Expert Report and Testimony
10/30/2019	Reply in Support Filed By: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp s Reply In Support Of Countermotion In Limine (Made In The Alternative) To Exclude Defendant's Untimely Expert Report And Testimony, and Allow Plaintiff's Timely Initial Expert Report And Testimony
11/06/2019	Pre-Trial Disclosure Party: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants Pretrial Disclosures
11/08/2019	Corder Filed By: Counter Claimant Tropicana Investments, LLC Order Regarding Defendant's Motion for Sanctions
11/08/2019	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
11/08/2019	Pre-trial Memorandum Filed by: Counter Claimant Tropicana Investments, LLC Tropicana Investments, LLC's Individual Pre-Trial Memorandum
11/14/2019	Transcript of Proceedings Transcript of Proceedings: Hearing on Defendant's Motion in Limine to Preclude Testimony of Experts Not Timely Disclosed and Plaintiff's Countermotion in Limine to Exclude Defendant's Untimely Expert Report and Testimony
11/15/2019	Supplemental Filed by: Counter Claimant Tropicana Investments, LLC Tropicana Investments, LLC's Supplemental Pre-Trial Disclosure Pursuant to NRCP 16.1(a) (3)
11/15/2019	Objection Tropicana Investments, LLC's Objections to Plaintiff's Pretrial Disclosures

11/15/2019	Brief Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's EDCR 7.27 Brief
11/18/2019	Pre-trial Memorandum Filed by: Counter Defendant JSJBD Corp Plaintiff JSJBD Corp / Counterdefendants Edcr 2.67 Pretrial Memorandum
11/18/2019	Order Order Granting Defendant's Motion in Limine and Denying Plaintiff's Countermotion
11/20/2019	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
12/05/2019	Findings of Fact, Conclusions of Law and Judgment Findings of Fact and Conclusions of Law
12/10/2019	Memorandum of Costs and Disbursements Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's Verified Memorandum of Costs
12/10/2019	Memorandum of Costs and Disbursements Filed By: Counter Defendant JSJBD Corp Plaintiffs / Counterdefendants' Memorandum of Costs and Disbursements
12/12/2019	Amended Filed By: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants' Amended Memorandum of Costs and Disbursements
12/13/2019	Motion to Retax Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's Motion to Retax Costs
12/13/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
12/13/2019	Motion to Retax Filed By: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants' Motion to Retax Costs
12/16/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
12/26/2019	Civil Order to Statistically Close Case
12/26/2019	Motion for Attorney Fees and Costs Filed By: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants' Motion for Attorney Fees and Costs
12/27/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>

12/27/2019	Notice of Entry of Findings of Fact, Conclusions of Law Filed By: Counter Claimant Tropicana Investments, LLC Notice of Entry of Findings of Fact and Conclusions of Law
12/27/2019	Opposition to Motion Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments LLC's Opposition to Plaintiff JSJBD Corp's Motion to Retax Costs
12/27/2019	Motion to Amend Judgment Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments, LLC's Motion to Alter or Amend Judgment
12/27/2019	Motion for Attorney Fees and Costs Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments, LLC's Motion for Attorneys' Fees and Costs
12/27/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
12/27/2019	Clerk's Notice of Hearing <i>Notice of Hearing</i>
12/30/2019	Opposition to Motion Filed By: Counter Defendant JSJBD Corp; Counter Defendant White, Jeff; Counter Defendant Vincent, Stuart; Counter Defendant Vincent, Jeffrey <i>Plaintiff / Counterdefendants' Opposition to Motion to Retax Costs</i>
01/09/2020	Reply in Support Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's Reply in Support of Motion to Retax Costs
01/09/2020	Opposition to Motion Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant Tropicana Investments LLC's Opposition to Plaintiff JSJBD Corp's Motion for Attorney Fees and Costs
01/09/2020	Reply in Support Filed By: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants' Reply in Support of Motion to Retax Costs
01/10/2020	Opposition Filed By: Counter Defendant JSJBD Corp Plaintiff / Counterdefendants' Opposition to Motion for Attorney Fees
01/10/2020	Deposition Plaintiff / Counterdefendants' Opposition to Motion to Alter or Amend Judgment
01/21/2020	Reply in Support Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's Reply in Support of Motion to Alter or Amend Judgment

01/23/2020	Reply in Support Filed By: Counter Claimant Tropicana Investments, LLC Defendant/Counterclaimant's Reply in Support of Motion for Attorneys' Fees and Costs
01/24/2020	Reply in Support Filed By: Counter Defendant JSJBD Corp Defendants' Reply in Support of Motion in Limine No. 14 to Exclude Testimony of Lay Witnesses Regarding Whether Plaintiff Trusted Defendant Paul S. Padda, ESQ.
01/31/2020	Transcript of Proceedings Transcript of Proceedings: Hearing on All Pending Motions
02/03/2020	Transcript of Proceedings Transcript of Proceedings: Bench Trial - Day 11/18/2019
02/03/2020	Transcript of Proceedings Transcript of Proceedings: Bench Trial - Day 2 11/19/2019
02/03/2020	Transcript of Proceedings Transcript of Proceedings: Bench Trial - Day 3 11/20/19
02/03/2020	Transcript of Proceedings Transcript of Proceedings: Bench Trial - Day 4 11/21/2019
02/03/2020	Transcript of Proceedings Transcript of Proceedings: Bench Trial - Day 5 11/22/2019
02/13/2020	Corder Granting Filed By: Counter Claimant Tropicana Investments, LLC Order Granting in Part Defendant's Motion for Attorneys' Fees and Costs
02/13/2020	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
02/19/2020	Order Filed By: Counter Claimant Tropicana Investments, LLC Order Granting in Part and Denying in Part Plaintiff's Motion to Retax Costs
02/19/2020	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
02/24/2020	Order Granting Motion Filed By: Counter Defendant JSJBD Corp Order Granting Plaintiff / Counterdefendants' Motion For Attorney Fees And Costs
02/24/2020	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
02/24/2020	Crder Denying Motion

## EIGHTH JUDICIAL DISTRICT COURT

## CASE SUMMARY CASE NO. A-18-785311-B

	CASE NO. A-18-785311-B
	Filed By: Counter Claimant Tropicana Investments, LLC Order Denying Defendant's Motion to Alter or Amend Judgment
02/25/2020	Order Filed By: Counter Claimant Tropicana Investments, LLC Order Granting in Part and Denying in Part Defendant's Motion to Retax Costs
02/25/2020	Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC <i>Notice of Entry of Order</i>
02/25/2020	Amended Notice of Entry of Order Filed By: Counter Claimant Tropicana Investments, LLC Amended Notice of Entry of Order
02/25/2020	Judgment Filed By: Counter Claimant Tropicana Investments, LLC <i>Final Judgment</i>
02/25/2020	Notice of Entry of Judgment Filed By: Counter Claimant Tropicana Investments, LLC Notice of Entry of Final Judgment
02/25/2020	Notice of Entry of Order Filed By: Counter Defendant JSJBD Corp Notice of Entry of Final Judgment
03/16/2020	Notice of Appeal Filed By: Counter Defendant JSJBD Corp; Counter Defendant White, Jeff; Counter Defendant Vincent, Stuart; Counter Defendant Vincent, Jeffrey <i>Notice of Appeal</i>
03/16/2020	Case Appeal Statement Filed By: Counter Defendant JSJBD Corp <i>Case Appeal Statement</i>
07/24/2019	DISPOSITIONS Partial Summary Judgment (Judicial Officer: Gonzalez, Elizabeth) Debtors: Tropicana Investments, LLC (Defendant) Creditors: JSJBD Corp (Plaintiff) Judgment: 07/24/2019, Docketed: 07/24/2019
10/09/2019	Sanctions (Judicial Officer: Gonzalez, Elizabeth) Debtors: Tropicana Investments, LLC (Defendant) Creditors: JSJBD Corp (Plaintiff) Judgment: 10/09/2019, Docketed: 10/10/2019 Total Judgment: 1,000.00
11/08/2019	Sanctions (Judicial Officer: Gonzalez, Elizabeth) Debtors: JSJBD Corp (Plaintiff) Creditors: Tropicana Investments, LLC (Defendant) Judgment: 11/08/2019, Docketed: 11/08/2019 Total Judgment: 2,000.00
12/05/2019	<b>Judgment</b> (Judicial Officer: Gonzalez, Elizabeth) Debtors: Tropicana Investments, LLC (Defendant) Creditors: JSJBD Corp (Plaintiff)

#### EIGHTH JUDICIAL DISTRICT COURT

## CASE SUMMARY

CASE NO. A-18-785311-B

	CASE NO. A-18-785311-B
	CASE INO. A-18-785311-BJudgment: 12/05/2019, Docketed: 12/05/2019Total Judgment: 4,578.00Comment: Certain ClaimsDebtors: JSJBD Corp (Plaintiff)Creditors: Tropicana Investments, LLC (Defendant)Judgment: 12/05/2019, Docketed: 12/05/2019Comment: Certain ClaimsDebtors: JSJBD Corp (Counter Defendant), Jeff White (Counter Defendant), Stuart Vincent(Counter Defendant), Jeff White (Counter Defendant), Stuart VincentCounter Defendant), Jeff White (Counter Defendant), Stuart VincentCounter Defendant), Jeff White (Counter Defendant), Stuart VincentJudgment: 12/05/2019, Docketed: 12/05/2019Comment: Certain ClaimDebtors: Tropicana Investments, LLC (Counter Claimant)Judgment: 12/05/2019, Docketed: 12/05/2019Comment: Certain ClaimDebtors: Tropicana Investments, LLC (Counter Claimant)Debtors: JSJBD Corp (Counter Defendant), Jeff White (Counter Defendant), Stuart Vincent(Counter Defendant), Jeff White (Counter Defendant), Stuart VincentJudgment: 12/05/2019, Docketed: 12/05/2019Comment: Certain Claims
02/13/2020	<b>Order</b> (Judicial Officer: Gonzalez, Elizabeth) Debtors: JSJBD Corp (Plaintiff) Creditors: Tropicana Investments, LLC (Defendant) Judgment: 02/13/2020, Docketed: 02/13/2020 Total Judgment: 222,803.00
02/24/2020	<b>Order</b> (Judicial Officer: Gonzalez, Elizabeth) Debtors: Tropicana Investments, LLC (Counter Claimant) Creditors: JSJBD Corp (Counter Defendant) Judgment: 02/24/2020, Docketed: 02/25/2020 Total Judgment: 126,630.00
02/25/2020	Judgment Plus Interest (Judicial Officer: Gonzalez, Elizabeth) Debtors: Jeff White (Counter Defendant), Stuart Vincent (Counter Defendant), Jeffrey Vincent (Counter Defendant) Creditors: Tropicana Investments, LLC (Defendant) Judgment: 02/25/2020, Docketed: 03/03/2020 Total Judgment: 98,006.46 Comment: Total amount of \$138,675.38 awarded to JSJBD is offset by the amount of \$236,681.84 awarded to Tropicana Investments
01/28/2019	<ul> <li>HEARINGS</li> <li>Mandatory Rule 16 Conference (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details:</li> <li>APPEARANCES CONTINUED: Bruce Iceman and Stewart Vincent, Client Representatives for the Plaintiff. Per parties' agreement, COURT ORDERED, today is the Joint Case Conference and the filing of the Joint Case Conference Report (JCCR) is WAIVED. Initial disclosures to be made within 30 days. Counsel advised they are not aware of any ESI and confidentiality issues; there is an issue of accounting. COURT ORDERED as follows: Initial expert disclosures where a party bears the burden of proof DUE June 14, 2019; Rebuttal expert disclosures where a party does not bear the burden of proof DUE June 26, 2019; Discovery cut-off SET for September 6, 2019; Motions TO BE FILED by September 27, 2019; Matter SET for a Bench Trial on the stack beginning on November 18, 2019. Per the parties' request, matter REFERRED to Judge Denton for a settlement conference on March 22, 2019. Counsel to contact Judge Denton's Executive Assistant if their clients have any issues with this date. Court inquired as to whether the lease agreement includes an attorney's fees provision. Mr. Lovato stated it does. Court inquired of Mr. Moore as to how much the attorney's fees will be up to / before trial. Mr. Moore advised \$40,000 to \$50,000. Court encouraged counsel, that if the parties are not able to settle at the settlement conference, to file an offer of judgment which is the highest amount the party is willing to pay since there is an agreement that is one-sided. At Mr. Lovato's inquiry, Court confirmed depositing monies in dispute with the Court would require an order; however, this account would not have any interest; parties can also do a court-blocked account from which withdrawals cannot be made without court approval, and</li> </ul>

## Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785311-B

	CASE NO. A-18-785311-B
	that would get interest. Mr. Moore stated his hesitation is that they have been paying their lease. Court NOTED it has not ordered anything; Mr. Lovato was just asking a question; if the parties cannot reach a stipulation, counsel can file a motion. Finally, Mr. Lovato advised that there is a counter claim against Jeff White, who is no longer with the company; he does not know how serious these counter claims are but there is a guaranty of an additional \$210 per month, and he is making a request that Mr. White be dropped. Court stated it will let the parties work this out amongst themselves. 3-22-19 9:30 AM SETTLEMENT CONFERENCE (DEPT XIII - Denton);
03/22/2019	Settlement Conference (9:30 AM) (Judicial Officer: Denton, Mark R.) Not Settled; Journal Entry Details: Jeff Chauncey, Representative of Tropicana Investments, LLC, present. Bruno Mark and Bruce Eisman, Representatives of Blue Dog's Pub, also present. Following several caucuses back and forth between the parties, Court advised the matter has not resolved; however, it will not terminate the Settlement Conference at this time. COURT ORDERED, matter SET for Status Check in 90 days regarding resumption of settlement conference. Counsel to appear at the Status Check and advise if resumption is warranted. 6/20/19 9:00 AM STATUS CHECK: RESUMPTION OF SETTLEMENT CONFERENCE;
06/20/2019	<b>Status Check</b> (9:00 AM) (Judicial Officer: Denton, Mark R.) <i>Status Check: Resumption of Settlement Conference</i> Matter Heard;
	Journal Entry Details: No appearance. Court noted no status has been reported regarding resumption of the Settlement Conference and apparently there is no interest in the same. COURT ORDERED, Settlement Conference TERMINATED.;
07/08/2019	Motion for Summary Judgment (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion for Summary Judgment Denied;
07/08/2019	<b>Opposition and Countermotion</b> (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) <i>Plaintiff JSJBD Corp dba Blue Dogs Pub s Opposition To Motion For Partial Summary</i> <i>Judgment And Countermotion For Partial Summary Adjudication</i> Granted in Part;
07/08/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>MOTION FOR SUMMARY JUDGMENTPLAINTIFF JSJBD CORP DBA BLUE DOGS</i> <i>PUB'S OPPOSITION TO MOTION FOR PARTIAL SUMMARY JUDGMENT AND</i> <i>COUNTERMOTION FOR PARTIAL SUMMARY ADJUDICATION APPEARANCES</i> <i>CONTINUED: Bruce Iceman, Client Representative for the Plaintiff. Following arguments by</i> <i>counsel as to commercial lease dispute, COURT ORDERED, countermotion GRANTED IN</i> <i>PART. The option under the 2007 agreement was properly executed; however, since the option</i> <i>does not include an amount of rent, the Court will need to make a determination at an</i> <i>evidentiary hearing or bench trial related to the appropriate amount of that rent, including</i> <i>whether the tenant waived any claim for lower rent and whether market conditions should</i> <i>influence the Court's determination of rent and whether partial performance has waived a</i> <i>claim to lower rent. Motion for summary judgment DENIED. Counsel for Plaintiff to draft</i> <i>today's order. 9-9-19 9:00 AM STATUS CHECK: TRIAL READINESS 11-12-19 9:30 AM</i> <i>CALENDAR CALL 11-18-19 1:30 PM BENCH TRIAL ;</i>
09/09/2019	Status Check: Trial Readiness (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: Upon Court's inquiry, counsel advised the pub is called the Blue Dog's Pub. Mr. Moore advised there is discovery to finish and the parties are working on that. Mr. Lovato advised they have agreed on deposition dates, and that is a minor issue; however, he asked for CAM (Common Area Maintenance) documents in July and still has not received a response; he also sent an email. Court noted that it typically grants an issue such as this when addressed in a

## EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785311-B

	CASE NO. A-18-785311-B
	motion. Court further noted a "secret subpoena" that was served. Mr. Lovato stated his objection. Mr. Moore advised his secretary served the subpoena on the deponent and forgot to serve it on Mr. Lovato; if the parties cannot work it out, he will understand; however, the deponent is agreeing to appear. Mr. Lovato advised the deponent has changed that and is no longer agreeing to appear. Mr. Moore stated he will file a motion if they cannot resolve the issue. 11-12-19 9:30 AM CALENDAR CALL 11-18-19 1:30 PM BENCH TRIAL;
09/19/2019	Telephonic Conference (1:18 PM) (Judicial Officer: Gonzalez, Elizabeth) <i>Telephonic Conference re: Issue at Deposition of 30(b)(6) Designee of JSJBD Corp</i> Matter Heard; Journal Entry Details:
	Following arguments by counsel regarding the 30(b)(6) designee's communications with the landlord, particularly with respect to a 2016 letter that was the subject of a motion for summary judgment that was filed by the Defendant, COURT ORDERED, to the extent Mr. Moore is asking the 30(b)(6) witness if Ms. Miller was authorized to send the letter the witness will answer yes, or no; however, the substance of the communications with Mr. Miller remain privileged. Mr. Moore requested clarification about another question: did you, or any other member of the company ever communicate to the landlord whether or not Mr. Miller was authorized or not authorized to make that representation? Court NOTED that is a different issue and is not privileged. Court FURTHER NOTED that it is concerned about Mr. Lovato's relevance objection; while it understands the nature of the issue, the Court ruled on summary judgment, but that does not eliminate the letter from the discovery process; Mr. Moore to only ask yes or no questions and rephrase to keep them shorter. 11-12-19 9:30 AM CALENDAR CALL 11-18-19 1:30 PM BENCH TRIAL;
10/02/2019	Motion to Compel (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
	Plaintiff JSJBD Corp's Motion To Compel Production Of Documents Granted; \$1,000 attorney's fees awarded
	Journal Entry Details: APPEARANCES CONTINUED: Bruce Eisman, Client Representative for Plaintiff. Following arguments by counsel, COURT ORDERED, within one (1) week or by close of business next Wednesday, October 9, 2019, Mr. Moore's client will COMPLY full with requests for production 2, 3, 4, 7, 8, 9, 10, and 11. \$1,000 in attorney's fees AWARDED. If Mr. Moore's client cannot find the records a certification of efforts needs TO BE PROVIDED as to what the client did and why he could not find the information. Mr. Lovato to prepare today's order and run it by Mr. Moore prior to submission. 10-9-19 9:00 AM COUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THE COURT ON ORDER SHORTENING TIMEDEFENDANT/COUNTERCLAIMANT TROPINANA INVESTMENTS LLC'S MOTION FOR SANCTIONS FOR (1) JSJBD CORP'S FAILURE TO PRESENT A KNOWLEDGEABLE DESIGNEE AND (II) FOR LEAVE TO TAKE DEPOSITION ON ORDER SHORTENING TIME 11-4-19 9:00 AM DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED 11-12-19 9:30 AM CALENDAR CALL 11-18- 19 1:30 PM BENCH TRIAL;
10/09/2019	Motion for Sanctions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Defendant/Counterclaimant Tropinana Investments LLC's Motion for Sanctions for (1) JSJBD Corp's Failure to Present a Knowledgeable Designee and (II) For Leave to Take Deposition on Order Shortening Time Granted in Part; \$2,000 attorney's fees awarded
10/09/2019	<b>Motion</b> (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) <i>Counterclaimant's Motion to Correct Order of the Court on Order Shortening Time</i> Matter Heard;
10/09/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>COUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THE COURT ON ORDER</i> <i>SHORTENING TIMEDEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS</i> <i>LLC'S MOTION FOR SANCTIONS FOR (I) JSJBD CORP'S FAILURE TO PRESENT A</i> <i>KNOWLEDGEABLE DESIGNEE AND (II) FOR LEAVE TO TAKE DEPOSITION ON</i> <i>ORDER SHORTENING TIME Proposed order from previous hearing signed in open court</i>

	CASE NO. A-18-785311-B
	and returned to Mr. Lovato for filing. COUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THE COURT ON ORDER SHORTENING TIME: Mr. Moore advised he did not get a chance to file a reply because he got the opposition yesterday, but he is asking the Court not to change its mind and that the order should reflect what the Court said. Court read the transcript and NOTED that it understands that there could be some confusion, and, if there was not a system where the judge handles the case from beginning to end it might be an issue; however, those are the things that they are trying. Today the Court has discussed the contents of the order with counsel; the Court does not believe the order needs to be modified, but the Court understands counsel's position and has clarified the issues they will deal with at trial given the limited granting of the counter motion. Mr. Moore does not need to prepare an order, but if he wants to he can do one and will need to run it by Mr. Lovato. Court further noted that today's motion is not denied; the Court had a discussion with counsel, and the Court does not believe a correction needs to occur. DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS LLC'S MOTION FOR SANCTIONS FOR (1) JSJBD CORP'S FAILURE TO PRESENT A KNOWLEDGEABLE DESIGNEE AND (11) FOR LEAVE TO TAKE DEPOSITION ON ORDER SHORTENING TIME: Following arguments by Mr. Moore and Mr. Lovato, COURT ORDERED, motion GRANTED IN PART. With respect to any answer related to a communication for which the answer was "I don't know", the communication sent by JSJBD's lawyers were duly authorized to be sent by JSJBD and JSJBD is bound by the representations made in those communications. The Court will NOT GRANT court reporter's expenses related to the no-shows as those can be taxable at the end of the case. COURT ORDERED, \$2,000 in attorney's fees are AWARDED to be paid in ten (10) days from entry of the order. 11-4-19 9:00 AM DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT
11/04/2019	Motion in Limine (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Defendant/Counterclaimant Tropicana Investments, LLC's Motion in Limine to Preclude Testimony of Experts Whose Opinions Were Not Timely Disclosed Granted;
11/04/2019	<b>Opposition and Countermotion</b> (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiff JSJBD Corp s Opposition To Motion To Preclude Testimony Of Experts Whose Opinions Were Not Timely Disclosed And Alternatively, Countermotion In Limine To Exclude Defendant s Untimely Expert Report And Testimony, And Allow Plaintiff s Timely Initial Expert Report And Testimony Denied;
11/04/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSEDPLAINTIFF JSJBD CORP'S OPPOSITION TO MOTION TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED AND ALTERNATIVELY, COUNTERMOTION IN LIMINE TO EXCLUDE DEFENDANT S UNTIMELY EXPERT REPORT AND TESTIMONY, AND ALLOW PLAINTIFF'S TIMELY INITIAL EXPERT REPORT AND TESTIMONY Following arguments by counsel, COURT ORDERED, motion in limine GRANTED. Counter Motion DENIED. However, the denial of the counter motion does not permit the expert from criticizing the information contained in the other report, including factual allegations that are inaccurate. Mr. Moore to prepare the order and run it by Mr. Lovato prior to submission to the Court. 11- 12-19 9:30 AM CALENDAR CALL 11-18-19 1:30 PM BENCH TRIAL;
11/12/2019	Calendar Call (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: Per the parties' agreement, COURT ORDERED, bench trial SET to commence on Monday, November 18 at 10 am. Proposed findings of fact and conclusions of law in Microsoft Word format to be emailed to the Department by 9 am on November 18. 11-18-19 9:00 AM BENCH TRIAL;
11/18/2019	

D
<b>Bench Trial</b> (10:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
11/18/2019-11/22/2019 Trial Continues
Trial Continues; Trial Continues;
Trial Continues;
Trial Continues;
Decision Made;
Journal Entry Details:
Jeffrey Chauncey, Client Representative for the Defendant, also present. Testimony and
Exhibits provided (see worksheets). Mr. Moore renewed Defendant's 56(c) Motions. Upon
counsel's inquiry, Court advised the Court would rule on the "any reasonable fact finder"
standard. Arguments by counsel with regard to Defendant's 56(c) Motions. COURT
ORDERED, motions DENIED. Closing arguments by counsel. COURT FURTHER
ORDERED, matter taken UNDER ADVISEMENT; Court SET for Status Check: Court's
Decision in Chambers. TRIAL ENDS. 12/06/19 3:00 AM STATUS CHECK: COURT'S
DECISION;
Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Decision Made;
Journal Entry Details: DAY 4 APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr.
JAY 4 APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr. Jayne. At the hour of 11:02 am, Plaintiff RESTED. Mr. Moore moved for judgment on partial
findings pursuant to 52(c). Mr. Moore argued they should be entered because the complaint
alleged breach of contract, breach of implied covenant of good faith and fair dealing,
declaratory relief as it relates to damages suffered related to repair and maintenance issues.
Mr. Lovato responded the Plaintiffs are no longer seeking damages for repair and
maintenance are VOLUNTARILY DISMISSING that. COURT SO ORDERED. Mr. Moore
argued that Plaintiffs have also failed to establish damages allegedly suffered related to the
CAMS. Following response by Mr. Lovato and reply by Mr. Moore, COURT ORDERED,
motion DENIED because part of the damages assessed in that type of claim relates to
attorney's fees related to this litigation. Mr. Moore argued that this is not necessarily pled in the complaint but the Plaintiffs are arguing about this \$50,000 that Mark Van Aken paid.
COURT NOTED this is not part of the complaint. Mr. Moore argued 52(c) relief is
appropriate as it is being argued that the parties agreed reasonable market rent would be the
basis for the option periods in 2007 lease modification; however, based on Exhibit 4 and the
testimony of Jeff and Stuart Vincent, regarding repeated attempts to get the landlord to include
the term fair market value in the determination of the basis for the options, this was repeatedly
rejected and they admitted that, and they nevertheless proceeded to sign the 2007 lease
modification with the rental increases language. COURT ORDERED, given Exhibit 7, motion
DENIED. Mr. Moore further argued as to the issues on estoppel and part performance.
Following response by Mr. Lovato and reply by Mr. Moore, COURT ORDERED, at the rule 52 standard the Court does not weigh credibility and cannot grant 52(c) relief. Defendant's
case-in-chief commenced. Testimony and exhibits presented. (See worksheet.) LUNCH
RECESS. Testimony and exhibits continued. COURT ORDERED, trial CONTINUED.
EVENING RECESS. 11-22-19 9:15 AM BENCH TRIAL;
Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Decision Made;
Journal Entry Details:
DAY 3 APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr.
Jayne. Testimony and exhibits presented. (See worksheet.) LUNCH RECESS. Testimony and
exhibits continued. COURT ORDERED, trial CONTINUED. EVENING RECESS. 11-21-19
9:30 AM BENCH TRIAL;
Trial Continues;
Trial Continues;
Trial Continues;
Trial Continues;
Decision Made;
Journal Entry Details:
DAY 2 APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr.

EIGHTH JUDICIAL DISTRICT COURT
CASE SUMMARY
CASE NO. A-18-785311-B

	Jayne. Testimony and exhibits presented. (See worksheet.) LUNCH RECESS. Testimony and exhibits continued. COURT ORDERED, trial CONTINUED. EVENING RECESS. 11-20-19 9:30 AM BENCH TRIAL;
	MINUTES Trial Continues; Trial Continues; Trial Continues; Trial Continues; Decision Made;
	Journal Entry Details: DAY 1 APPEARANCES CONTINUED: Mr. Iceman, present with Mr. Lovato; Jeffrey Chauncey, present with Mr. Moore and Mr. Jayne. With the Court's permission, ORDER GRANTING DEFENDANT'S MOTION IN LIMINE AND DENYING PLAINTIFF'S COUNTERMOTION FILED IN OPEN COURT and copies distributed to the parties. Colloquy regarding proposed exhibits. Opening statements. LUNCH RECESS. Proceeding resumed. COURT ADMITTED proposed exhibits per parties' stipulation. (See worksheet.) Testimony and exhibits presented. (See worksheet.) COURT ORDERED, trial CONTINUED. EVENING RECESS. 11-19-19 9:45 AM BENCH TRIAL;
12/06/2019	Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Court's Decision Matter Heard; Journal Entry Details: Decision filed.;
01/17/2020	Motion to Retax (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 01/17/2020, 01/27/2020 Defendant's Counter Claimant's Motion to Retax Costs Hearing Set; Granted; Hearing Set; Granted;
01/17/2020	Motion to Retax (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 01/17/2020, 01/27/2020 Plaintiff / Counterdefendants' Motion to Retax Costs Hearing Set; Granted; Hearing Set; Granted;
01/17/2020	All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held; Journal Entry Details: PLAINTIFF / COUNTERDEFENDANTS' MOTION TO RETAX COSTSDEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTS COURT ORDERED, the motions to retax and the motions for attorneys' fees (originally set on January 31, 2020) RESET on Monday, January 27, 2020 at 9 am to be heard with the motion to alter or amend. 1-27-20 9:00 AM PLAINTIFF / COUNTERDEFENDANTS' MOTION TO RETAX COSTS DEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTS DEFENDANT'COUNTER CLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION TO ALTER OR AMEND JUDGMENTDEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTSPLAINTIFF / COUNTERDEFENDANTS' MOTION FOR ATTORNEYS FEES AND COSTS CLERK'S NOTE: A copy of this minute order was distributed to the parties via electronic mail. / dr 1-21-20;
01/27/2020	Motion for Attorney Fees and Costs (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) <i>Plaintiff / Counterdefendants' Motion for Attorney Fees and Costs</i> Granted;
01/27/2020	Motion to Amend Judgment (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

## EIGHTH JUDICIAL DISTRICT COURT

## CASE SUMMARY CASE NO. A-18-785311-B

	Defendant/Counterclaimant Tropicana Investments, LLC's Motion to Alter or Amend Judgment Denied;
01/27/2020	Motion for Attorney Fees and Costs (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 01/27/2020, 01/31/2020, 02/07/2020, 02/13/2020
	Defendant/Counterclaimant Tropicana Investments, LLC''S Motion for Attorneys' Fees and Costs
	Granted; continued to chambers for reduction
	Matter Continued; Matter Continued;
	Minute Order - No Hearing Held;
	Granted; continued to chambers for reduction Matter Continued;
	Matter Continued; Matter Continued;
	Minute Order - No Hearing Held;
	Granted; continued to chambers for reduction Matter Continued;
	Matter Continued;
	Minute Order - No Hearing Held; Granted; continued to chambers for reduction
	Matter Continued;
	Matter Continued;
	Minute Order - No Hearing Held;
01/27/2020	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)
	Matter Heard;
	Journal Entry Details: Colloguy regarding the prevailing party. Following arguments by counsel, COURT
	ORDERED as follows: DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS,
	LLC'S MOTION TO ALTER OR AMEND JUDGMENT: Motion to alter or amend DENIED. Court noted it was clear that the breach of the covenant of good faith and fair dealing was a
	mechanism by which the Plaintiffs could seek attorney's fees because of the nature of that claim, as the attorney's fees were expended as a result of the breach of the covenant. In
	addition, the Defendant is entitled to attorney's fees under paragraph 24 of the lease
	regardless of whether they are the prevailing parties. Mr. Moore inquired about the rent being miscalculated. Court disagreed. Mr. Moore directed the Court to page 17 of the motion to
	alter or amend. Mr. Lovato disagreed with the calculation on page 17; the Plaintiffs actually
	tendered payment of the net amount and the Defendants refused it and sent it back. Mr. Lovato further argued he could not find a reasoning for why the Court's determination was wrong.
	Court reiterated it is not inclined to grant the motion and referred counsel to paragraph 61 of
	the findings, although the Court was not looking at a filed copy, and to footnote 6 where the Court did the calculation. Mr. Moore respectfully disagreed with the calculation and argued
	further. Court further noted it was based on evidence admitted at trial and the Court's interpretation of the testimony given. PLAINTIFF / COUNTERDEFENDANTS' MOTION FOR
	ATTORNEY FEES AND COSTS: Motion GRANTED. After evaluating the Brunzell factors, the
	Plaintiff is AWARDED the attorney's fees requested of \$126,630. DEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTSPLAINTIFF / COUNTERDEFENDANTS'
	MOTION TO RETAX COSTS: Both motions GRANTED; neither party is entitled to excess
	expert witness fees. Plaintiff is not entitled to any expenses for the bookkeeper entry. The Defendant is not entitled to any standing expenses. DEFENDANT/COUNTERCLAIMANT
	TROPICANA INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTS: The
	Court will not award the full amount of the \$219,775 requested by the Defendants' counsel, because the Court does not believe it is appropriate to award for two attorneys for the trial.
	Counsel for Defendants to prepare a reduction of the second attorney's time for trial and send
	it to Mr. Lovato prior to submission to the Court. Court noted both sides have argued apportionment and the Court understands their positions, but everything was interrelated in
	this case. COURT DIRECTED each side to provide the Court with a revised judgment that
	includes whatever amount they won in trial plus attorney's fees and adjusted costs, and the Court will assume there will be a set-off between the two sides and someone will win when the
	math is done. 1-31-20 CHAMBERS DEFENDANT/COUNTERCLAIMANT TROPICANA
	INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTSSTATUS CHECK: REDUCTION;

01/31/2020	Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)         01/31/2020, 02/07/2020, 02/13/2020         Status Check: Reduction         Matter Continued;         Matter Continued;         Minute Order - No Hearing Held;         Matter Continued;         Matter Continued;         Matter Continued;         Matter Continued;         Matter Continued;         Minute Order - No Hearing Held;         Matter Continued;         Matter Continued;         Minute Order - No Hearing Held;         Matter Continued;         Matter Continued;	
01/31/2020	<ul> <li>Minute Order - No Hearing Held;</li> <li>All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth)</li> <li>Minute Order - No Hearing Held;</li> <li>Journal Entry Details:</li> <li>STATUS CHECK: REDUCTIONDEFENDANT/COUNTERCLAIMANT TROPICANA</li> <li>INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTS No additional</li> <li>information provided by Mr. Moore. COURT ORDERED, matter CONTINUED for one week.</li> <li>2-7-20 CHAMBERS STATUS CHECK: REDUCTIONDEFENDANT/COUNTERCLAIMANT</li> <li>TROPICANA INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTS</li> <li>CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr</li> <li>2-3-20 ;</li> </ul>	
02/07/2020	All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held; Journal Entry Details: DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTSSTATUS CHECK: REDUCTION Court has not received the requested information by timekeeper. COURT ORDERED, matter CONTINUED for one week. CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-7-20;	
02/13/2020	All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held; Journal Entry Details: DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLCS MOTION FOR ATTORNEYS' FEES AND COSTSSTATUS CHECK: REDUCTION Matters ADVANCED from the February 14, 2020 chambers calendar. Court executed orders. CASE CLOSED. CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-13-20;	
DATE	FINANCIAL INFORMATION	
	Counter Claimant Tropicana Investments, LLC Total Charges	

Total Charges	1,820.30
Total Payments and Credits	1,826.50
Balance Due as of 3/19/2020	0.00
Counter Defendant JSJBD Corp	
Total Charges	2,037.00
Total Payments and Credits	2,037.00
Balance Due as of 3/19/2020	0.00

## BUSINESS COURT CIVIL COVER SHEET

#### A-18-785311-B

Case No.

(Assigned by Clerk's Office)

Department 11

I. Party Information (provide both home and mailing addresses if different)				
Plaintiff(s) (name/address/phone):	Defendant(s) (name/address/phone):			
JSJBD Corp	Tropicana Investments, LLC			
	L			
Attorney (name/address/phone):	Attorney (name/address/phone):			
Mario P Lovato, 7465 W Lake Mead Blvd Ste 100	N/A			
Las Vegas, NV 702-979-9047				

II. Nature of Controversy (Please check the applicable boxes for both the civil case type and business court case type)

Arbitration Requested		
Civil Case	Business Court Filing Types	
Real Property	Torts	CLARK COUNTY BUSINESS COURT
Landlord/Tenant	Negligence	NRS Chapters 78-89
Unlawful Detainer	Auto	Commodities (NRS 91)
Other Landlord/Tenant	Premises Liability	Securities (NRS 90)
Title to Property	Other Negligence	Mergers (NRS 92A)
Judicial Foreclosure	Malpractice	Uniform Commercial Code (NRS 104)
Other Title to Property	Medical/Dental	Purchase/Sale of Stock, Assets, or Real Estate
Other Real Property	Legal	Trademark or Trade Name (NRS 600)
Condemnation/Eminent Domain		Enhanced Case Management
Other Real Property	Other Malpractice	Other Business Court Matters
<b>Construction Defect &amp; Contract</b>	Other Torts	
Construction Defect	Product Liability	
Chapter 40	Intentional Misconduct	WASHOE COUNTY BUSINESS COURT
Other Construction Defect	Employment Tort	NRS Chapters 78-88
Contract Case	Insurance Tort	Commodities (NRS 91)
Uniform Commercial Code	Other Tort	Securities (NRS 90)
Building and Construction	Civil Writs	Investments (NRS 104 Art.8)
Insurance Carrier	Writ of Habeas Corpus	Deceptive Trade Practices (NRS 598)
Commercial Instrument	Writ of Mandamus	Trademark/Trade Name (NRS 600)
Collection of Accounts	Writ of Quo Warrant	Trade Secrets (NRS 600A)
Employment Contract	Writ of Prohibition	Enhanced Case Management
Other Contract	Other Civil Writ	Other Business Court Matters
Judicial Review/App		
Judicial Review	Other Civil Filing	
Foreclosure Mediation Case	Foreign Judgment	
Appeal Other	Other Civil Matters	
Appeal from Lower Court		

8 Date

# 7427 Signature of initiating party or representative

Department 11

# AMERCED BUSINESS COURT CIVIL COVER SHEET Lark Case No. A-18-785311-B

laintiff(s) (name/address/phone):		Defendant(s) (name/address/phone):
JSJBD C	Corp.	Tropicana Investments, LLC
	,	
attorney (name/address/phone):		Attorney (name/address/phone):
Mario P. Lova	ato, Esq.	N/A
7465 W Lake Mead	d Blvd Ste 100	
Las Vegas, N	IV 89128	
702-979-9	9047	
I. Nature of Controversy (Please c	check the applicable boxes for both the	e civil case type and business court case type)
Arbitration Requested	· · · · · · · · · · · · · · · · · · ·	
Civil Case	Filing Types	Business Court Filing Types
Real Property	Torts	CLARK COUNTY BUSINESS COURT
Landlord/Tenant	Negligence	NRS Chapters 78-89
Unlawful Detainer	Auto	Commodities (NRS 91)
Other Landlord/Tenant	Premises Liability	Securities (NRS 90)
Title to Property	Other Negligence	Mergers (NRS 92A)
Judicial Foreclosure	Malpractice	Uniform Commercial Code (NRS 104)
Other Title to Property	Medical/Dental	Purchase/Sale of Stock, Assets, or Real Estate
Other Real Property		Trademark or Trade Name (NRS 600)
Condemnation/Eminent Domain Other Real Property	Accounting Other Malpractice	Enhanced Case Management
Construction Defect & Contract	Other Torts	
Construction Defect	Product Liability	
Chapter 40	Intentional Misconduct	WASHOE COUNTY BUSINESS COURT
Other Construction Defect	Employment Tort	NRS Chapters 78-88
Contract Case	Insurance Tort	Commodities (NRS 91)
Uniform Commercial Code	Other Tort	Securities (NRS 90)
Building and Construction	Civil Writs	Investments (NRS 104 Art.8)
Insurance Carrier	Writ of Habeas Corpus	Deceptive Trade Practices (NRS 598)
Commercial Instrument	Writ of Mandamus	Trademark/Trade Name (NRS 600)
Collection of Accounts	Writ of Quo Warrant	Trade Secrets (NRS 600A)
Employment Contract	Writ of Prohibition	Enhanced Case Management
Other Contract	Other Civil Writ	Other Business Court Matters
	peal/Other Civil Filing	II
Judicial Review	Other Civil Filing	
Foreclosure Mediation Case	Foreign Judgment	
Appeal Other Other Civil Matters		
Appeal from Lower Court	· · · · · · · · · · · · · · · · · · ·	III

ate

Signature of initiating party or representative

Electronically Filed 2/25/2020 11:44 AM Steven D. Grierson CLERK OF THE COURT

- 11			No 1 Here	
1	Marquis Aurbach Coffing		Atump. Stru	
2	Terry A. Moore, Esq. Nevada Bar No. 7831			
	Collin M. Jayne, Esq.			
3	Nevada Bar No. 13899 10001 Park Run Drive			
4	Las Vegas, Nevada 89145 Telephone: (702) 382-0711			
5	Facsimile: (702) 382-5816			
6	tmoore@maclaw.com cjayne@maclaw.com			
	Attorneys for Tropicana Investments, LLC			
7	DISTRICT	COURT		
8	CLARK COUN	Г <b>Y, NEVA</b> D	A	
9				
10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,		10 707011 D	
	Plaintiff,	Case No.: Dept. No.:	A-18-785311-B XI	
11				
12	VS.		FINAL JUDGMENT	
13	TROPICANA INVESTMENTS, LLC, a California limited liability company,			
14	Defendant.			
15		Date of He	aring: January 27, 2020 caring: 9:00 a.m.	
16	TROPICANA INVESTMENTS, LLC, a California limited liability company,			
17	Counterclaimant,			
18	vs.			
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	a		
20	corporation; STUART VINCENT, an individual JEFFREY B. VINCENT, an individual; JEFI	C1		
21	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,	a		
	Counterdefendants	,		
22				
23				
24				
25		- ·	·	
26			х	
27				
28	Page	1 of 3	Final Judgment - MAC:08732-032 396015	7_1
		. 02	-03-20A11:38 RCVD	

Case Number: A-18-785311-B

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 

1	FINAL JUDGMENT
2	Whereas, the above matter having been tried to the Court, and good cause appearing.
3	JUDGMENT IS HEREBY ENTERED in favor of Defendant/Counterclaimant Tropicana
4	Investments, LLC and against Counterdefendants JSJBD Corp., Stuart Vincent, Jeffrey Vincent,
5	and Jeff White ("Counterdefendants"), jointly and severally, as follows:
6	1. JSJBD Corp. is awarded \$4,578.00 against Tropicana Investments, LLC, representing
7	compensatory damages for overpaid CAMs;
8	2. JSJBD Corp. is awarded pre-judgment interest accruing from December 6, 2018, through
9	December 5, 2019, against Tropicana Investments, LLC, in the amount of \$342.41;
10	3. JSJBD Corp. is awarded attorneys' fees in the amount of \$126,630.00 against Tropicana
11	Investments, LLC;
12	4. JSJBD Corp. is awarded costs of suit against Tropicana Investments, LLC, in the amount
13	of \$7,124.97;
14	5. Tropicana Investments, LLC is awarded \$13,000 against the Counterdefendants,
15	representing compensatory damages for unpaid rent under the subject lease;
16	6. Tropicana Investments, LLC is awarded pre-judgment interest accruing from January 9,
17	2019, through December 5, 2019, against the Counterdefendants, in the amount of
18	\$878.84;
19	7. Tropicana Investments, LLC is awarded costs of suit against the Counterdefendants, in
20	the amount of \$13,835.50; and
21	8. Tropicana Investments, LLC is awarded its attorneys' fees totaling \$208,967.50 against
22	the Counterdefendants.
23	9. After offsetting the amount awarded to JSJBD Corp. this Final Judgment is entered in
24	favor of Tropicana Investments, LLC and against JSJBD Corp., Stuart Vincent, Jeffrey
25	
26	
27	
28	
	Page 2 of 3 Final Judgment - MAC:08732-032 3960157_1

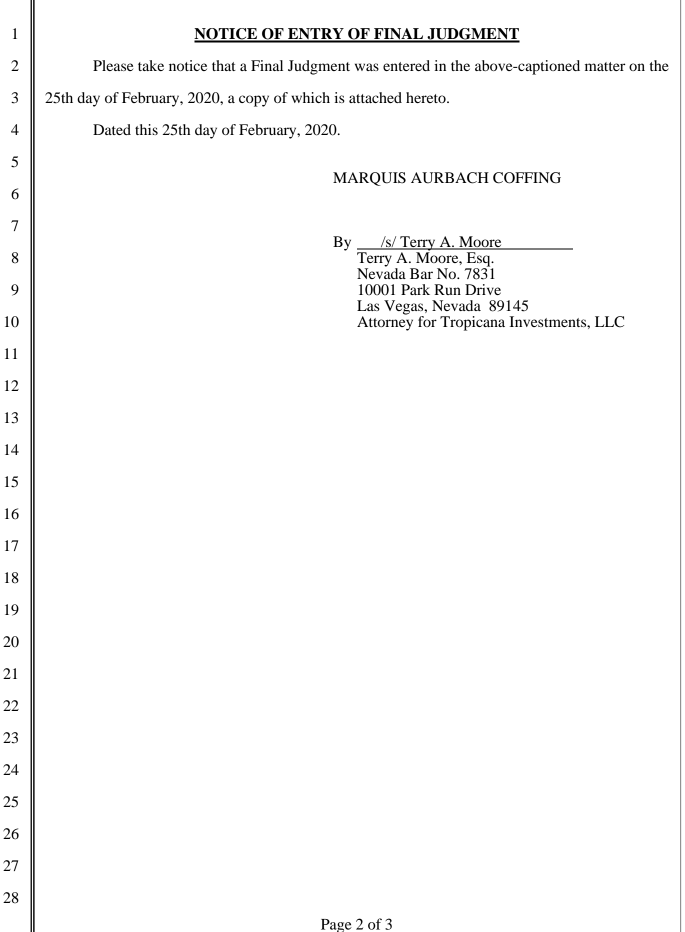
MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

10. Vincent, and Jeff White, jointly and severally in the amount of \$98,006.46, with interest 1 accruing at the rate of 6.75% per annum until paid in full. 2 IT IS SO ORDERED. 3 Dated this  $\mathcal{U}$  day of February, 2020. 4 THE HONORABLE ELIZABETH GONZALEZ 5 6 7 JU 8 18-785311-B A JSJBD V. Tropicana 9 10 Respectfully submitted by: MARQUIS AURBACH COFFING 11 12 By 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX. (702) 382-5816 13 Terry A. Moore, Esq. 14 Nevada Bar No. 7831 Collin M. Jayne, Esq. 15 Nevada Bar No. 13899 10001 Park Run Drive 16 Las Vegas, Nevada 89145 Attorneys for Defendant/Counterclaimant 17 Tropicana Investments, LLC 18 19 20 21 22 23 24 25 26 27 28 Page 3 of 3 Final Judgment - MAC:08732-032 3960157\_1

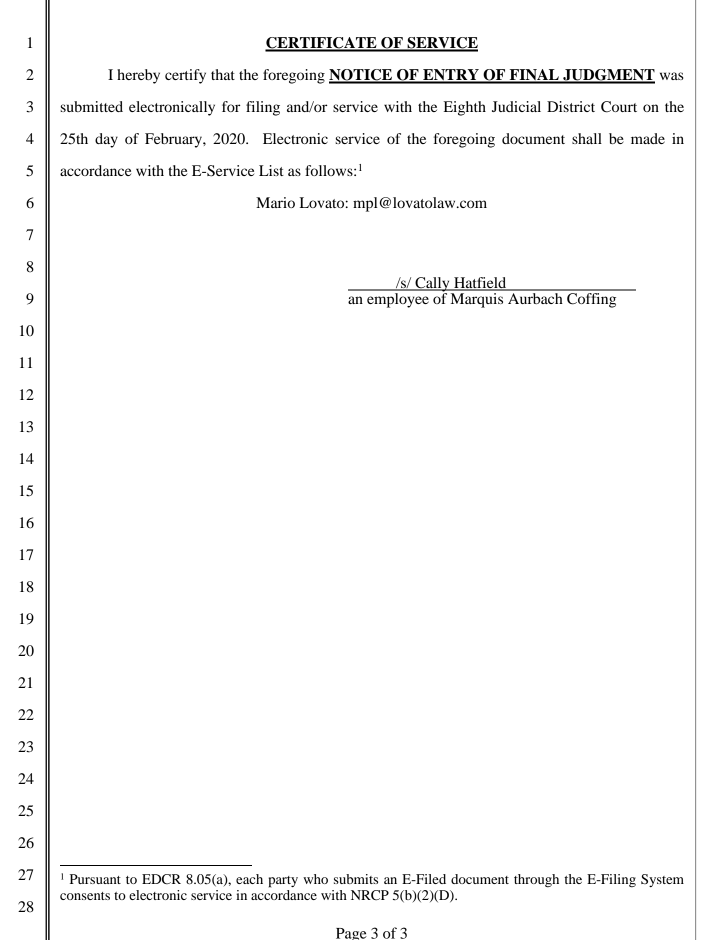
MARQUIS AURBACH COFFING

1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		Electronically Filed 2/25/2020 1:23 PM Steven D. Grierson CLERK OF THE COURT
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
9	corporation, Plaintiff,	Case No.:	A-18-785311-B XI
10	VS.	Dept. No.:	AI
11	vs. TROPICANA INVESTMENTS, LLC, a		
12	California limited liability company,	NOTICE OF	F ENTRY OF FINAL
13	Defendant.	JUDGMER	•
14			
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16 17	Counterclaimant,		
17 18	vs.		
18 19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		
21	Counterdefendants.		
22			
23			
24			
25 26			
26 27			
27			
20	Page 1		MAC:08732-032 3979074_1 2/25/2020 1:13 PM
	Case Number: A-18-78531	1-B	

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

MAC:08732-032 3979074\_1 2/25/2020 1:13 PM

Electronically Filed 2/25/2020 11:44 AM Steven D. Grierson CLERK OF THE COURT

- 11			No 1 Here	
1	Marquis Aurbach Coffing		Atump. Stru	
2	Terry A. Moore, Esq. Nevada Bar No. 7831			
	Collin M. Jayne, Esq.			
3	Nevada Bar No. 13899 10001 Park Run Drive			
4	Las Vegas, Nevada 89145 Telephone: (702) 382-0711			
5	Facsimile: (702) 382-5816			
6	tmoore@maclaw.com cjayne@maclaw.com			
	Attorneys for Tropicana Investments, LLC			
7	DISTRICT	COURT		
8	CLARK COUN	Г <b>Y, NEVA</b> D	A	
9				
10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,		10 707011 D	
	Plaintiff,	Case No.: Dept. No.:	A-18-785311-B XI	
11				
12	VS.		FINAL JUDGMENT	
13	TROPICANA INVESTMENTS, LLC, a California limited liability company,			
14	Defendant.			
15		Date of He	aring: January 27, 2020 caring: 9:00 a.m.	
16	TROPICANA INVESTMENTS, LLC, a California limited liability company,			
17	Counterclaimant,			
18	vs.			
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	a		
20	corporation; STUART VINCENT, an individual JEFFREY B. VINCENT, an individual; JEFI	C1		
21	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,	a		
	Counterdefendants	,		
22				
23				
24				
25		- ·	·	
26			х	
27				
28	Page	1 of 3	Final Judgment - MAC:08732-032 396015	7_1
		. 02	-03-20A11:38 RCVD	

Case Number: A-18-785311-B

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 

1	FINAL JUDGMENT
2	Whereas, the above matter having been tried to the Court, and good cause appearing.
3	JUDGMENT IS HEREBY ENTERED in favor of Defendant/Counterclaimant Tropicana
4	Investments, LLC and against Counterdefendants JSJBD Corp., Stuart Vincent, Jeffrey Vincent,
5	and Jeff White ("Counterdefendants"), jointly and severally, as follows:
6	1. JSJBD Corp. is awarded \$4,578.00 against Tropicana Investments, LLC, representing
7	compensatory damages for overpaid CAMs;
8	2. JSJBD Corp. is awarded pre-judgment interest accruing from December 6, 2018, through
9	December 5, 2019, against Tropicana Investments, LLC, in the amount of \$342.41;
10	3. JSJBD Corp. is awarded attorneys' fees in the amount of \$126,630.00 against Tropicana
11	Investments, LLC;
12	4. JSJBD Corp. is awarded costs of suit against Tropicana Investments, LLC, in the amount
13	of \$7,124.97;
14	5. Tropicana Investments, LLC is awarded \$13,000 against the Counterdefendants,
15	representing compensatory damages for unpaid rent under the subject lease;
16	6. Tropicana Investments, LLC is awarded pre-judgment interest accruing from January 9,
17	2019, through December 5, 2019, against the Counterdefendants, in the amount of
18	\$878.84;
19	7. Tropicana Investments, LLC is awarded costs of suit against the Counterdefendants, in
20	the amount of \$13,835.50; and
21	8. Tropicana Investments, LLC is awarded its attorneys' fees totaling \$208,967.50 against
22	the Counterdefendants.
23	9. After offsetting the amount awarded to JSJBD Corp. this Final Judgment is entered in
24	favor of Tropicana Investments, LLC and against JSJBD Corp., Stuart Vincent, Jeffrey
25	
26	
27	
28	
	Page 2 of 3 Final Judgment - MAC:08732-032 3960157_1

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

10. Vincent, and Jeff White, jointly and severally in the amount of \$98,006.46, with interest 1 accruing at the rate of 6.75% per annum until paid in full. 2 IT IS SO ORDERED. 3 Dated this  $\mathcal{U}$  day of February, 2020. 4 THE HONORABLE ELIZABETH GONZALEZ 5 6 7 JU 8 18-785311-B A JSJBD V. Tropicana 9 10 Respectfully submitted by: MARQUIS AURBACH COFFING 11 12 By 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX. (702) 382-5816 13 Terry A. Moore, Esq. 14 Nevada Bar No. 7831 Collin M. Jayne, Esq. 15 Nevada Bar No. 13899 10001 Park Run Drive 16 Las Vegas, Nevada 89145 Attorneys for Defendant/Counterclaimant 17 Tropicana Investments, LLC 18 19 20 21 22 23 24 25 26 27 28 Page 3 of 3 Final Judgment - MAC:08732-032 3960157\_1

MARQUIS AURBACH COFFING

Electronically Filed 2/24/2020 4:37 PM Steven D. Grierson CLERK OF THE COURT

1	MARIO P. LOVATO Nevada Bar No. 7427
2	
	LOVATO LAW FIRM, P.C.
3	7465 W. Lake Mead Blvd. Ste. 100 Las Vegas, Nevada 89128
4	T: (702) 979-9047
5	mpl@lovatolaw.com Attorney for Plaintiff JSJBD Corp
	dba Blue Dogs Pub and Counterdefendants
6	
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	JSJBD CORP dba Blue Dogs Pub, a Nevada )
	corporation, ) CASE NO. A-18-785311-B
10	) DEPT 11 Plaintiff, )
11	
12	VS.
13	TROPICANA INVESTMENTS, LLC, a California ) limited liability company,
14	Defendant.
15	
16	TROPICANA INVESTMENTS, LLC, a California ) limited liability company,
17	[ , $[$ ,
18	Counterclaimant, )
10	$\mathbf{vs.}$
19	$\left\{ \left  \left\langle $
20	JSJBD CORP. dba Blue Dogs Pub, a Nevada
	corporation; STUART VINCENT; JEFFREY B. ) VINCENT; and JEFF WHITE,
21	VINCENT, and JEFF WHITE,
22	Counterdefendants.
23	$\mathcal{F}$ and
24	ORDER GRANTING PLAINTIFF / COUNTERDFEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS
25	On January 27, 2020, a hearing took place for Plaintiff / Counterdefendants' Motion for
26	Attorney Fees and Costs, the parties appearing through their respective counsel of record and
27	and and the second and the parties appearing anough their respective counsel of record and
	parties / party-representatives Stuart Vincent and Bruce Eisman also appearing, the Court, having
28	reviewing the briefing and arguments of counsel, and good cause appearing:
	02-20-20P02:59 RCVD
· .	$\mathbf{\nabla}_{\mathbf{L}} \mathbf{\nabla}_{\mathbf{L}} \mathbf{\nabla}$

12 .....

THE COURT HEREBY FINDS that:

Plaintiff JSJBD Corp was, and is, the prevailing party in this matter as pertains to 1. the claims in the Complaint filed by JSJBD Corp and as determined in the Court's Findings of Fact and Conclusions of Law entered herein on December 5, 2019.

Under Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 455 P.2d 31 (1969), when 2. courts determine the appropriate fee to award in civil cases, they must consider various factors: (1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.

15

19

20

21

22

1

2

3

4

5

6

7

8

9

10

11

12

13

14

The Brunzell factors support the award of attorney fees. Mr. Lovato is a business 3. 16 litigator who has appeared before the Court on numerous occasions, has worked at reputable law 17 firms in Las Vegas, Nevada, has charged a reasonable billing rate in this matter; the character of 18 the work involved the filing of motions and related pleadings, appearance at hearings, appearance at trial, the drafting and service of written discovery and related work, which is commensurate with the requested billable rate; the work performed by such counsel, was reasonable; and the result obtained supports the fees.

23 4. The following attorney fees and costs of Plaintiff JSJBD Corp and 24 Counterdefendants should be, and are, approved as being reasonable, and being necessarily and 25 actually incurred in the litigation of this matter from its inception up to December 26, 2019 (the 26 date of filing of the motion for attorney fees and costs: (a) attorney fees in the amount of 27 \$126,630.00; and (b) costs in the amount stated in, and separately addressed by, the Order 28 addressing Defendant / Counterclaimant's Motion to Retax Costs.

5. Judgment should be entered in favor of Plaintiff JSJBD Corp. and against Defendant / Counterclaimant Tropicana Investments, LLC, as further stated below, based upon the Findings and Fact and Conclusions of Law entered on December 5, 2019 and for the amounts granted herein for the Motion for Attorney Fees and Costs.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff / Counterdefendants' Motion for Attorney Fees and Costs is GRANTED such that Plaintiff JSJBD Corp is granted attorney fees in the amount of the attorney fee figure of One-Hundred Twenty-Six Thousand Six-Hundred Thirty Dollars (**\$126,630.00**).

Dated: February 2, 2020.

THE HONORABLE ELIZABETH GONZALEZ COURT III DISTRIC

Submitted by:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

20

21

22

28

16 LOVATO LAW FIRM, P.C.

17 MARIO P. LOVATO, ES 18 Nevada Bar No/7427 Attorney for Plaintiff JSJBD Corp. and 19

Counterdefendants

Approved as to form:

MARQUIS AURBACH COFFING

23 TERRY A. MOORE, ESQ. Nevada Bar NO. 7831 24 COLLIN M. JAYNE, ESQ. 25 Nevada Bar No. 13899 10001 Park Run Dr. 26 Las Vegas, NV 89145 Attorneys for Defendant / Counterclaimant

27 Tropicana Investments, LLC

CLARK COUNTY, NEVADA Pub, a Nevada )
Pub, a Nevada )
) Case No.: A-18-785311-B ) ) ) BUSINESS COURT ) LLC, a any, )
DTICE OF ENTRY OF ORDER Order was entered by the Court in the above-referenced case on ich is attached. LOVATO LAW FIRM, P.C. /s/ Mario Lovato MARIO P. LOVATO Nevada Bar No. 7427 Attorney for Plaintiff / Counterdefendant JSJBD Corp dba Blue Dogs Pub and the individual Counterdefendants
nt

1	CERTIFICATE OF SERVICE		
2	IT IS HEREBY CERTIFIED that, on February 25, 2020, the above and foregoing		
3	NOTICE OF ENTRY OF ORDER was served via the Court's system of electronic service on		
4	all parties registered and listed for such service, including upon by the following:		
5			
6	Terry A. Moore		
7	Marquis Aurbach Coffing 10001 Park Run Dr.		
8 9	Las Vegas, NV 89145 Attorneys for Defendant / Counterclaimant		
10	Tropicana Investments, LLC		
11	/a/ Maria Larrata		
12	/s/ Mario Lovato		
13			
14			
15			
16			
17			
18			
19			
20			
21 22			
23			
24			
25			
26			
27			
28			
	2		

Electronically Filed 2/24/2020 4:37 PM Steven D. Grierson CLERK OF THE COURT

1	MARIO P. LOVATO Nevada Bar No. 7427
2	
	LOVATO LAW FIRM, P.C.
3	7465 W. Lake Mead Blvd. Ste. 100 Las Vegas, Nevada 89128
4	T: (702) 979-9047
5	mpl@lovatolaw.com Attorney for Plaintiff JSJBD Corp
	dba Blue Dogs Pub and Counterdefendants
6	
7	DISTRICT COURT
8	CLARK COUNTY, NEVADA
9	JSJBD CORP dba Blue Dogs Pub, a Nevada )
	corporation, ) CASE NO. A-18-785311-B
10	) DEPT 11 Plaintiff, )
11	
12	VS.
13	TROPICANA INVESTMENTS, LLC, a California ) limited liability company,
14	Defendant.
15	
16	TROPICANA INVESTMENTS, LLC, a California ) limited liability company,
17	[ , $[$ ,
18	Counterclaimant, )
10	$\mathbf{vs.}$
19	$\left\{ \left  \left\langle $
20	JSJBD CORP. dba Blue Dogs Pub, a Nevada
	corporation; STUART VINCENT; JEFFREY B. ) VINCENT; and JEFF WHITE,
21	VINCENT, and JEFF WHITE,
22	Counterdefendants.
23	$\mathcal{F}$ and
24	ORDER GRANTING PLAINTIFF / COUNTERDFEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS
25	On January 27, 2020, a hearing took place for Plaintiff / Counterdefendants' Motion for
26	Attorney Fees and Costs, the parties appearing through their respective counsel of record and
27	and and the second and the parties appearing anough their respective counsel of record and
	parties / party-representatives Stuart Vincent and Bruce Eisman also appearing, the Court, having
28	reviewing the briefing and arguments of counsel, and good cause appearing:
	02-20-20P02:59 RCVD
· .	

12 .....

THE COURT HEREBY FINDS that:

Plaintiff JSJBD Corp was, and is, the prevailing party in this matter as pertains to 1. the claims in the Complaint filed by JSJBD Corp and as determined in the Court's Findings of Fact and Conclusions of Law entered herein on December 5, 2019.

Under Brunzell v. Golden Gate Nat. Bank, 85 Nev. 345, 455 P.2d 31 (1969), when 2. courts determine the appropriate fee to award in civil cases, they must consider various factors: (1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.

15

19

20

21

22

1

2

3

4

5

6

7

8

9

10

11

12

13

14

The Brunzell factors support the award of attorney fees. Mr. Lovato is a business 3. 16 litigator who has appeared before the Court on numerous occasions, has worked at reputable law 17 firms in Las Vegas, Nevada, has charged a reasonable billing rate in this matter; the character of 18 the work involved the filing of motions and related pleadings, appearance at hearings, appearance at trial, the drafting and service of written discovery and related work, which is commensurate with the requested billable rate; the work performed by such counsel, was reasonable; and the result obtained supports the fees.

23 4. The following attorney fees and costs of Plaintiff JSJBD Corp and 24 Counterdefendants should be, and are, approved as being reasonable, and being necessarily and 25 actually incurred in the litigation of this matter from its inception up to December 26, 2019 (the 26 date of filing of the motion for attorney fees and costs: (a) attorney fees in the amount of 27 \$126,630.00; and (b) costs in the amount stated in, and separately addressed by, the Order 28 addressing Defendant / Counterclaimant's Motion to Retax Costs.

5. Judgment should be entered in favor of Plaintiff JSJBD Corp. and against Defendant / Counterclaimant Tropicana Investments, LLC, as further stated below, based upon the Findings and Fact and Conclusions of Law entered on December 5, 2019 and for the amounts granted herein for the Motion for Attorney Fees and Costs.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff / Counterdefendants' Motion for Attorney Fees and Costs is GRANTED such that Plaintiff JSJBD Corp is granted attorney fees in the amount of the attorney fee figure of One-Hundred Twenty-Six Thousand Six-Hundred Thirty Dollars (**\$126,630.00**).

Dated: February 2, 2020.

THE HONORABLE ELIZABETH GONZALEZ COURT III DISTRIC

Submitted by:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

20

21

22

28

16 LOVATO LAW FIRM, P.C.

17 MARIO P. LOVATO, ES 18 Nevada Bar No/7427 Attorney for Plaintiff JSJBD Corp. and 19

Counterdefendants

Approved as to form:

MARQUIS AURBACH COFFING

23 TERRY A. MOORE, ESQ. Nevada Bar NO. 7831 24 COLLIN M. JAYNE, ESQ. 25 Nevada Bar No. 13899 10001 Park Run Dr. 26 Las Vegas, NV 89145 Attorneys for Defendant / Counterclaimant

27 Tropicana Investments, LLC

Electronically Filed 2/25/2020 9:29 AM Steven D. Grierson CLERK OF THE COURT ۵

1	Marquis Aurbach Coffing	Claun
2	Terry A. Moore, Esq. Nevada Bar No. 7831	
4	Collin M. Jayne, Esq.	
3	Nevada Bar No. 13899	
•	10001 Park Run Drive	
4	Las Vegas, Nevada 89145 Telephone: (702) 382-0711	
5	Facsimile: (702) 382-5816	
	tmoore@maclaw.com	
6	cjayne@maclaw.com Attorneys for Tropicana Investments, LLC	
7		
0	DISTRICT	COURT
8	CLARK COUN	ΓY, NEVADA
9		
10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
10	corporation,	Case No.: A-18-785311-B
11	Plaintiff,	Dept. No.: XI
10	WO	
12	VS.	
13	TROPICANA INVESTMENTS, LLC, a	Date of Hearing: January 27, 2020
14	California limited liability company,	Time of Hearing: 9:00 a.m.
1.4	Defendant.	
15	TROPICANA INVESTMENTS, LLC, a	
16	TROPICANA INVESTMENTS, LLC, a California limited liability company,	
17	Counterclaimant,	
18	VS.	
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;	
20	JEFFREY B. VINCENT, an individual; JEFF	
	WHITE, an individual; JOHN DOES I-X; and	
21	ROE CORPORATIONS,	
22	Counterdefendants.	
23		
24	ORDER GRANTING IN PART AND DENYI	NG IN PART DEFENDANT'S MOTION TO
25	RETAX (	<u>COS15</u>
43	This matter having come before the Cou	rt on January 27, 2020 for a hearing regarding
26	Defendant/Counterclaimant Tropicana Investmen	to LLC's Motion to Retay Costs with Terry A
27		
	Moore Esq. and Collin M. Jayne, Esq. of the law	firm of Marquis Aurbach Coffing appearing for
28		
÷.,	Page 1	of 3 MAC:08732-032 3959501_1
		2-20-20P01:37 RCVD
4		

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendants JSJBD Corp, Stuart Vincent, Jeffrey Vincent, and Jeff White (collectively, "Plaintiff"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Defendant's Motion to Retax Costs is granted in part and denied in part, as follows:

The Court finds that Plaintiff is not entitled to recover "bookkeeping" expenses under NRS 18.005, as Plaintiff has not established that such costs were reasonable and necessary. Further, Plaintiff has not established that the circumstances surrounding its expert's testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 18.005(5), so Plaintiff's expert fees will be reduced to \$1,500. *Frazier v. Drake*, 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015).

Accordingly, the Court grants Defendant's motion by excluding the \$600 requested for "BHI Bookkeeping," and by limiting Plaintiff's recoverable expert fees to \$1,500, resulting in a total costs award of \$7,124.97.

Page 2 of 3

Therefore, 1 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion to 2 Retax is GRANTED IN PART and DENIED IN PART. Plaintiff's recoverable costs are retaxed 3 as stated above, resulting in recoverable costs totaling \$7,124.97. 4 Dated this Z day of February, 2020. 5 THE HONORABLE ELIZABETH GONZALEZ 6 7 8 COUR IDO DIS 9 10 Approved as to form: Respectfully submitted by: LOVATO LAW FIRM, P.C. MARQUIS AURBACH COFFING 11 12 By. By 13 Marip P. Lovato, Esq. Terry A. Moore, Esq. Nevada Bar No. 7427 Nevada Bar No. 7831 14 7465 W. Lake Mead Blvd., #100 Collin M. Jayne, Esq. 15 Las Vegas, Nevada 89128 Nevada Bar No. 13899 Attorney for Plaintiff JSJBD and 10001 Park Run Drive 16 Counterdefendants Las Vegas, Nevada 89145 Attorneys for Defendant/Counterclaimant 17 Tropicana Investments, LLC 18 19 20 21 22 23 24 25 26 27 28

MARQUIS AURBACH COFFING

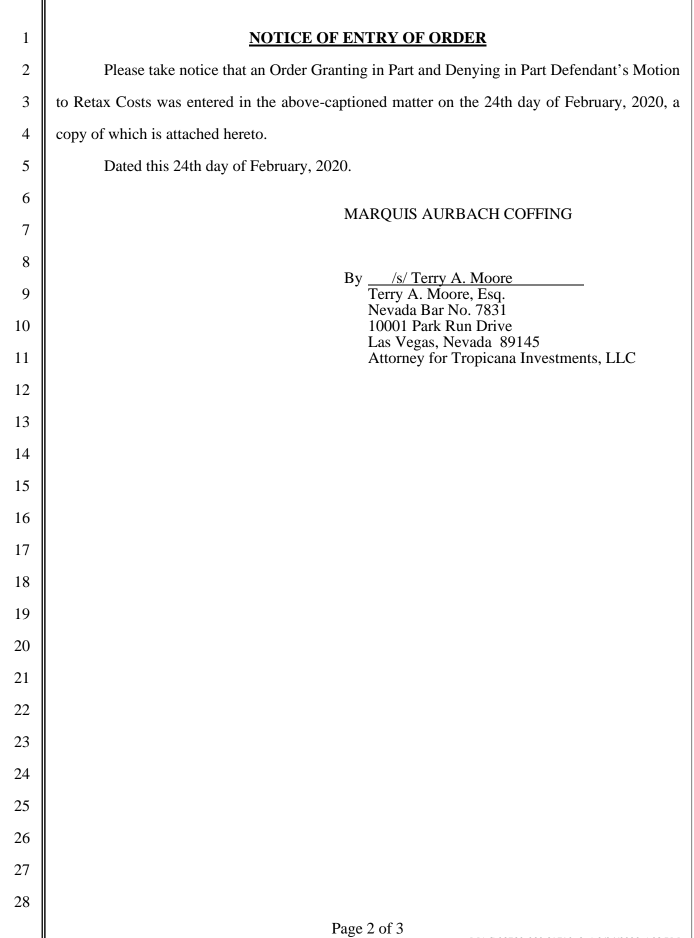
10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Page 3 of 3

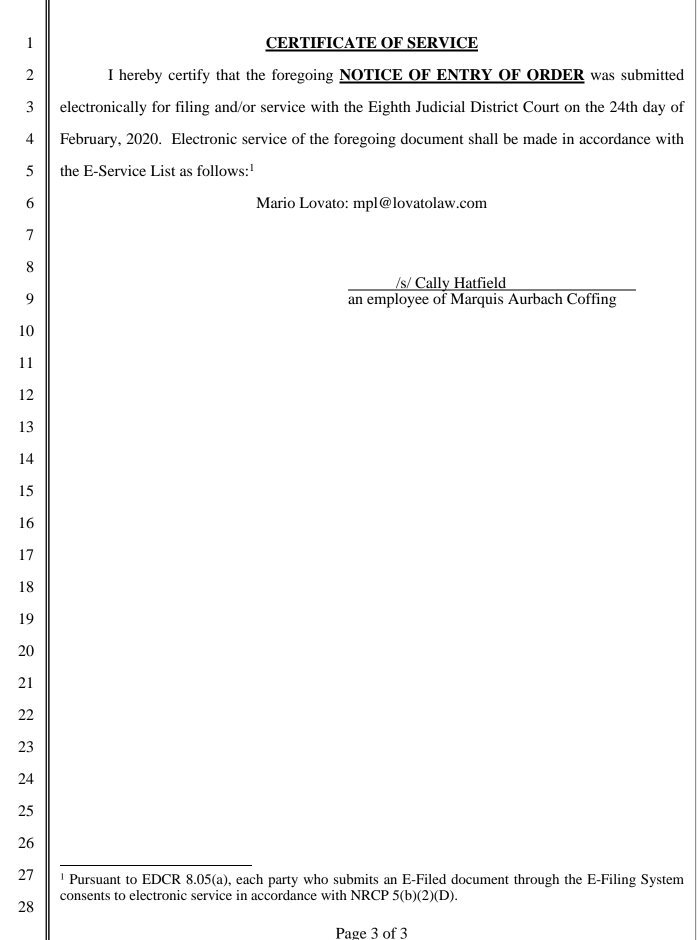
MAC:08732-032 3959501\_1

1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		Electronically Filed 2/24/2020 5:17 PM Steven D. Grierson CLERK OF THE COURT
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	<b>\</b>
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
9	corporation,		A-18-785311-B
10	Plaintiff,	Dept. No.:	XI
11	vs. TROPICANA INVESTMENTS, LLC, a		
12	California limited liability company,	NOTICE OI	F ENTRY OF ORDER
13	Defendant.		
14			
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16 17	Counterclaimant,		
17	VS.		
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		
21	Counterdefendants.		
22			
23			
24			
25 26			
20 27			
27			
20	Page 1	of 3	MAC:08732-032 3979068_1 2/24/2020 5:08 PM
	Case Number: A-18-78531	1-B	

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



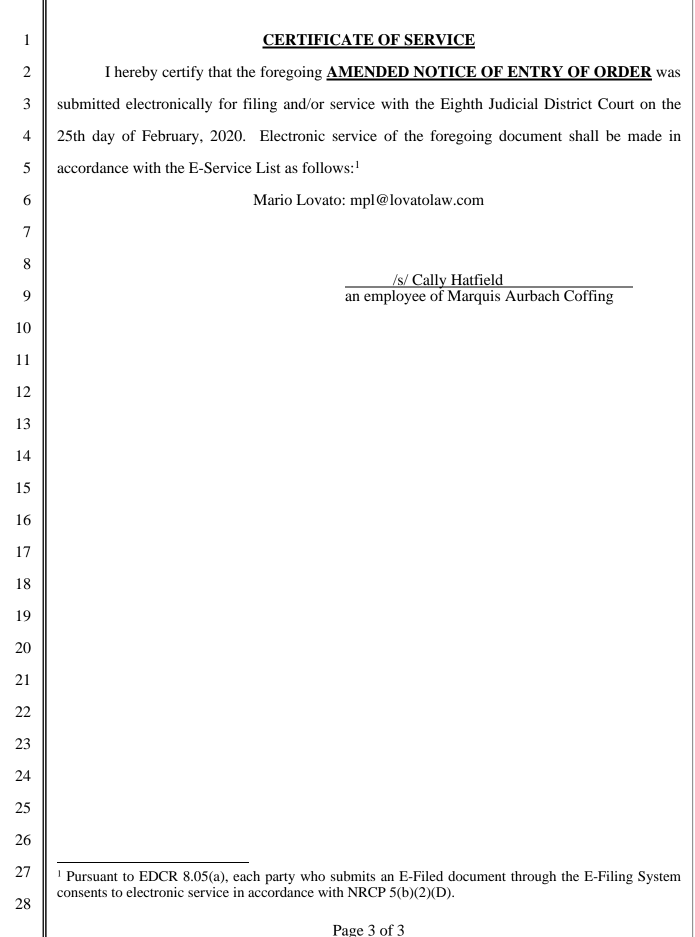
(702)



MAC:08732-032 3979068\_1 2/24/2020 5:08 PM

1	Marquis Aurbach Coffing	Electronically Filed 2/25/2020 11:00 AM Steven D. Grierson CLERK OF THE COURT
2	Terry A. Moore, Esq. Nevada Bar No. 7831	Atump. Frun
3	10001 Park Run Drive Las Vegas, Nevada 89145	
4	Telephone: (702) 382-0711 Facsimile: (702) 382-5816	
5	tmoore@maclaw.com Attorneys for Tropicana Investments, LLC	
6	DISTRICT	COURT
7	CLARK COUN	ГY, NEVADA
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
9	corporation, Plaintiff,	Case No.: A-18-785311-B Dept. No.: XI
10	vs.	
11	TROPICANA INVESTMENTS, LLC, a	
12	California limited liability company,	AMENDED NOTICE OF ENTRY OF ORDER
13	Defendant.	ONDER
14		
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,	
16	Counterclaimant,	
17	vs.	
18	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
19 20	corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individual; JEFF	
20	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,	
21 22	Counterdefendants.	
22	·	
23 24		
25		
26		
27		
28		
-	Page 1	of 3 MAC:08732-032 3979068_2 2/25/2020 10:27 AM
	Case Number: A-18-78531	1-В

1	AMENDED NOTICE OF ENTRY OF ORDER
2	Please take notice that an Order Granting in Part and Denying in Part Defendant's Motion
3	to Retax Costs was entered in the above-captioned matter on the 25th day of February, 2020, a
4	copy of which is attached hereto. The prior Notice of Entry of Order filed on February 24, 2020
5	inadvertently omitted attaching a filed order.
6	Dated this 25th day of February, 2020.
7	MARQUIS AURBACH COFFING
8	MARQUIS AURBACH COITTING
9	By/s/ Terry A. Moore
10	Terry A. Moore, Esq. Nevada Bar No. 7831
11	10001 Park Run Drive Las Vegas, Nevada 89145
12	Attorney for Tropicana Investments, LLC
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	Page 2 of 3
	MAC:08732-032 3979068_2 2/25/2020 10:27 AM



MAC:08732-032 3979068\_2 2/25/2020 10:27 AM

Electronically Filed 2/25/2020 9:29 AM Steven D. Grierson CLERK OF THE COURT ۵

1	Marquis Aurbach Coffing	Claum
2	Terry A. Moore, Esq. Nevada Bar No. 7831	
4	Collin M. Jayne, Esq.	
3	Nevada Bar No. 13899	
•	10001 Park Run Drive	
4	Las Vegas, Nevada 89145 Telephone: (702) 382-0711	
5	Facsimile: (702) 382-5816	
	tmoore@maclaw.com	
6	cjayne@maclaw.com Attorneys for Tropicana Investments, LLC	
7		
0	DISTRICT	COURT
8	CLARK COUN	ΓY, NEVADA
9		
10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
10	corporation,	Case No.: A-18-785311-B
11	Plaintiff,	Dept. No.: XI
10	WO	
12	VS.	
13	TROPICANA INVESTMENTS, LLC, a	Date of Hearing: January 27, 2020
14	California limited liability company,	Time of Hearing: 9:00 a.m.
1.4	Defendant.	
15	TROPICANA INVESTMENTS, LLC, a	
16	TROPICANA INVESTMENTS, LLC, a California limited liability company,	
17	Counterclaimant,	
18	VS.	
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;	
20	JEFFREY B. VINCENT, an individual; JEFF	
	WHITE, an individual; JOHN DOES I-X; and	
21	ROE CORPORATIONS,	
22	Counterdefendants.	
23		
24	ORDER GRANTING IN PART AND DENYI	NG IN PART DEFENDANT'S MOTION TO
25	RETAX (	<u>COS15</u>
43	This matter having come before the Cou	rt on January 27, 2020 for a hearing regarding
26	Defendant/Counterclaimant Tropicana Investmen	to LLC's Motion to Retay Costs with Terry A
27		
	Moore Esq. and Collin M. Jayne, Esq. of the law	firm of Marquis Aurbach Coffing appearing for
28		
	Page 1	of 3 MAC:08732-032 3959501_1
		2-20-20P01:37 RCVD
4		

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendants JSJBD Corp, Stuart Vincent, Jeffrey Vincent, and Jeff White (collectively, "Plaintiff"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Defendant's Motion to Retax Costs is granted in part and denied in part, as follows:

The Court finds that Plaintiff is not entitled to recover "bookkeeping" expenses under NRS 18.005, as Plaintiff has not established that such costs were reasonable and necessary. Further, Plaintiff has not established that the circumstances surrounding its expert's testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 18.005(5), so Plaintiff's expert fees will be reduced to \$1,500. *Frazier v. Drake*, 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015).

Accordingly, the Court grants Defendant's motion by excluding the \$600 requested for "BHI Bookkeeping," and by limiting Plaintiff's recoverable expert fees to \$1,500, resulting in a total costs award of \$7,124.97.

Page 2 of 3

Therefore, 1 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion to 2 Retax is GRANTED IN PART and DENIED IN PART. Plaintiff's recoverable costs are retaxed 3 as stated above, resulting in recoverable costs totaling \$7,124.97. 4 Dated this Z day of February, 2020. 5 THE HONORABLE ELIZABETH GONZALEZ 6 7 8 COUR IDO DIS 9 10 Approved as to form: Respectfully submitted by: LOVATO LAW FIRM, P.C. MARQUIS AURBACH COFFING 11 12 By. By 13 Marip P. Lovato, Esq. Terry A. Moore, Esq. Nevada Bar No. 7427 Nevada Bar No. 7831 14 7465 W. Lake Mead Blvd., #100 Collin M. Jayne, Esq. 15 Las Vegas, Nevada 89128 Nevada Bar No. 13899 Attorney for Plaintiff JSJBD and 10001 Park Run Drive 16 Counterdefendants Las Vegas, Nevada 89145 Attorneys for Defendant/Counterclaimant 17 Tropicana Investments, LLC 18 19 20 21 22 23 24 25 26 27 28

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Page 3 of 3

MAC:08732-032 3959501\_1

Electronically Filed 2/19/2020 8:56 AM Steven D. Grierson CLERK OF THE COURT

1 2 3 4 5 6	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 Collin M. Jayne, Esq. Nevada Bar No. 13899 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com cjayne@maclaw.com Attorneys for Tropicana Investments, LLC		Oten b. Annon
7	DISTRICT	COURT	•
8	CLARK COUN	ΓY, NEVADA	
9	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
10	corporation,	Case No.:	A-18-785311-B
11	Plaintiff,	Dept. No.:	XI
12		Data of Hoard	ng. January 27, 2020
13	TROPICANA INVESTMENTS, LLC, a California limited liability company,	Time of Hear	ng: January 27, 2020 ing: 9:00 a.m.
14	Defendant.		
15 16	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
17	Counterclaimant,		
18	VS.		
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
20	corporation; STUART VINCENT, an individual JEFFREY B. VINCENT, an individual; JEFF	i) I	
21	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		· · ·
22	Counterdefendants.		
23		-	
24	ORDER GRANTING IN PART AND DENY RETAX	<u>ING IN PART</u> COSTS	PLAINTIFF'S MOTION TO
25	This matter having come before the Cou		27, 2020 for a hearing regarding
26	Plaintiff JSJBD Corp.'s Motion to Retax Costs, v		
27	Plaintiff JSJBD Corp. s Motion to Retax Costs, P.C. appearing for Plaintiff JSJBD Corp ("Plain		
28			-,
	Page	1 of 3	MAC:08732-032 3971886_1
		02-	14-20P04:11 RCVD
	H		· · · ·

ĩ

š .

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Coffing of Marquis Aurbach appearing for the law firm Jayne, Esq. of Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Plaintiff's Motion to Retax Costs is granted in part and denied in part, as follows:

The Court finds that Defendant is not entitled to recover scanning expenses under NRS 18.005, as Defendant has not established that such costs were reasonable and necessary in this action. Further, Defendant has not established that the circumstances surrounding its expert's testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 18.005(5), so Defendant's expert fees will be reduced to \$1,500. *Frazier v. Drake*, 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015).

Defendant has properly established that all other requested costs were reasonable, necessary, and actually incurred in this action. Cadle Company v. Woods & Erickson LLP, 131 Nev. 120–21, 345 P.3d 1049, 1054 (2015).

Accordingly, the Court grants Plaintiff's motion by excluding the \$552.50 requested for scanning charges and by limiting Defendant's recoverable expert fees to \$1,500, resulting in a total costs award of \$13,835.50.

18		111
19	•	111
20		111
21		111
22		111
23		///
24		111
25		111
26		///
27		111
28		111

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Page 2 of 3

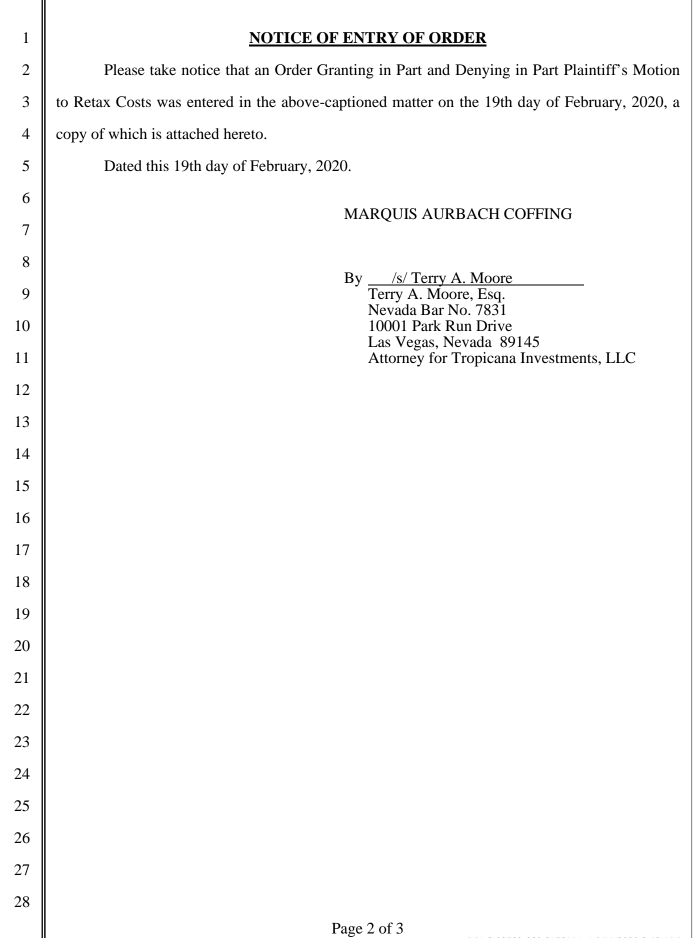
MAC:08732-032 3971886\_1

5 5 2	1	
	1	Therefore,
2	2	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion to
	3	Retax is GRANTED IN PART and DENIED IN PART. Defendant's recoverable costs are
	4	retaxed as stated above, resulting in recoverable costs totaling \$13,835.50.
	5	Dated this day of February, 2020.
	6	THE HONORABLE ELIZABETH GONZALEZ
	7	
		SI ANG
ŝ	8 9	DISTRICT COURT JUDGE CIT
	10	Respectfully submitted by: Approved as to form:
1	11	MARQUIS AURBACH COFFING LOVATO LAW FIRM, P.C.
DN N N	12	
JFFI 316	13	By ALL By
ACH COF <sup>n Drive</sup> da 89145 (702) 382-5816	14	Terry A. Moore, Esq.Mario P. Lovato, Esq.Nevada Bar No. 7831Nevada Bar No. 7407
QUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816	15	Collin M. Jayne, Esq. 7465 W. Lake Mead Blvd., #100
JRB, Park R as, Nev 1 FAX	16	10001 Park Run Drive Attorney for Plaintiff JSJBD and
IS AU 10001   Las Vega 382-0711	17	Las Vegas, Nevada 89145 Counterdefendants Attorneys for Defendant/Counterclaimant
QUI 1 (702) <sup>1</sup>		Tropicana Investments, LLC
ARG	18	
M	19	
	20	
	21	
	22	
	23	
	24	
	25	
į. ".»	26	
	27	
	28	
		Page 3 of 3 MAC:08732-032 3971886_1

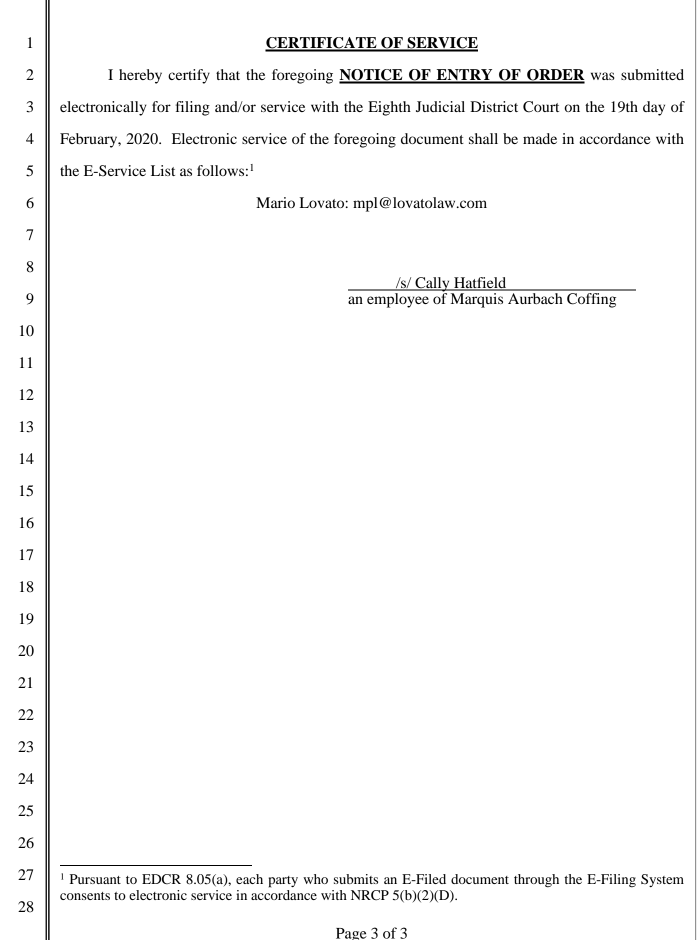
 $\sim$ 

 $\widetilde{\lambda}^{(i)}$ 

1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		Electronically Filed 2/19/2020 9:07 AM Steven D. Grierson CLERK OF THE COURT
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	A Contraction of the second se
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
9	corporation,		A-18-785311-B
10	Plaintiff,	Dept. No.:	XI
11	VS.		
12	TROPICANA INVESTMENTS, LLC, a California limited liability company,	NOTICE OI	F ENTRY OF ORDER
13	Defendant.		
14			
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16	Counterclaimant,		
17	VS.		
18 19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		
21	Counterdefendants.		
22			
23			
24			
25			
26			
27			
28	Page 1	of 3	MAC:08732-032 3973995_1 2/19/2020 8:48 AM
	Case Number: A-18-78531	1-B	



(702)



MAC:08732-032 3973995\_1 2/19/2020 8:48 AM

Electronically Filed 2/19/2020 8:56 AM Steven D. Grierson CLERK OF THE COURT

1 2 3 4 5 6	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 Collin M. Jayne, Esq. Nevada Bar No. 13899 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com cjayne@maclaw.com Attorneys for Tropicana Investments, LLC		Oten b. Annon
7	DISTRICT	COURT	•
8	CLARK COUN	ΓY, NEVADA	
9	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
10	corporation,	Case No.:	A-18-785311-B XI
11	Plaintiff,	Dept. No.:	
12	vs. TROPICANA INVESTMENTS, LLC, a	Date of Heari	ng: January 27, 2020
13 14	California limited liability company,	Time of Hear	ing: 9:00 a.m.
14	Defendant.		
16	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
17	Counterclaimant,		
18	vs.		
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and	i) I	
21	ROE CORPORATIONS,		
22	Counterdefendants.		
23		INTC' INT DA DO	DI AINTIFF'S MOTION TO
24	ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFF'S MOTION TO <u>RETAX COSTS</u>		
25	This matter having come before the Court on January 27, 2020 for a hearing regarding		
26	Plaintiff JSJBD Corp.'s Motion to Retax Costs, v	with Mario P. I	lovato, Esq. of Lovato Law Firm,
27	P.C. appearing for Plaintiff JSJBD Corp ("Plaintiff"); and Terry A. Moore Esq. and Collin M.		
28	Page	1 of 3	MAC:08732-032 3971886_1
		02-	14-20P04:11 RCVD
		02	

ĩ

š .

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Coffing of Marquis Aurbach appearing for the law firm Jayne, Esq. of Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Plaintiff's Motion to Retax Costs is granted in part and denied in part, as follows:

The Court finds that Defendant is not entitled to recover scanning expenses under NRS 18.005, as Defendant has not established that such costs were reasonable and necessary in this action. Further, Defendant has not established that the circumstances surrounding its expert's testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 18.005(5), so Defendant's expert fees will be reduced to \$1,500. *Frazier v. Drake*, 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015).

Defendant has properly established that all other requested costs were reasonable, necessary, and actually incurred in this action. Cadle Company v. Woods & Erickson LLP, 131 Nev. 120–21, 345 P.3d 1049, 1054 (2015).

Accordingly, the Court grants Plaintiff's motion by excluding the \$552.50 requested for scanning charges and by limiting Defendant's recoverable expert fees to \$1,500, resulting in a total costs award of \$13,835.50.

18		111
19	•	111
20		111
21		111
22		111
23		///
24		111
25		111
26		///
27		111
28		111

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

MARQUIS AURBACH COFFING

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Page 2 of 3

MAC:08732-032 3971886\_1

5 5 2	1					
	1	Therefore,				
2	2	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff's Motion to				
	3	Retax is GRANTED IN PART and DENIED IN PART. Defendant's recoverable costs are retaxed as stated above, resulting in recoverable costs totaling \$13,835.50.				
	4					
	5	Dated this day of February, 2020.				
	6	THE HONORABLE ELIZABETH GONZALEZ				
	7					
	8	ELAND				
ŝ	9	DISTRICT COURT JUDGE CETT				
	10	Respectfully submitted by: Approved as to form:				
1	11	MARQUIS AURBACH COFFING LOVATO LAW FIRM, P.C.				
DN de la	12					
)FFI	13	By By				
ACH COF <sup>n Drive</sup> da 89145 (702) 382-5816	14	Terry A. Moore, Esq.Mario P. Lovato, Esq.Nevada Bar No. 7831Nevada Bar No. 7407				
QUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816	15	Collin M. Jayne, Esq.7465 W. Lake Mead Blvd., #100Nevada Bar No. 13899Las Vegas, Nevada 89128				
URB 1 Park 1 gas, Ne 11 FA)	16	10001 Park Run Drive Attorney for Plaintiff JSJBD and				
IS AU 10001   Las Vega 382-0711	17	Las Vegas, Nevada 89145 Counterdefendants Attorneys for Defendant/Counterclaimant				
QUI	18	Tropicana Investments, LLC				
<b>IAR</b>	19					
2	20					
	20					
	21					
	23					
	24					
	25					
1	26					
	27					
	28					
		Page 3 of 3 MAC:08732-032 3971886_1				

 $\sim$ 

 $\widetilde{\lambda}^{(i)}$ 

Electronically Filed 2/13/2020 9:35 AM Steven D. Grierson CLERK OF THE COURT

	1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 Collin M. Jayne, Esq. Nevada Bar No. 13899 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com	Ottom A. articula			
	6	cjayne@maclaw.com Attorneys for Tropicana Investments, LLC				
	7	DISTRICT	DISTRICT COURT			
	8	CLARK COUN	ΓY, NEVADA			
	9 10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,	a N. A 10 705211 D			
	11	Plaintiff,	Case No.: A-18-785311-B Dept. No.: XI			
	12	vs.				
5 12-5816	13	TROPICANA INVESTMENTS, LLC, a California limited liability company,	Date of Hearing: January 27, 2020 Time of Hearing: 9:00 a.m.			
1 Drive a 8914 (702) 38	14	Defendant.				
<ul> <li>10001 Park Run Drive</li> <li>Las Vegas, Nevada 89145</li> <li>(702) 382-0711 FAX: (702) 382-5816</li> </ul>	15 16 ·	TROPICANA INVESTMENTS, LLC, a California limited liability company,				
10001 Las Veg 382-071	10	Counterclaimant,				
	18	vs.				
	19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada				
	20	corporation; STUART VINCENT, an individual JEFFREY B. VINCENT, an individual; JEFF				
	21	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,				
	22	Counterdefendants				
	23	· · · · · · · · · · · · · · · · · · ·	J .			
	24	ORDER GRANTING IN PART DEFENDA FEES AN	<u>ANT'S MOTION TO FOR ATTORNEYS'</u> D COST <u>S</u>			
	25					
	26	N .	art on January 27, 2020 for a hearing regarding			
	27	Defendant/Counterclaimant Tropicana Investments, LLC's Motion for Attorneys' Fees and				
	28	Costs, with Terry A. Moore Esq. and Collin M. Jayne, Esq. of the law firm of Marquis Aurbach Page 1 of 3				
		Page	MAC:08732-032 3959522_1			
		02-03-20A11	:38 RCVD			

ĩ

MARQUIS AURBACH COFFING

.

ĩ

-

Coffing appearing for Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendants JSJBD Corp, Stuart Vincent, Jeffrey Vincent, and Jeff White (collectively, "Plaintiff"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, hereby finds and orders that Defendant's Motion for Attorneys' Fees and Costs is granted in part and denied in part, as follows:

The Court finds that Defendant is entitled to recover its reasonable attorneys' fees incurred in this litigation, regardless of whether Defendant is a prevailing party, under Section 24 of the Lease which provides that "In the event the Landlord finds it necessary to retain an attorney in connection with the default by the Tenant in any of the agreements or covenants contained in this Lease, Tenant shall pay reasonable attorney's fees to said attorney." Defendant asserted a counterclaim for breach of the Lease, and this Court found in Defendant's favor on this claim, concluding that Plaintiff breached the Lease. Thus, Defendant is entitled to recover reasonable attorneys' fees.

After weighing the factors provided in Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349-50, 455 P.2d 31, 33 (1969), the Court finds that Defendant's requested attorneys' fees are reasonable, except for the fees related to a second attorney attending trial. The second attorney's time at trial amounts to fees of \$10,807.50, and thus Defendant is entitled to all requested fees, less this amount. Defendant is therefore awarded attorneys' fees of \$208,967.50.

Finally, the Court finds that Defendant was a prevailing party, and thus Defendant is 20 entitled to recover costs under NRS 18.020. As stated in this Court's order Granting Plaintiff's 21 Motion to Retax, Defendant has not established that the circumstances surrounding it's expert's 22 testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 23 18.005(5), so Defendant's requested expert fees will be reduced to \$1,500. Frazier v. Drake, 24 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015). Additionally, Defendant has not established that 25 its requested costs for scanning charges were reasonable and necessary, so this cost is not 26 recoverable. Defendant has properly established that all other requested costs were reasonable, 27 necessary, and actually incurred in this action. Cadle Company v. Woods & Erickson LLP, 131 28 Page 2 of 3

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

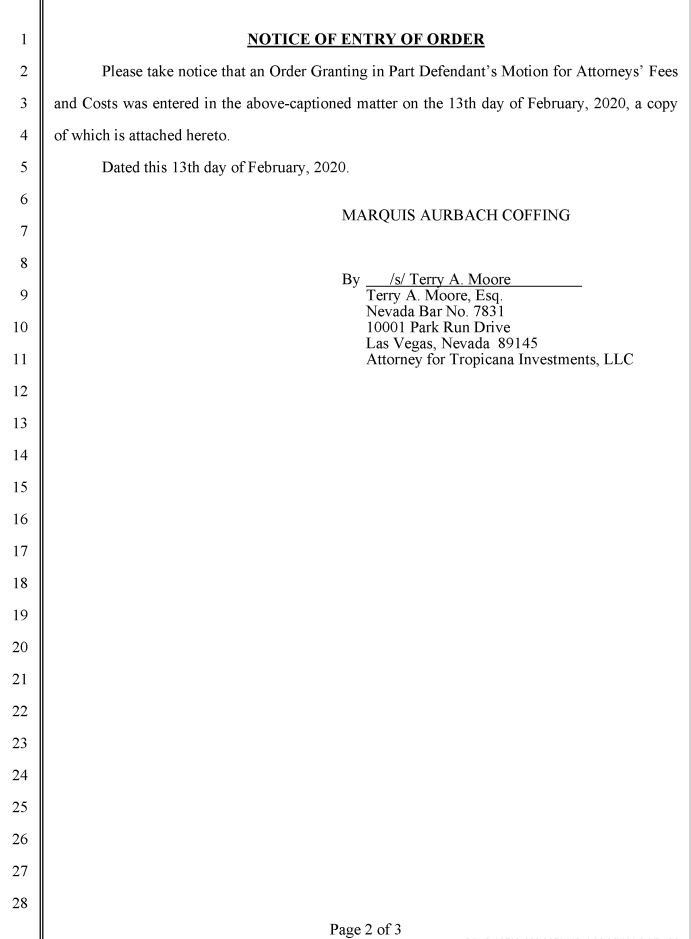
19

MAC:08732-032 3959522\_1

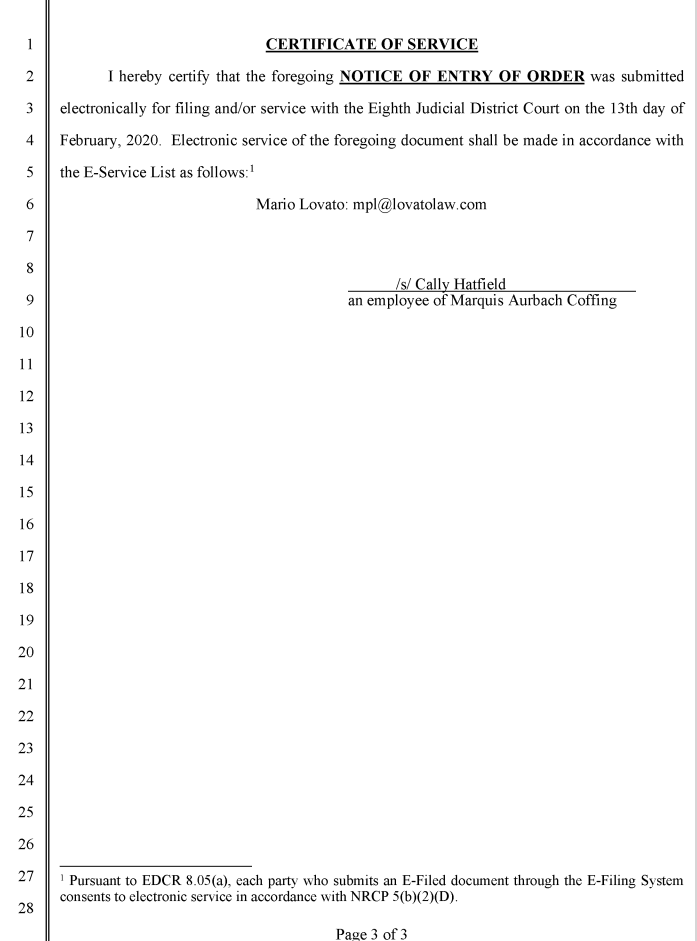
1 Nev. 114, 120-121, 345 P.3d 1049, 1054 (2015). In sum, Defendant will be awarded costs 2 totaling \$13,835.50. 3 Therefore, 4 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion for Attorneys' Fees and Costs is GRANTED IN PART and DENIED IN PART. Defendant is 5 6 awarded attorneys' fees totaling \$208,967.50, and costs totaling \$13,835.50. Dated this  $\underline{/}$  day of February, 2020. 7 THE HONORABLE ELIZABETH GONZALEZ 8 9 10 JUÌ COUR DISTRIN 11 12 Respectfully submitted by: Approved as to forma LOVATO LAWFIRM, P.C. MARQUIS AURBACH COFFING 13 14 By By 15 Mario P. Lovato, Esq. Terry A. Moore, Esq. Nevada Bar No. 7407 16 Nevada Bar No. 7831 7465 W. Lake Mead Blvd., #100 Collin M. Jayne, Esq. 17 Las Vegas, Nevada 89128 Nevada Bar No. 13899 Attorney for Plaintiff JSJBD and 10001 Park Run Drive 18 Counterdefendants Las Vegas, Nevada 89145 Attomcys for Defendant/Counterclaimant 19 Tropicana Investments, LLC 20 21 22 23 24 25 2627 28 Page 3 of 3 MAC:08732-032 3959522\_1

			Electronically Filed 2/13/2020 11:02 AM Steven D. Grierson
1	Marquis Aurbach Coffing		CLERK OF THE COURT
2	Terry A. Moore, Esq. Nevada Bar No. 7831		(Atump, Source
3	10001 Park Run Drive Las Vegas, Nevada 89145		
4	Telephone: (702) 382-0711 Facsimile: (702) 382-5816		
5	tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	A
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,		
9	Plaintiff,	Case No.: Dept. No.:	A-18-785311-B XI
10	VS.		AI
11	vs. TROPICANA INVESTMENTS, LLC, a		
12	California limited liability company,	NOTICE O	F ENTRY OF ORDER
13	Defendant.		
14			
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16	Counterclaimant,		
17	VS.		
18			
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individual; JEFF		
20	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		
21	Counterdefendants.		
22			
23			
24			
25			
26			
27			
28			
	Page 1	of 3	MAC:08732-032 3970648_1 2/13/2020 9:27 AM
	Case Number: A-18-78531	1-B	

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



MAC:08732-032 3970648\_1 2/13/2020 9:27 AM



MAC:08732-032 3970648\_1 2/13/2020 9:27 AM

Electronically Filed 2/13/2020 9:35 AM Steven D. Grierson CLERK OF THE COURT

	1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 Collin M. Jayne, Esq. Nevada Bar No. 13899 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com	Ottom A. articula			
	6	cjayne@maclaw.com Attorneys for Tropicana Investments, LLC				
	7	DISTRICT	DISTRICT COURT			
	8	CLARK COUN	ΓY, NEVADA			
	9 10	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,	a DI 4 10 705211 D			
	11	Plaintiff,	Case No.: A-18-785311-B Dept. No.: XI			
	12	vs.				
5 12-5816	13	TROPICANA INVESTMENTS, LLC, a California limited liability company,	Date of Hearing: January 27, 2020 Time of Hearing: 9:00 a.m.			
1 Drive a 8914 (702) 38	14	Defendant.				
<ul> <li>10001 Park Run Drive</li> <li>Las Vegas, Nevada 89145</li> <li>(702) 382-0711 FAX: (702) 382-5816</li> </ul>	15 16 ·	TROPICANA INVESTMENTS, LLC, a California limited liability company,				
10001 Las Veg 382-071	10	Counterclaimant,				
	18	vs.				
	19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada				
	20	corporation; STUART VINCENT, an individual JEFFREY B. VINCENT, an individual; JEFF				
	21	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,				
	22	Counterdefendants				
	23	· · · · · · · · · · · · · · · · · · ·	J .			
	24	ORDER GRANTING IN PART DEFENDA FEES AN	<u>ANT'S MOTION TO FOR ATTORNEYS'</u> D COST <u>S</u>			
	25					
	26	N .	art on January 27, 2020 for a hearing regarding			
	27	Defendant/Counterclaimant Tropicana Investments, LLC's Motion for Attorneys' Fees and				
	28	Costs, with Terry A. Moore Esq. and Collin M. Jayne, Esq. of the law firm of Marquis Aurbach Page 1 of 3				
		Page	1 OI 3 MAC:08732-032 3959522_1			
		02-03-20A11	:38 RCVD			

ĩ

MARQUIS AURBACH COFFING

.

ĩ

-

Coffing appearing for Defendant/Counterclaimant Tropicana Investments, LLC ("Defendant"); and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendants JSJBD Corp, Stuart Vincent, Jeffrey Vincent, and Jeff White (collectively, "Plaintiff"); and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, hereby finds and orders that Defendant's Motion for Attorneys' Fees and Costs is granted in part and denied in part, as follows:

The Court finds that Defendant is entitled to recover its reasonable attorneys' fees incurred in this litigation, regardless of whether Defendant is a prevailing party, under Section 24 of the Lease which provides that "In the event the Landlord finds it necessary to retain an attorney in connection with the default by the Tenant in any of the agreements or covenants contained in this Lease, Tenant shall pay reasonable attorney's fees to said attorney." Defendant asserted a counterclaim for breach of the Lease, and this Court found in Defendant's favor on this claim, concluding that Plaintiff breached the Lease. Thus, Defendant is entitled to recover reasonable attorneys' fees.

After weighing the factors provided in Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349-50, 455 P.2d 31, 33 (1969), the Court finds that Defendant's requested attorneys' fees are reasonable, except for the fees related to a second attorney attending trial. The second attorney's time at trial amounts to fees of \$10,807.50, and thus Defendant is entitled to all requested fees, less this amount. Defendant is therefore awarded attorneys' fees of \$208,967.50.

Finally, the Court finds that Defendant was a prevailing party, and thus Defendant is 20 entitled to recover costs under NRS 18.020. As stated in this Court's order Granting Plaintiff's 21 Motion to Retax, Defendant has not established that the circumstances surrounding it's expert's 22 testimony were of such necessity as to require fees beyond the \$1,500 cap provided by NRS 23 18.005(5), so Defendant's requested expert fees will be reduced to \$1,500. Frazier v. Drake, 24 131 Nev. 632, 357 P.3d 365 (Nev. App. 2015). Additionally, Defendant has not established that 25 its requested costs for scanning charges were reasonable and necessary, so this cost is not 26 recoverable. Defendant has properly established that all other requested costs were reasonable, 27 necessary, and actually incurred in this action. Cadle Company v. Woods & Erickson LLP, 131 28 Page 2 of 3

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

MAC:08732-032 3959522\_1

1 Nev. 114, 120-121, 345 P.3d 1049, 1054 (2015). In sum, Defendant will be awarded costs 2 totaling \$13,835.50. 3 Therefore, 4 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant's Motion for Attorneys' Fees and Costs is GRANTED IN PART and DENIED IN PART. Defendant is 5 6 awarded attorneys' fees totaling \$208,967.50, and costs totaling \$13,835.50. Dated this  $\underline{/}$  day of February, 2020. 7 THE HONORABLE ELIZABETH GONZALEZ 8 9 10 JUÌ COUR DISTRIN 11 12 Respectfully submitted by: Approved as to forma LOVATO LAWFIRM, P.C. MARQUIS AURBACH COFFING 13 14 By By 15 Mario P. Lovato, Esq. Terry A. Moore, Esq. Nevada Bar No. 7407 16 Nevada Bar No. 7831 7465 W. Lake Mead Blvd., #100 Collin M. Jayne, Esq. 17 Las Vegas, Nevada 89128 Nevada Bar No. 13899 Attorney for Plaintiff JSJBD and 10001 Park Run Drive 18 Counterdefendants Las Vegas, Nevada 89145 Attomcys for Defendant/Counterclaimant 19 Tropicana Investments, LLC 20 21 22 23 24 25 2627 28 Page 3 of 3 MAC:08732-032 3959522\_1

MARQUIS AURBACH COFFING 10091 Park Run Deive Las Viegas, Neyada 39145 (702) 382-0711 FAX: (702) 382-5816

	1	FFCL		Electronically Filed 12/5/2019 1:23 PM Steven D. Grierson CLERK OF THE CO	1					
	2	DISTRIC	T COURT							
	3	CLARK COUNTY, NEVADA								
	4 5	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,								
٠	6	Plaintiff,	Case No.:	A-18-785311-B						
	7	vs.	Dept.:	XI						
	8 9	TROPICANA INVESTMENTS, LLC, a California limited liability company,		· · ·						
	10	Defendant.								
	11	AND RELATED CLAIMS								
	12	FINDINGS OF FACT AN	IONS OF LAW							
	13	<ul> <li>13</li> <li>This matter having come on for non-jury trial before the Honorable Elizabeth Gonzalez</li> <li>14</li> <li>15</li> </ul>								
	14									
	15									
	16	22, 2019; Mario Lovato, Esq. appeared on behal								
	17	Terry A. Moore, Esq. and Collin Jayne, Esq. app	beared on beha	lf of Defendant/Countercl	aimant					
	18	Tropicana Investments, LLC ("Defendant"); the	Court having	read and considered the pl	leadings					
	19	filed by the parties; having reviewed the evidence	e admitted du	ring the trial; having heard	l and					
	20	estify and weighing their								
	21	credibility; <sup>1</sup> having considered the oral and written arguments of counsel, and with the intent								
•	22		C							
<b>IRT</b>	23									
õ	24	<sup>1</sup> The Court previously entered orders bind	•		-					
CLERK OF THE COURT	25	given during deposition by its NRCP 30(b)(6) re "I don't know" or similar answers related to topi	ics for which t	he NRCP 30(b)(6) witness						
5 C	26	The Court also ruled that with respect to commu communications were authorized to be sent by P								
	27	7 representations made in those communications.								
Ø	28				10					

. . . 

 $\gamma$ 6

CENEDEL

1	rendering a decision on all remaining claims <sup>2</sup> before the Court, <sup>3</sup> pursuant to NRCP 52(a) and 58;					
2	the Court makes the following findings of fact and conclusions of law:					
3	FINDINGS OF FACT					
4	1. Plaintiff JSJBD Corp ("JSJBD") is a Nevada corporation doing business in Clark					
5	County, Nevada.					
6 7	2. Defendant Tropicana Investments, LLC ("Tropicana Investments") is a California					
8	limited liability company doing business in Clark County, Nevada.					
9	3. JSJBD was formed on March 8, 2007.					
10						
11	4. JSJBD was formerly named JSJ, LLC that filed Articles of Conversion under NRS					
12	92A.205 with the Nevada Secretary of State on March 6, 2014, which changed the name of the					
13	entity and converted it to a corporation.					
14	5. Tropicana Investments owns the commercial shopping center commonly referred					
15	to as Tropicana Plaza located at 3430 East Tropicana Avenue, Las Vegas, Nevada, 89121.					
16	6. JSJBD does business as Blue Dog's Pub, and owns and operates a tavern in Suites					
17	27, 28, and 29 comprising a space of approximately 4,200 square feet ("Subject Premises") in					
18	Tropicana Plaza.					
19	7. On or about July 9, 1996, Walter L. Schwartz ("Schwartz"), as lessor, and Mark S.					
20	Van Aken ("Van Aken"), as tenant, entered into a written Lease ("Lease") for the Subject					
21 22	Premises.					
22						
24	<sup>2</sup> Plaintiff's Complaint asserts three causes of action: (1) declaratory relief, (2) breach of					
25	contract, and (3) breach of implied covenant of good faith and fair dealing. Defendant's					
26	agreement, (3) breach of the implied covenant of good faith and fair dealing, and (4) execution					
27	and issuance of writ of restitution.					
28	<sup>3</sup> Plaintiff voluntarily abandoned its claim of damages from repair and maintenance issues.					
	2					

1	8. Tropicana Investments is the successor-in-interest and current landlord under the						
2	Lease entered into on July 9, 1996, and various Amendments/Addenda, for the Subject Premises.						
3	9. Plaintiff is the successor-in-interest and current tenant under the Lease, and						
4 5	various Amendments/Addenda for the Subject Premises.						
5 6	10. The Lease provided for a tenancy lasting for a term of five years and five months,						
7	commencing April 1, 1996, and terminating on August 31, 2001.						
8	11. During the initial term of the Lease, from April 1, 1996 to August 31, 2001, the						
9	minimum monthly rent began at \$3,150 per month, and this monthly rent increased by \$210 at the						
10	beginning of every year of the five-year and five month term.						
11	12. The 1996 Lease referenced \$500 per month in "estimated" common area						
12 13	maintenance ('CAM") charges, which were subject to the quarterly accounting of actual CAM						
13	costs.						
15	13. The CAM costs are defined in the Lease:						
16	to include but not limited to all upgrading, general maintenance and repairs, resurfacing,						
17	rubbish removal, painting, restripping, cleaning, sweeping and janitorial services, personel to implement such services including property management fees for the entire parcel and to police the sutomobile parking and common areas: real and personal property taxes and						
18	to police the automobile parking and common areas: real and personal property taxes and assessment thereon, Water.						
19 20	Insurance, including but not limited to General Liability and Property Damages, Fire Hazard on Demised Premises, Building.						
20 21	Common Areas and Parking Lot. A reasonable allowance to Landlord for Landlord's administrative expenses of said automobile parking and common areas no to excess in any						
22	calendar year fifteen percent of the total of the aforementioned expenses for said calendar year.						
23	(various errors in original).						
24	14. Under Paragraph 7 of the Lease, Landlord is obligated to keep "common areas in a						
25	neat, clean, and orderly condition, properly lighted and landscaped, and shall improve and repair						
26	any damage to the facilities. The Lease further states: "[A]ll expenses in connection with said						
27							
28							

1 automobile parking and common areas shall be charged and prorated in the manner herein after 2 [sic] set forth." 3 15. Under paragraph 9 of the Lease, Roof expenses are carved-out and made the sole 4 obligation of the Landlord. The Lease states: "Landlord shall at his sole cost and expense, keep 5 and maintain in good repair, (excluding painting) of extension walls and roof repairs ...." 6 (emphasis added). 7 Section 24 of the Lease contains an attorney's fees provision.<sup>4</sup> 16. 8 9 17. The Lease did not include any options to extend the term of the Lease. A separate 10 Option Agreement was executed by the original landlord and tenant ("1996 Option Agreement"). 11 18. The 1996 Option Agreement provided two (2) five-year options if the tenant was 12 in full compliance with the terms of the Lease. The first option provided that the tenant would be 13 entitled to renew the Lease for a five-year period commencing on September 1, 2001. The 14 second option provided that the tenant would be entitled to renew the Lease for a second five-year 15 16 period commencing on September 1, 2006. 17 19. The options provided by the 1996 Option Agreement were to be "at a market 18 rental rate and terms as agreed by Landlord and Tenant." 19 20. On April 16, 2001, Van Aken exercised the first option under the 1996 Option 20 Agreement. As a result of the exercise of that Option, an Amendment to Retail Building Lease 21 Dated July 9, 1996 ("2001 Amendment") was executed. The 2001 Amendment extended the 22 Lease term for five (5) years, from September 1, 2001 through August 31, 2006. During the 23 24 extended term, the parties agreed that the base rent would begin at \$5,670 per month, and that this 25 4 That section states: 26 In the event the Landlord finds it necessary to retain an attorney in connection with the 27 default by the Tenant in any of the agreements or covenants contained in this Lease, 28 Tenant shall pay reasonable attorney's fees to said attorney. 4

monthly rent would increase by \$210 at the beginning of every year, ending at \$6,510 per month for the final year.

21. Paragraph 4 of the 2001 Amendment changed the documentation and accounting for CAM expenses from quarterly to annual.

22. On March 7, 2006, Van Aken exercised the second option under the 1996 Option Agreement. The Addendum to Retail Building Lease Dated July 9, 1996 ("2006 Addendum") extended the tenancy for a term of five (5) years, from September 1, 2006 through August 31, 2011. During the extended term, it was agreed that the base rent would begin at \$6,720 per month for the 2006–2007 year, and that this monthly rent would increase by \$210 at the beginning of every year, ending at \$7,560 per month for the final year.

23. The 2006 Addendum gave Van Aken an option to extend the Lease term for "one
(1) final extension term of five (5) years," to begin on September 1, 2011, and provided that such
extension term would be "under terms and conditions to be negotiated."

16 24. In approximately 2007, Van Aken, sold the assets of his bar located in the Subject
17 Premises to JSJ, LLC.

18 25. Defendant, Van Aken, as assignor, and Plaintiff as assignee, entered into a Lease
 19 Assignment and Modification agreement executed by all parties in June 2007 ("2007 Lease
 20 Modification").

22 26. As part of the negotiations leading up to the 2007 Lease Modification, JSJ, LLC
23 attempted to add a term of "fair market value" for the rental rate in the Lease. The addition of
24 this term was rejected by Defendant.

25 27. After the Defendant rejected "fair market value" as a term, Plaintiff signed the
26 2007 Lease Modification with the wording requiring "rental increases."

28

27

1

2

3

4

5

6

7

8

9

10

11

1	28. The 2007 Lease Modification stated that it is the desire of all parties to allow Van					
2	Aken to assign the Lease, the 2001 Amendment, and 2006 Addendum to the Assignee, Plaintiff,					
3	under terms and conditions as set forth in the 2007 Lease Modification.					
4	29. The 2007 Lease Modification provided a new provision conditionally granting the					
5	Plaintiff three additional options to extend the Lease by five years at a time:					
7	Landlord agrees to conditionally grant Assignee, J.S.J., LLC,					
8	three (3) additional five (5) year options to renew the term of the Lease under terms and conditions, including but not limited to					
9	rental increases, to be negotiated. The conditional options shall commence after August 31, 2016, provided Assignee has timely					
10	complied with all terms and conditions of the Lease.					
11	30. The 2007 Lease Modification regarding the three five-year options does not					
12	include the term "fair market value."					
13 14	31. The 2007 Lease Modification was entered into after the exercise of all prior					
15	options by Plaintiff's predecessor in interest.					
16	32. The 2007 Lease Modification changed the "estimated" CAM charge to \$1,176 per					
17	month, but did not otherwise alter or change the accounting obligation of Defendant and/or the					
18	other obligations of Defendant to properly charge for actual CAM expenses under the Lease.					
19	33. The 2007 Lease Modification provided that Van Aken would pay Defendant ten					
20	percent (10%) of the total sales price of the business as consideration for the Defendant offering					
21	Plaintiff the three additional five-year options.					
22 23	34. Concurrently with the execution of the 2007 Lease Modification, the three					
24	managers of JSJ, LLC—Jeffrey Vincent, Stuart Vincent, and Jeff White—each executed a					
25	personal guaranty of JSJ, LLC's obligations under the Lease.					
26						
27						
28						

.

1	35. On or about February 22, 2011, Defendant and Plaintiff entered into a written				
2	Addendum II to Retail Building Lease ("2011 Addendum") which gave effect to the option <sup>5</sup>				
3	exercised by Plaintiff and set forth the amount of rent that was agreed upon for the term.				
4	36. The 2011 Addendum extended the term of the Lease from September 1, 2011 to				
5	August 31, 2016.				
7	37. In the 2011 Addendum, Defendant and Plaintiff agreed that the monthly rent for				
8	the first two years of the first option term (September 2011 through August 2012, and September				
9	2012 through August 2013) would remain at the same rate as was paid the prior year (September				
10	2010 through August 2011), and that the regular annual increases of monthly rent by \$210 would				
. 11	resume thereafter at the beginning of each of the remaining three (3) years of the option (from				
12	September 1, 2013, through August 31, 2016). Monthly rent remained at \$7,560 through August				
13	31, 2013; increased by \$210 on September 1, 2013, to \$7,770; increased by \$210 on September 1,				
14	2014 to \$7,980; and increased by \$210 on September 1, 2015 to \$8,190.				
15 16	38. On February 26, 2016, Plaintiff notified Defendant that it was exercising its option				
10					
18	available under the 2007 Lease Modification, to commence on September 1, 2016.				
19	39. During the negotiations on the terms of the modification to implement the option,				
20	Plaintiff requested a \$2,500 reduction in monthly rent - a 30% reduction in the rental rate.				
21	40. Defendant did not accept this request.				
22	41. Defendant informed Plaintiff that, instead of exercising another addenda or				
23	amendment as the parties had done in the past to effectuate the exercise of options, Defendant				
24	preferred to execute an entirely new form of Lease to replace the outdated form of lease.				
25					
26 27	<sup>5</sup> This option was the first of the three 5-year options granted under the 2007 Lease				
28	Modification.				
2					

•

1	42. On June 15, 2016, Defendant's authorized agent, Commercial Investment Real					
2	Estate Services, extended an offer in writing to Plaintiff that, among other terms, proposed the					
3	amount of base rent for the initial year of the lease extension to remain the same as the previous					
4	year (2015–2016), which amounted to \$8,190 per month with 3% annual increases thereafter.					
5 6	43. On August 2, 2016, Lesley B. Miller, Esq. of the law firm Kaempfer Crowell,					
7	notified Landlord that she represented Plaintiff. Miller requested that the payment of base rent					
8	for the first year of the five-year renewal term would remain the same as the previous year					
9	(9/1/2015-8/31/2016).					
10	44. On August 31, 2016, Miller again reiterated the exercise of the option rights under					
11	the Lease to renew for an additional five-year term. Miller attached a proposed amendment to the					
12	Lease which provided for the following rent schedule:					
13	09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum					
14 15	09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum					
15	09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum					
17						
18	45. On September 7, 2016, Defendant's counsel, John M. Sacco, Esq., sent					
19	correspondence to Miller discussing several other issues including: parking, CAMs, security					
20	patrols, and issues related to personal guaranties. No mention of rejecting the amount of rent was					
21	set forth in Sacco's letter. He confirmed that the parking, CAMs, security patrols and guaranty-					
22	related issues were the "final matters" that the parties were attempting to work through.					
23	46. Sacco called Miller to let her know that the Defendant agreed with the rent					
24 25	schedule as she had proposed in her August 31st addendum and he reiterated that he thought the					
26	other issues set forth in his letter were the final matters that needed to be resolved.					
27	47. Consistent with the parties' agreement, the Plaintiff began paying \$8,400 per					
28	month in September 2016. The Plaintiff paid this sum through August 2017. These monthly					
	8					
	и					

rental payments were accepted by the Defendant, and Plaintiff remains in possession of the premises to date.

48. At no point during the first year of the Option Term (9/1/16 - 8/31/17) did the Plaintiff ever note any objection or protest on any of the \$8,400 monthly rent checks it sent to the Defendant, nor did the Plaintiff send anything else to the Defendant or its attorney indicating it was making such payments to preserve its rights under the option agreements.

49. Although the parties reached an agreement on the rent amounts for the option
 term, and Plaintiff then paid consistent with that agreement, Plaintiff and Defendant, through their
 respective counsel, exchanged drafts of a proposed updated standardized lease form during the
 next twelve months in an attempt to update the remaining non-rent portions of the twenty-year old
 Lease.

During that time frame, the parties' conduct was consistent with the parties having
 agreed to the rent term of the Option, as Plaintiff paid the full amount of rent in accordance with
 the agreement reached in September 2016, Plaintiff continuously occupied the Premises, and both
 Plaintiff and Defendant performed their obligations under the Lease without protest or dispute.

51. On August 7, 2017, Plaintiff, through new counsel, Lucas A. Grower, Esq., sent Defendant correspondence advising that Grower would be representing Plaintiff.

52. On August 31, 2017, the Plaintiff, through its new counsel, demanded that Lease
 negotiations be restarted for the base rent on the basis of "market rental rate and terms".

23 53. Defendant's attorney disagreed with Plaintiff's new position, maintaining that the
24 parties had reached an agreement as to rent, and that the option did not provide for negotiations
25 based on market rental rate.

26

18

19

20

1

2

3

4

5

6

7

1	54. Beginning in September of 2017, Plaintiff continued to pay monthly rent of						
2	\$8,400. Payment of this amount was consistent with the second year of the rent schedule that had						
3	been agreed upon by the parties.						
4	55. At no point during the second year of the Option Term $(9/1/17 - 8/31/18)$ did the						
5 6	Plaintiff ever note any objection or protest on any of the \$8,400 monthly rent checks it sent to the						
7	Defendant, nor did the Plaintiff send anything else to the Defendant or its attorney indicating it						
8	was making such payments to preserve its rights under the option agreements.						
9	56. On November 30, 2018, 27 months after the Option term commenced, Plaintiff						
10	filed the instant lawsuit.						
11	57. At trial, Plaintiff presented an expert witness, Matthew Lubawy, who testified to						
12	his opinion that the fair market rental rate of the Subject Premises as of September 1, 2016, was						
13 14	\$1.05 per square foot per month, or monthly rent of \$4,410.						
15	58. Defendant presented an expert witness, Charles E. Jack IV, who testified to his						
16	opinion that the fair market rental rate of the Subject Premises as of September 1, 2016, was						
17	\$1.75 per square foot per month, or monthly rent of \$7,350.						
18	59. The Court determines that both expert witnesses provided credible testimony.						
19	However, the Court finds that the comparables utilized by Jack were more applicable to the						
20	conditions of the Subject Premises.						
21	60. \$8,400 per month is not an unreasonable amount of rent for the option period, as						
22 23	this comports with the terms of the option exercised by Plaintiff, as well as the understanding of						
24	the parties that rent would increase during the option periods, and reflects the schedule Plaintiff's						
25	attorneys proposed and Defendant accepted.						
26							
27							
28							
	10						

J

.

1							
1	61. After receiving Jack's expert report that opined that \$1.75 per square foot per						
2	month was the market rental rate, Plaintiff reduced the amount it was paying monthly from						
3	August 2019 through November 2019, from \$8400 to \$5150.						
4	62. Defendant did not present sufficient evidence that Plaintiff was previously						
5	undercharged for its water usage within the Leased Premises. The Court finds that the						
6 7	methodology utilized by Defendant in determining the amount of the Plaintiff's pro-rata water						
8	usage was not reasonable, and not credible.						
9	63. From the date of the assignment of the Lease in approximately 2007 to present,						
10	Plaintiff has paid the "estimated" CAM of \$1,176 for each and every month.						
11	64. Defendant did not present sufficient evidence that it incurred \$239,803 in CAM						
12	expenses from 2012 through 2018 that were not previously assessed to the Plaintiff.						
13							
14	65. The list of items to be included in CAMS does not include the category used by						
15	Defendant for "reserves".						
16	66. Defendant has failed to provide a CAM accounting including the accounting of						
17	the various "reserves" referenced in the annual Statements produced by Defendant in this case.						
18	67. As a result of Defendants inclusion of "reserve" funds in the CAMS, Plaintiff has						
19	overpaid the CAM expense and is entitled to reimbursement.						
20	68. Defendant did not breach the Lease by failing to provide quarterly accounting						
21	CAM costs as that provision was modified in writing by the 2001 Amendment to an annual						
22	accounting.						
23 24							
1	69. Defendant has charged amounts in excess of the CAM charges, for which						
25	restitution and reimbursement should be made to Plaintiff.						
26	70. Defendant has not breached its obligation to repair and maintain the premises,						
27	including the roof, the HVAC system, and other portions of the premises.						
28							

1	71. The witnesses for Plaintiff were not credible. The testimony at deposition of the						
2	NRCP 30(b)(6) representative presented by Plaintiff provided virtually no substantive						
3	information, after motion practice before trial the Court permitted Plaintiff to inquire of the						
4	witnesses subject to question by question challenge based upon the inconsistency with the NRCP						
5	30(b)(6) representative testimony. The lack of credibility and general lack of knowledge of any						
7	of Plaintiff's witnesses forces the Court to rely upon the documentary evidence admitted during						
8	the proceedings.						
9	72. If any findings of fact are properly conclusions of law, they shall be treated as if						
10	appropriately identified and designated.						
11	CONCLUSIONS OF LAW						
12	CUNCLUSIONS OF LAW						
13	73. A preponderance of the evidence supports the conclusion that Plaintiff's						
14	predecessor in interest executed both options provided in the Option Agreement, extending the						
15	Lease for two successive five-year periods. The exercise of these options is memorialized in the						
16	2001 Amendment and the 2006 Addendum. As Plaintiff's predecessor in interest exercised these						
17	options, the only option Plaintiff could have exercised in 2016 was an option provided in the 2007						
18	Lease Modification.						
19	74. The execution of the option in 2016 was timely. It was sent more than 90 days						
20	prior to the August 31, 2016 expiration date of the Lease.						
21	75. Although Defendant sought modification of the Lease, all terms and conditions of						
22	the Lease were already in place, except for the rental rate.						
23	76. Plaintiff continued paying the rent agreed to in the schedule proposed by its						
24	counsel until August 2019.						
25	77. Plaintiff has by payment of such rent remained entitled to enforce its option rights.						
26	78. Beginning September 1, 2016, Plaintiff paid \$8,400 in base rent.						
27							
28							

1	79. The elements of a claim for breach of contract are: (1) the parties entered into a						
2	valid and existing contract; (2) Plaintiff performed or was excused from performance; (3)						
3	Defendant breached; and (4) Plaintiff sustained damages as a result of the breach.						
4	80. A contract must contain all essential terms to be enforceable, and rent is an						
5 6	essential term of an option agreement.						
7	81. Interpretation of a contract is a question of law. The Court looks at the plain						
8	language in the contract.						
9	82. Nevada has recognized an exception for a lease extension option containing all						
10	terms except for rent, holding that such an option should be enforced at an agreed rent or at a						
11	court-fixed reasonable rent. Cassinari v. Mapes, 91 Nev. 778, 781 (1975).						
12 13	83. A commercial tenant may affirm the option rights and seek judicial determination						
13	of the amount of rent where the parties have been unable to agree. Cassinari at 781.						
15	84. The terms of the 2007 Lease Modification are plain and unambiguous and may be						
16	interpreted as a matter of law. Under these clear terms, the five-year options were expressly and						
17	unambiguously made conditional upon "terms and conditions, including but not limited to rental						
18	increases, to be negotiated."						
19 20	85. The language in the 2007 Lease Modification related to rent after the execution of						
20 21	the Option is unambiguous.						
22	86. As the Plaintiff contends that the parties failed to come to an agreement as to the						
23	amount of rent for the option period beginning September 1, 2016, the Court is empowered to						
24	declare the amount of rent applicable to that option period. The evidence and the terms of the						
25	2007 Lease Modification do not support Plaintiff's position that the contract permits a lower "fair						
26	market value" to be established.						
27							
28							

1 While there is some evidence that the Plaintiff attempted to change the terms of 87. 2 the proposed rent schedule in July 2017 to reduce the amount of rent for the first year, the 3 evidence shows that Plaintiff never actually paid this lower amount. 4 88. The language of the 2007 Lease Modification states that the rent for the option 5 period would be "under terms and conditions, including but not limited to rental increases to be 6 negotiated." The parties agree that all essential terms other than rent are provided elsewhere in 7 8 the 2007 Lease Modification, leaving only the rent to be negotiated. Thus, if no agreement was 9 reached as to rent, all essential terms of the option are present except the rental rate, and 10 Cassinari would apply to render the option enforceable based on a reasonable rental amount to be 11 determined by this Court. 12 89. Based on the facts presented, the Court determines that an agreement was reached 13 and that the reasonable rent is \$8,400 per month for the first two years of the second option term 14

under the 2007 Lease Modification increasing by \$210 every year starting on September 1, 2018.

16 The Plaintiff agreed to the 2007 Lease Modification option language which requires that any

<sup>17</sup> options be based on "rental increases," so it would not be reasonable for rent to decrease.

90. The rent agreed to by the parties and reflected in this schedule based upon the
evidence before the Court, reflects a reasonable amount of rent under *Cassinari*.

91. After hearing and weighing the evidence the Court sets the rent as the schedule agreed to and partially performed by the parties:

09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum 09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum 09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum

21

22

23

24

25

26

27

28

								<b>.</b>	_
1		92. As I	Plaintiff devi	ated from the	his schedu	ile from So	eptember 1,	2018 throug	gh
2	November 2019, the Plaintiff has underpaid the rent due in the amount of \$13,000. <sup>6</sup>								
3	93. This deviation is a breach of the Plaintiff's obligations under the Lease.								
4	94. The Lease provision related to CAM expenses does not include the ability of								
5	Defendant to charge for "reserves".								
6									
7	1	95. The	Defendant's	s charging o	of "reserve	es" as a CA	M expense	e is a breach	of contract.
8		96. Plai	ntiff has req	uested that a	an accoun	ting be or	lered as par	t of the relie	f in this
9	matter.								
10		97. In li	ght of the Pl	aintiff disp	uting varie	ous CAM	charges and	l its request	to the Court
11	to reeva	aluate the 20	012 through	2018 CAM	charges	the Court f	inds that P	aintiff has o	vernaid the
12			orz unougn	2010 0/101	entar ges,		ind that i		verpuid the
13	CAM e	xpenses.						·	
14	98. As the evidence was presented at trial there is no need for an accounting and the								
15	Court orders reimbursement of the overpayment. <sup>7</sup>								
16									
17	6	The arreed	upon rental	rate was \$8	400 per m	oonth The	reduced re	ental rate nai	d by
18	<sup>6</sup> The agreed upon rental rate was \$8400 per month. The reduced rental rate paid by Plaintiff was \$5150. The monthly deficiency of \$3250 accrued for 4 months yielding a total underpayment of \$13,000.								
19	-	ayment of \$	13,000.						
20	<sup>7</sup> The Court disallows the line items for parking lot reserve and painting reserve from the annual CAM statements. The calculation for the breach of contract claim related to CAMS is to								
21	divide the revised "Total Operating Expense" by 115,671 square feet as represented in the Lease for a square footage rate and multiply by 4200 representing the square footage occupied by								
			e rate and m nted in the L						
22		-	tiff pursuant		-	-			
23	Year	Operating	Less	Revised	Square	Plaintiffs	Less	Difference	]
24		Expense	Disallowed Reserve	Operating Expense	Foot Rate	Pro Rata Share	Payments Made		
25	2015	385185	32500	352685	3.05	12810	14112	-1302	1
	2016	389683	32500	357183	3.09	12978	14112	-1134	]
26	2017	398059	32500	365559	3.16	13272	14112	-840	
	2018	385363	32500	352863	3.05	12810	14112	-1302	
27	Total							-4578	J
28									

1	99. The elements of a claim for breach of the implied covenant of good faith and fair						
2	dealing are: (1) Plaintiff and defendant were parties to a contract; (2) Defendant owed a duty of						
3	good faith to plaintiff; (3) Defendant breached that duty by performance in a manner that was						
4	unfaithful to the purpose of the contract; and (4) Plaintiff's justified expectations were thus						
5	denied.						
6 7	100. In every contract there is an implied promise of good faith and fair dealing.						
8	101. Where the terms of a contract are literally complied with, but one party to the						
9	contract deliberately contravenes the intention and spirit of the contract, that party can incur						
10	liability for breach of the implied covenant of good faith and fair dealing.						
11	102. When one party performs a contract in a manner that is unfaithful to the purpose of						
12							
13	the contract and the justified expectations of the other party are thus denied, damages may be						
14	awarded against the party who does not act in good faith.						
15	103. Whether the controlling party's actions fall outside the reasonable expectations of						
16	the dependent party is determined by the various factors and special circumstances that shape						
17	these expectations.						
18	104. The use of reserves as part of the CAM expenses is a breach of the covenant of						
19 20	good faith and fair dealing.						
20	105. Substantial evidence was submitted establishing beyond a preponderance of the						
22	evidence that, based on the contractual language negotiated and agreed to by the parties as part of						
23	the 2007 Lease Modification, as well as the subsequent negotiations and conduct of the parties,						
24	the appropriate rent applicable to the option period cannot be based on market rental rate or fair						
25	market value.						
26	106. The doctrines of part performance and/or estoppel preclude the Plaintiff from						
27	arguing that no agreement existed. In general, principles of part performance and/or estoppel						
28							

prevent a party from taking a position contrary to a previously asserted position when another party has relied upon the previous position.

1

2

3 At the time Plaintiff began paying rent in September 2016, Plaintiff was apprised 107. 4 of all relevant facts. Plaintiff's conduct of paying this amount of rent was designed to be relied 5 upon, in that Plaintiff intended for Defendant to accept the full amount of rent as payment under 6 the Lease, in exchange for being allowed to continue to occupy the Premises. Plaintiff's 7 8 significant delay in asserting any dispute or protest as to the amounts being paid demonstrate the 9 Defendant had no idea of Plaintiff's purported hidden understanding that it did not agree to the 10 rent. Defendant detrimentally relied on Plaintiff's position, as Defendant kept the property off the 11 market instead of attempting to find a new tenant willing to pay full rent. The Plaintiff is estopped 12 from now taking a contrary position as to the amount of rent that Plaintiff offered, agreed to, and 13 did, in fact, perform. 14 108. As there were good faith disputes related to the amount of rent for the option 15 16 period presented for determination to the Court, the Court finds that there has been no breach of 17 the implied covenant of good faith and fair dealing on that issue. 18 109. Judgment in Defendant's favor is appropriate on Defendant's counterclaim for 19 breach of Lease, as Plaintiff's failure to pay the agreed-upon amount of rent from August 2019 20 through November 2019 constituted a breach of Plaintiff's obligations under the Lease and 21 Counterdefendants' obligations under the Guaranties. 22 110. If any conclusions of law are properly findings of fact, they shall be treated as if 23 24 appropriately identified and designated. 25 Based upon the foregoing Findings of Fact and Conclusions of Law 26 IT IS HEREBY ORDERED, ADJUDGED AND DECREED that JUDGMENT is 27 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 28

1 LLC, on the First Claim for Relief for Declaratory Judgment establishing a reasonable rent 2 schedule as : 3 09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum 09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 4 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum 5 09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum 6 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 7 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 8 9 LLC, on the Second Claim for Relief for Breach of Contract in the amount of \$4,578. 10 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 11 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 12 LLC, on the Third Claim for Relief for Breach of the Implied Covenant of Good Faith and Fair 13 Dealing in the amount of the attorney's fees and costs related to the CAM expense portion of the 14 litigation only. 15 16 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 17 hereby entered in favor of Defendant Tropicana Investments, LLC, and against Plaintiff JSJBD 18 Corp, on all other claims for relief contained in the Complaint. 19 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 20 hereby entered in favor of Counterclaimant Tropicana Investments, LLC, and against 21 Counterdefendant JSJBD Corp, and all other Counterdefendants on the Second Claim for Relief 22 for Breach of Lease Agreement for the underpayment of rent according to the schedule in the 23 24 amount of \$13,000. 25 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 26 hereby entered in favor of Counterdefendant JSJBD Corp, and all other Counterdefendants, and 27 against Counterclaimant Tropicana Investments, LLC, on all other claims for relief contained in 28

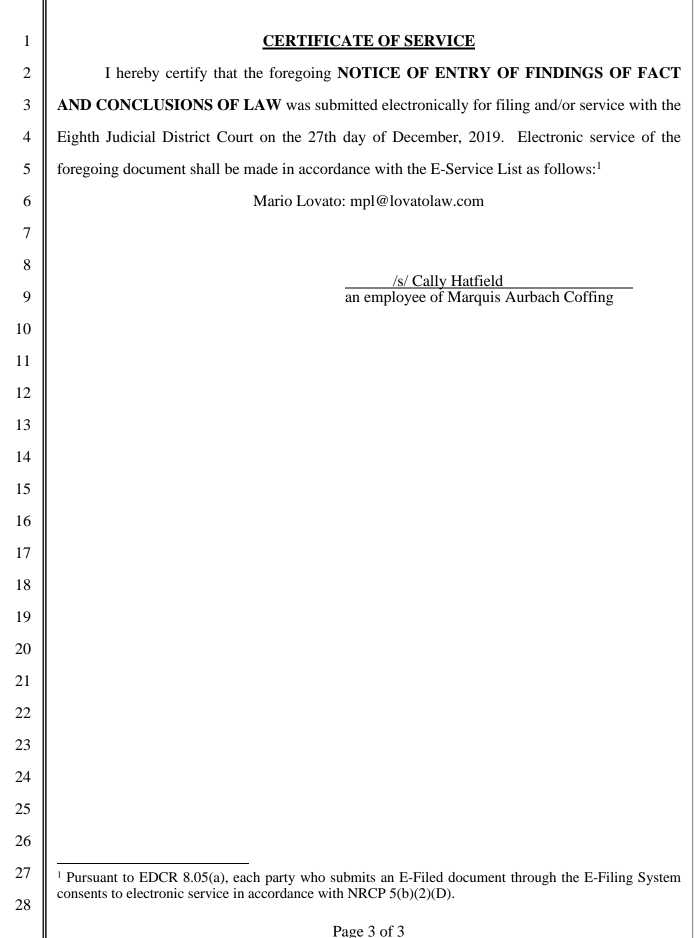
1	the Counterclaim.
2	In light of the awards on both the Complaint and Counterclaim, the issue of attorney's
3	fees as sought in both the Complaint and Counterclaim is reserved for post-trial motion practice.
4	
5	DATED this 5 <sup>th</sup> day of December, 2019.
6	DATED uns 5 day of December, 2019.
7	
8	ESTODiel
9	Elizabeth Gonzalez, District Court Judge
10	Certificate of Service
11	
12	I hereby certify that on the date filed, a copy of the foregoing Findings of Fact and Conclusions of Law was electronically served, pursuant to N.E.F.C.R. Rule 9, to all registered parties in the Eighth
13	Judicial District Court Electronic Filing Program.
14	If indicated below, a copy of the foregoing Scheduling Order was also:
15	$\Box$ Placed in the Attorney(s) Folder on the 1 <sup>st</sup> Floor of the RJC for;
16	
10	☐ Mailed by United States Postal Service, Postage prepaid, to the proper parties listed below at their last known address(es):
18	
19	$\leq$ $\lambda$ $\lambda$
20	Dan Kutinac
21	
22	
23	
24	
25	
26	
27	
28	
~	19

ļ

		Electronically Filed 12/27/2019 11:28 AM Steven D. Grierson
Marquis Aurbach Coffing Terry A. Moore, Esq.		CLERK OF THE COURT
Nevada Bar No. 7831		China
Las Vegas, Nevada 89145 Telephone: (702) 382-0711		
tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		
DISTRICT	COURT	
CLARK COUN	TY, NEVADA	A
JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
-	Case No.:	A-18-785311-B XI
	Dept. 190	211
California limited liability company,		F ENTRY OF FINDINGS OF CONCLUSIONS OF LAW
Defendant.		
TROPICANA INVESTMENTS, LLC, a California limited liability company,		
Counterclaimant,		
vs.		
JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
JEFFREY B. VINCENT, an individual; JEFF		
ROE CORPORATIONS,		
Counterdefendants.		
Page 1		MAC:08732-032 3924481_1 12/27/2019 9:20 AM
Case Number: A-18-78531	1-B	
	Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-5816 tmoore@maclaw.com Attorneys for Tropicana Investments, LLC <b>DISTRICT</b> <b>CLARK COUN</b> JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation, Plaintiff, vs. TROPICANA INVESTMENTS, LLC, a California limited liability company, Defendant. TROPICANA INVESTMENTS, LLC, a California limited liability company, Counterclaimant, vs. JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS, Counterdefendants. Page 1	Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-0711 Facsimile: (702) 382-0711 CLARK COUNTY, NEVAD/ JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation, Plaintiff, vs. TROPICANA INVESTMENTS, LLC, a California limited liability company, Defendant. TROPICANA INVESTMENTS, LLC, a California limited liability company, Counterclaimant, vs. JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individ

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

1	NOTICE OF ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW
2	Please take notice that Findings of Fact and Conclusions of Law was entered in the
3	above-captioned matter on the 5th day of December, 2019, a copy of which is attached hereto.
4	Dated this 27th day of December, 2019.
5	
6	MARQUIS AURBACH COFFING
7	By <u>/s/ Terry A. Moore</u>
8 9	Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive
10	Las Vegas, Nevada 89145 Attorney for Tropicana Investments, LLC
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	Page 2 of 3
	1 agt 2 01 J



MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

FFCL		Electronically Fil 12/5/2019 1:23 PI Steven D. Griers CLERK OF THE C	VI on
	RICT COURT		
CLARK CO	DUNTY, NEVAJ	DA	
JSJBD CORP, d/b/a Blue Dog's Pub, a Neva corporation,	da	· · ·	
5 Plaintiff,	Case No.:	A-18-785311-B	
vs.	Dept.:	XI	
TROPICANA INVESTMENTS, LLC, a California limited liability company,		· · ·	
) Defendant.			
AND RELATED CLAIMS		· · · · · · · · · · · · · · · · · · ·	
2 FINDINGS OF FACT	AND CONCLUS	IONS OF LAW	
This matter having come on for non-j	urv trial before th	e Honorable Elizabeth (	fonzalez
14 beginning on November 18, 2019, and continuing day to day, until its completio		·	
		-	
5 22, 2019; Mario Lovato, Esq. appeared on be	half of Plaintiff/(	Counterdefendants ("Plai	ntiff") and
7 Terry A. Moore, Esq. and Collin Jayne, Esq.	appeared on beha	alf of Defendant/Counter	claimant
Tropicana Investments, LLC ("Defendant");	the Court having	read and considered the	pleadings
filed by the parties; having reviewed the evid	lence admitted du	ring the trial; having hea	and and
carefully considered the testimony of the wit	nesses called to to	estify and weighing their	
credibility; <sup>1</sup> having considered the oral and v	vritten arguments	of counsel, and with the	intent of
2			
3			
<sup>1</sup> The Court previously entered orders l given during deposition by its NRCP 30(b)(6	-		•
"I don't know" or similar answers related to	given during deposition by its NRCP 30(b)(6) representative and ordering that with respect to any "I don't know" or similar answers related to topics for which the NRCP 30(b)(6) witness testified.		
The Court also ruled that with respect to com communications were authorized to be sent b	y Plaintiff and th		
7 representations made in those communication	ns.		
			19

 $\langle \rangle$ 

CENEDEL

Ø

1	rendering a decision on all remaining claims <sup>2</sup> before the Court, <sup>3</sup> pursuant to NRCP 52(a) and 58;		
2	the Court makes the following findings of fact and conclusions of law:		
3	FINDINGS OF FACT		
4	1. Plaintiff JSJBD Corp ("JSJBD") is a Nevada corporation doing business in Clark		
5	County, Nevada.		
6 7	2. Defendant Tropicana Investments, LLC ("Tropicana Investments") is a California		
8	limited liability company doing business in Clark County, Nevada.		
9	3. JSJBD was formed on March 8, 2007.		
10			
11			
12	92A.205 with the Nevada Secretary of State on March 6, 2014, which changed the name of the		
13	entity and converted it to a corporation.		
14	5. Tropicana Investments owns the commercial shopping center commonly referred		
15	to as Tropicana Plaza located at 3430 East Tropicana Avenue, Las Vegas, Nevada, 89121.		
16	6. JSJBD does business as Blue Dog's Pub, and owns and operates a tavern in Suites		
17	27, 28, and 29 comprising a space of approximately 4,200 square feet ("Subject Premises") in		
18	Tropicana Plaza.		
19	7. On or about July 9, 1996, Walter L. Schwartz ("Schwartz"), as lessor, and Mark S.		
20	Van Aken ("Van Aken"), as tenant, entered into a written Lease ("Lease") for the Subject		
21	Premises.		
22 23			
24	<sup>2</sup> Plaintiff's Complaint asserts three causes of action: (1) declaratory relief, (2) breach of		
25	contract, and (3) breach of implied covenant of good faith and fair dealing. Defendant's		
26	agreement, (3) breach of the implied covenant of good faith and fair dealing, and (4) execution and issuance of writ of restitution.		
27			
28	<sup>3</sup> Plaintiff voluntarily abandoned its claim of damages from repair and maintenance issues.		
	2		
	<u> </u>		

1	8. Tropicana Investments is the successor-in-interest and current landlord under the			
2	Lease entered into on July 9, 1996, and various Amendments/Addenda, for the Subject Premises.			
3	9. Plaintiff is the successor-in-interest and current tenant under the Lease, and			
4 5	various Amendments/Addenda for the Subject Premises.			
5 6	10. The Lease provided for a tenancy lasting for a term of five years and five months,			
7	commencing April 1, 1996, and terminating on August 31, 2001.			
8	11. During the initial term of the Lease, from April 1, 1996 to August 31, 2001, the			
9	minimum monthly rent began at \$3,150 per month, and this monthly rent increased by \$210 at the			
10	beginning of every year of the five-year and five month term.			
11	12. The 1996 Lease referenced \$500 per month in "estimated" common area			
12 13	maintenance ('CAM") charges, which were subject to the quarterly accounting of actual CAM			
13	costs.			
15	13. The CAM costs are defined in the Lease:			
16	to include but not limited to all upgrading, general maintenance and repairs, resurfacing,			
17	rubbish removal, painting, restripping, cleaning, sweeping and janitorial services, personel to implement such services including property management fees for the entire parcel and to police the outer abile particle and common graces real and personal property teres and			
18	to police the automobile parking and common areas: real and personal property taxes and assessment thereon, Water.			
19 20	Insurance, including but not limited to General Liability and Property Damages, Fire Hazard on Demised Premises, Building.			
20 21	Common Areas and Parking Lot. A reasonable allowance to Landlord for Landlord's administrative expenses of said automobile parking and common areas no to excess in any			
22	calendar year fifteen percent of the total of the aforementioned expenses for said calendar year.			
23	(various errors in original).			
24	14. Under Paragraph 7 of the Lease, Landlord is obligated to keep "common areas in a			
25	neat, clean, and orderly condition, properly lighted and landscaped, and shall improve and repair			
26	any damage to the facilities. The Lease further states: "[A]ll expenses in connection with said			
27				
28				

1 automobile parking and common areas shall be charged and prorated in the manner herein after 2 [sic] set forth." 3 15. Under paragraph 9 of the Lease, Roof expenses are carved-out and made the sole 4 obligation of the Landlord. The Lease states: "Landlord shall at his sole cost and expense, keep 5 and maintain in good repair, (excluding painting) of extension walls and roof repairs ....." 6 (emphasis added). 7 Section 24 of the Lease contains an attorney's fees provision.<sup>4</sup> 16. 8 9 17. The Lease did not include any options to extend the term of the Lease. A separate 10 Option Agreement was executed by the original landlord and tenant ("1996 Option Agreement"). 11 18. The 1996 Option Agreement provided two (2) five-year options if the tenant was 12 in full compliance with the terms of the Lease. The first option provided that the tenant would be 13 entitled to renew the Lease for a five-year period commencing on September 1, 2001. The 14 second option provided that the tenant would be entitled to renew the Lease for a second five-year 15 16 period commencing on September 1, 2006. 17 19. The options provided by the 1996 Option Agreement were to be "at a market 18 rental rate and terms as agreed by Landlord and Tenant." 19 20. On April 16, 2001, Van Aken exercised the first option under the 1996 Option 20 Agreement. As a result of the exercise of that Option, an Amendment to Retail Building Lease 21 Dated July 9, 1996 ("2001 Amendment") was executed. The 2001 Amendment extended the 22 Lease term for five (5) years, from September 1, 2001 through August 31, 2006. During the 23 24 extended term, the parties agreed that the base rent would begin at \$5,670 per month, and that this 25 4 That section states: 26 In the event the Landlord finds it necessary to retain an attorney in connection with the 27 default by the Tenant in any of the agreements or covenants contained in this Lease, 28 Tenant shall pay reasonable attorney's fees to said attorney. 4

monthly rent would increase by \$210 at the beginning of every year, ending at \$6,510 per month for the final year.

21. Paragraph 4 of the 2001 Amendment changed the documentation and accounting for CAM expenses from quarterly to annual.

22. On March 7, 2006, Van Aken exercised the second option under the 1996 Option Agreement. The Addendum to Retail Building Lease Dated July 9, 1996 ("2006 Addendum") extended the tenancy for a term of five (5) years, from September 1, 2006 through August 31, 2011. During the extended term, it was agreed that the base rent would begin at \$6,720 per month for the 2006–2007 year, and that this monthly rent would increase by \$210 at the beginning of every year, ending at \$7,560 per month for the final year.

23. The 2006 Addendum gave Van Aken an option to extend the Lease term for "one
(1) final extension term of five (5) years," to begin on September 1, 2011, and provided that such
extension term would be "under terms and conditions to be negotiated."

16 24. In approximately 2007, Van Aken, sold the assets of his bar located in the Subject
17 Premises to JSJ, LLC.

18 25. Defendant, Van Aken, as assignor, and Plaintiff as assignee, entered into a Lease
 19 Assignment and Modification agreement executed by all parties in June 2007 ("2007 Lease
 20 Modification").

22 26. As part of the negotiations leading up to the 2007 Lease Modification, JSJ, LLC
23 attempted to add a term of "fair market value" for the rental rate in the Lease. The addition of
24 this term was rejected by Defendant.

25 27. After the Defendant rejected "fair market value" as a term, Plaintiff signed the
26 2007 Lease Modification with the wording requiring "rental increases."

5

28

27

1

2

3

4

5

6

7

8

9

10

11

1	28. The 2007 Lease Modification stated that it is the desire of all parties to allow Van
2	Aken to assign the Lease, the 2001 Amendment, and 2006 Addendum to the Assignee, Plaintiff,
3	under terms and conditions as set forth in the 2007 Lease Modification.
4	29. The 2007 Lease Modification provided a new provision conditionally granting the
5	Plaintiff three additional options to extend the Lease by five years at a time:
7	Landlord agrees to conditionally grant Assignee, J.S.J., LLC,
8	three (3) additional five (5) year options to renew the term of the Lease under terms and conditions, including but not limited to
9	rental increases, to be negotiated. The conditional options shall commence after August 31, 2016, provided Assignee has timely
10	complied with all terms and conditions of the Lease.
11	30. The 2007 Lease Modification regarding the three five-year options does not
12	include the term "fair market value."
13 14	31. The 2007 Lease Modification was entered into after the exercise of all prior
15	options by Plaintiff's predecessor in interest.
16	32. The 2007 Lease Modification changed the "estimated" CAM charge to \$1,176 per
17	month, but did not otherwise alter or change the accounting obligation of Defendant and/or the
18	other obligations of Defendant to properly charge for actual CAM expenses under the Lease.
19	33. The 2007 Lease Modification provided that Van Aken would pay Defendant ten
20	percent (10%) of the total sales price of the business as consideration for the Defendant offering
21	Plaintiff the three additional five-year options.
22 23	34. Concurrently with the execution of the 2007 Lease Modification, the three
24	managers of JSJ, LLC—Jeffrey Vincent, Stuart Vincent, and Jeff White—each executed a
25	personal guaranty of JSJ, LLC's obligations under the Lease.
26	
27	
28	

.

1	35. On or about February 22, 2011, Defendant and Plaintiff entered into a written
2	Addendum II to Retail Building Lease ("2011 Addendum") which gave effect to the option <sup>5</sup>
3	exercised by Plaintiff and set forth the amount of rent that was agreed upon for the term.
4	36. The 2011 Addendum extended the term of the Lease from September 1, 2011 to
5 6	August 31, 2016.
7	37. In the 2011 Addendum, Defendant and Plaintiff agreed that the monthly rent for
8	the first two years of the first option term (September 2011 through August 2012, and September
9	2012 through August 2013) would remain at the same rate as was paid the prior year (September
10	2010 through August 2011), and that the regular annual increases of monthly rent by \$210 would
. 11	resume thereafter at the beginning of each of the remaining three (3) years of the option (from
12	September 1, 2013, through August 31, 2016). Monthly rent remained at \$7,560 through August
13	31, 2013; increased by \$210 on September 1, 2013, to \$7,770; increased by \$210 on September 1,
14	2014 to \$7,980; and increased by \$210 on September 1, 2015 to \$8,190.
15 16	38. On February 26, 2016, Plaintiff notified Defendant that it was exercising its option
10	
18	available under the 2007 Lease Modification, to commence on September 1, 2016.
19	39. During the negotiations on the terms of the modification to implement the option,
20	Plaintiff requested a \$2,500 reduction in monthly rent - a 30% reduction in the rental rate.
21	40. Defendant did not accept this request.
22	41. Defendant informed Plaintiff that, instead of exercising another addenda or
23	amendment as the parties had done in the past to effectuate the exercise of options, Defendant
24	preferred to execute an entirely new form of Lease to replace the outdated form of lease.
25	
26 27	<sup>5</sup> This option was the first of the three 5-year options granted under the 2007 Lease
28	Modification.
-	

•

1	42. On June 15, 2016, Defendant's authorized agent, Commercial Investment Real
2	Estate Services, extended an offer in writing to Plaintiff that, among other terms, proposed the
3	amount of base rent for the initial year of the lease extension to remain the same as the previous
4	year (2015–2016), which amounted to \$8,190 per month with 3% annual increases thereafter.
5 6	43. On August 2, 2016, Lesley B. Miller, Esq. of the law firm Kaempfer Crowell,
7	notified Landlord that she represented Plaintiff. Miller requested that the payment of base rent
8	for the first year of the five-year renewal term would remain the same as the previous year
9	(9/1/2015-8/31/2016).
10	44. On August 31, 2016, Miller again reiterated the exercise of the option rights under
11	the Lease to renew for an additional five-year term. Miller attached a proposed amendment to the
12	Lease which provided for the following rent schedule:
13	09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum
14 15	09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum
15	09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum
17	
18	45. On September 7, 2016, Defendant's counsel, John M. Sacco, Esq., sent
19	correspondence to Miller discussing several other issues including: parking, CAMs, security
20	patrols, and issues related to personal guaranties. No mention of rejecting the amount of rent was
21	set forth in Sacco's letter. He confirmed that the parking, CAMs, security patrols and guaranty-
22	related issues were the "final matters" that the parties were attempting to work through.
23	46. Sacco called Miller to let her know that the Defendant agreed with the rent
24 25	schedule as she had proposed in her August 31st addendum and he reiterated that he thought the
26	other issues set forth in his letter were the final matters that needed to be resolved.
27	47. Consistent with the parties' agreement, the Plaintiff began paying \$8,400 per
28	month in September 2016. The Plaintiff paid this sum through August 2017. These monthly
	8
	и

rental payments were accepted by the Defendant, and Plaintiff remains in possession of the premises to date.

48. At no point during the first year of the Option Term (9/1/16 - 8/31/17) did the Plaintiff ever note any objection or protest on any of the \$8,400 monthly rent checks it sent to the Defendant, nor did the Plaintiff send anything else to the Defendant or its attorney indicating it was making such payments to preserve its rights under the option agreements.

49. Although the parties reached an agreement on the rent amounts for the option
 term, and Plaintiff then paid consistent with that agreement, Plaintiff and Defendant, through their
 respective counsel, exchanged drafts of a proposed updated standardized lease form during the
 next twelve months in an attempt to update the remaining non-rent portions of the twenty-year old
 Lease.

During that time frame, the parties' conduct was consistent with the parties having
 agreed to the rent term of the Option, as Plaintiff paid the full amount of rent in accordance with
 the agreement reached in September 2016, Plaintiff continuously occupied the Premises, and both
 Plaintiff and Defendant performed their obligations under the Lease without protest or dispute.

51. On August 7, 2017, Plaintiff, through new counsel, Lucas A. Grower, Esq., sent Defendant correspondence advising that Grower would be representing Plaintiff.

52. On August 31, 2017, the Plaintiff, through its new counsel, demanded that Lease
 negotiations be restarted for the base rent on the basis of "market rental rate and terms".

23 53. Defendant's attorney disagreed with Plaintiff's new position, maintaining that the
24 parties had reached an agreement as to rent, and that the option did not provide for negotiations
25 based on market rental rate.

26

18

19

20

1

2

3

4

5

6

7

1	54. Beginning in September of 2017, Plaintiff continued to pay monthly rent of		
2	\$8,400. Payment of this amount was consistent with the second year of the rent schedule that had		
3	been agreed upon by the parties.		
4	55. At no point during the second year of the Option Term $(9/1/17 - 8/31/18)$ did the		
5 6	Plaintiff ever note any objection or protest on any of the \$8,400 monthly rent checks it sent to the		
7	Defendant, nor did the Plaintiff send anything else to the Defendant or its attorney indicating it		
8	was making such payments to preserve its rights under the option agreements.		
9	56. On November 30, 2018, 27 months after the Option term commenced, Plaintiff		
10	filed the instant lawsuit.		
11	57. At trial, Plaintiff presented an expert witness, Matthew Lubawy, who testified to		
12	his opinion that the fair market rental rate of the Subject Premises as of September 1, 2016, was		
13 14	\$1.05 per square foot per month, or monthly rent of \$4,410.		
15	58. Defendant presented an expert witness, Charles E. Jack IV, who testified to his		
16	opinion that the fair market rental rate of the Subject Premises as of September 1, 2016, was		
17	\$1.75 per square foot per month, or monthly rent of \$7,350.		
18	59. The Court determines that both expert witnesses provided credible testimony.		
19	However, the Court finds that the comparables utilized by Jack were more applicable to the		
20	conditions of the Subject Premises.		
21 22	60. \$8,400 per month is not an unreasonable amount of rent for the option period, as		
22	this comports with the terms of the option exercised by Plaintiff, as well as the understanding of		
24.	the parties that rent would increase during the option periods, and reflects the schedule Plaintiff's		
25	attorneys proposed and Defendant accepted.		
26			
27			
28			
	10		

J

.

1		
1	61.	After receiving Jack's expert report that opined that \$1.75 per square foot per
2	month was the	e market rental rate, Plaintiff reduced the amount it was paying monthly from
3	August 2019	through November 2019, from \$8400 to \$5150.
4	62.	Defendant did not present sufficient evidence that Plaintiff was previously
5 6	undercharged	for its water usage within the Leased Premises. The Court finds that the
7	methodology	utilized by Defendant in determining the amount of the Plaintiff's pro-rata water
8	usage was not	t reasonable, and not credible.
9	63.	From the date of the assignment of the Lease in approximately 2007 to present,
10	Plaintiff has p	baid the "estimated" CAM of \$1,176 for each and every month.
11	64.	Defendant did not present sufficient evidence that it incurred \$239,803 in CAM
12	expenses fron	n 2012 through 2018 that were not previously assessed to the Plaintiff.
13 14	65.	The list of items to be included in CAMS does not include the category used by
15	Defendant for	"reserves".
16	66.	Defendant has failed to provide a CAM accounting including the accounting of
17	the various "r	eserves" referenced in the annual Statements produced by Defendant in this case.
18	67.	As a result of Defendants inclusion of "reserve" funds in the CAMS, Plaintiff has
19	overpaid the (	CAM expense and is entitled to reimbursement.
20	68.	Defendant did not breach the Lease by failing to provide quarterly accounting
21 22	CAM costs as	s that provision was modified in writing by the 2001 Amendment to an annual
22	accounting.	
24	69.	Defendant has charged amounts in excess of the CAM charges, for which
25	restitution and	d reimbursement should be made to Plaintiff.
26	70.	Defendant has not breached its obligation to repair and maintain the premises,
27	including the	roof, the HVAC system, and other portions of the premises.
28		

1	71. The witnesses for Plaintiff were not credible. The testimony at deposition of the	
2	NRCP 30(b)(6) representative presented by Plaintiff provided virtually no substantive	
3	information, after motion practice before trial the Court permitted Plaintiff to inquire of the	
4	witnesses subject to question by question challenge based upon the inconsistency with the NRCP	
5	30(b)(6) representative testimony. The lack of credibility and general lack of knowledge of any	
7	of Plaintiff's witnesses forces the Court to rely upon the documentary evidence admitted during	
8	the proceedings.	
9	72. If any findings of fact are properly conclusions of law, they shall be treated as if	
10	appropriately identified and designated.	
11	CONCLUSIONS OF LAW	
12		
13	73. A preponderance of the evidence supports the conclusion that Plaintiff's	
14	predecessor in interest executed both options provided in the Option Agreement, extending the	
15	Lease for two successive five-year periods. The exercise of these options is memorialized in the	
16	2001 Amendment and the 2006 Addendum. As Plaintiff's predecessor in interest exercised these	
17	options, the only option Plaintiff could have exercised in 2016 was an option provided in the 2007	
18	Lease Modification.	
19	74. The execution of the option in 2016 was timely. It was sent more than 90 days	
20	prior to the August 31, 2016 expiration date of the Lease.	
21	75. Although Defendant sought modification of the Lease, all terms and conditions of	
22	the Lease were already in place, except for the rental rate.	
23	76. Plaintiff continued paying the rent agreed to in the schedule proposed by its	
24	counsel until August 2019.	
25	77. Plaintiff has by payment of such rent remained entitled to enforce its option rights.	
26	78. Beginning September 1, 2016, Plaintiff paid \$8,400 in base rent.	
27		
28		

1	79. The elements of a claim for breach of contract are: (1) the parties entered into a
2	valid and existing contract; (2) Plaintiff performed or was excused from performance; (3)
3	Defendant breached; and (4) Plaintiff sustained damages as a result of the breach.
4	80. A contract must contain all essential terms to be enforceable, and rent is an
5	essential term of an option agreement.
7	81. Interpretation of a contract is a question of law. The Court looks at the plain
8	language in the contract.
9	82. Nevada has recognized an exception for a lease extension option containing all
10	terms except for rent, holding that such an option should be enforced at an agreed rent or at a
11	court-fixed reasonable rent. Cassinari v. Mapes, 91 Nev. 778, 781 (1975).
12 13	83. A commercial tenant may affirm the option rights and seek judicial determination
13	of the amount of rent where the parties have been unable to agree. Cassinari at 781.
15	84. The terms of the 2007 Lease Modification are plain and unambiguous and may be
16	interpreted as a matter of law. Under these clear terms, the five-year options were expressly and
17	unambiguously made conditional upon "terms and conditions, including but not limited to rental
18	increases, to be negotiated."
19 20	85. The language in the 2007 Lease Modification related to rent after the execution of
20 21	the Option is unambiguous.
22	86. As the Plaintiff contends that the parties failed to come to an agreement as to the
23	amount of rent for the option period beginning September 1, 2016, the Court is empowered to
24	declare the amount of rent applicable to that option period. The evidence and the terms of the
25	2007 Lease Modification do not support Plaintiff's position that the contract permits a lower "fair
26	market value" to be established.
27	
28	

1 While there is some evidence that the Plaintiff attempted to change the terms of 87. 2 the proposed rent schedule in July 2017 to reduce the amount of rent for the first year, the 3 evidence shows that Plaintiff never actually paid this lower amount. 4 88. The language of the 2007 Lease Modification states that the rent for the option 5 period would be "under terms and conditions, including but not limited to rental increases to be 6 negotiated." The parties agree that all essential terms other than rent are provided elsewhere in 7 8 the 2007 Lease Modification, leaving only the rent to be negotiated. Thus, if no agreement was 9 reached as to rent, all essential terms of the option are present except the rental rate, and 10 Cassinari would apply to render the option enforceable based on a reasonable rental amount to be 11 determined by this Court. 12 89. Based on the facts presented, the Court determines that an agreement was reached 13 and that the reasonable rent is \$8,400 per month for the first two years of the second option term 14

under the 2007 Lease Modification increasing by \$210 every year starting on September 1, 2018.

16 The Plaintiff agreed to the 2007 Lease Modification option language which requires that any

<sup>17</sup> options be based on "rental increases," so it would not be reasonable for rent to decrease.

90. The rent agreed to by the parties and reflected in this schedule based upon the
evidence before the Court, reflects a reasonable amount of rent under *Cassinari*.

91. After hearing and weighing the evidence the Court sets the rent as the schedule agreed to and partially performed by the parties:

09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum 09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum 09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum

21

22

23

24

25

26

27

28

								<b>.</b>	_
1		92. As I	Plaintiff devi	ated from the	his schedu	ile from So	eptember 1,	2018 throug	gh
2	November 2019, the Plaintiff has underpaid the rent due in the amount of \$13,000. <sup>6</sup>								
3	1	93. This	s deviation is	a breach o	f the Plair	ntiff's oblig	gations und	er the Lease	
4		94. The	Lease provi	sion related	to CAM	expenses d	loes not inc	lude the abi	lity of
5	Defend	ant to chara	e for "reserv	''					
6									
7	1	95. The	Defendant's	s charging o	of "reserve	es" as a CA	M expense	e is a breach	of contract.
8		96. Plai	ntiff has req	uested that a	an accoun	ting be or	lered as par	t of the relie	f in this
9	matter.								
10		97. In li	ght of the Pl	aintiff disp	uting varie	ous CAM	charges and	l its request	to the Court
11	to reeva	aluate the 20	012 through	2018 CAM	charges	the Court f	inds that P	aintiff has o	vernaid the
12			orz unougn	2010 0/101	entar ges,		ind that i		verpuid the
13	CAM e	xpenses.						·	
14		98. As t	the evidence	was presen	ted at tria	l there is n	o need for a	an accountin	g and the
15	Court o	orders reimb	oursement of	the overpay	yment. <sup>7</sup>				
16									
17	6	The arreed	upon rental	rate was \$8	400 per m	oonth The	reduced re	ental rate nai	d by
18	Plaintif	f was \$5150	0. The month						
19	-	ayment of \$	13,000.						
20			disallows the nents. The c						
21	divide t	the revised '	"Total Opera	ting Expen	se" by 11:	5,671 squa	re feet as re	epresented in	n the Lease
			e rate and m nted in the L						
22		-	tiff pursuant		-	-			
23	Year	Operating	Less	Revised	Square	Plaintiffs	Less	Difference	]
24		Expense	Disallowed Reserve	Operating Expense	Foot Rate	Pro Rata Share	Payments Made		
25	2015	385185	32500	352685	3.05	12810	14112	-1302	1
	2016	389683	32500	357183	3.09	12978	14112	-1134	]
26	2017	398059	32500	365559	3.16	13272	14112	-840	
	2018	385363	32500	352863	3.05	12810	14112	-1302	
27	Total							-4578	J
28									

1	99. The elements of a claim for breach of the implied covenant of good faith and fair
2	dealing are: (1) Plaintiff and defendant were parties to a contract; (2) Defendant owed a duty of
3	good faith to plaintiff; (3) Defendant breached that duty by performance in a manner that was
4	unfaithful to the purpose of the contract; and (4) Plaintiff's justified expectations were thus
5 6	denied.
7	100. In every contract there is an implied promise of good faith and fair dealing.
8	101. Where the terms of a contract are literally complied with, but one party to the
9	contract deliberately contravenes the intention and spirit of the contract, that party can incur
10	liability for breach of the implied covenant of good faith and fair dealing.
11	102. When one party performs a contract in a manner that is unfaithful to the purpose of
12	the contract and the justified expectations of the other party are thus denied, damages may be
13 14	awarded against the party who does not act in good faith.
14	103. Whether the controlling party's actions fall outside the reasonable expectations of
16	the dependent party is determined by the various factors and special circumstances that shape
17	these expectations.
18	104. The use of reserves as part of the CAM expenses is a breach of the covenant of
19	good faith and fair dealing.
20	105. Substantial evidence was submitted establishing beyond a preponderance of the
21	evidence that, based on the contractual language negotiated and agreed to by the parties as part of
22 23	the 2007 Lease Modification, as well as the subsequent negotiations and conduct of the parties,
23	the appropriate rent applicable to the option period cannot be based on market rental rate or fair
25	market value.
26	106. The doctrines of part performance and/or estoppel preclude the Plaintiff from
27	arguing that no agreement existed. In general, principles of part performance and/or estoppel
28	anguing that no agreement existed. In general, principles of part performance and of estopper

prevent a party from taking a position contrary to a previously asserted position when another party has relied upon the previous position.

1

2

3 At the time Plaintiff began paying rent in September 2016, Plaintiff was apprised 107. 4 of all relevant facts. Plaintiff's conduct of paying this amount of rent was designed to be relied 5 upon, in that Plaintiff intended for Defendant to accept the full amount of rent as payment under 6 the Lease, in exchange for being allowed to continue to occupy the Premises. Plaintiff's 7 8 significant delay in asserting any dispute or protest as to the amounts being paid demonstrate the 9 Defendant had no idea of Plaintiff's purported hidden understanding that it did not agree to the 10 rent. Defendant detrimentally relied on Plaintiff's position, as Defendant kept the property off the 11 market instead of attempting to find a new tenant willing to pay full rent. The Plaintiff is estopped 12 from now taking a contrary position as to the amount of rent that Plaintiff offered, agreed to, and 13 did, in fact, perform. 14 108. As there were good faith disputes related to the amount of rent for the option 15 16 period presented for determination to the Court, the Court finds that there has been no breach of 17 the implied covenant of good faith and fair dealing on that issue. 18 109. Judgment in Defendant's favor is appropriate on Defendant's counterclaim for 19 breach of Lease, as Plaintiff's failure to pay the agreed-upon amount of rent from August 2019 20 through November 2019 constituted a breach of Plaintiff's obligations under the Lease and 21 Counterdefendants' obligations under the Guaranties. 22 110. If any conclusions of law are properly findings of fact, they shall be treated as if 23 24 appropriately identified and designated. 25 Based upon the foregoing Findings of Fact and Conclusions of Law 26 IT IS HEREBY ORDERED, ADJUDGED AND DECREED that JUDGMENT is 27 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 28

1 LLC, on the First Claim for Relief for Declaratory Judgment establishing a reasonable rent 2 schedule as : 3 09/01/16 to 08/31/17 - \$8,400 per month, \$100,500 per annum 09/01/17 to 08/31/18 - \$8,400 per month, \$100,500 per annum 4 09/01/18 to 08/31/19 - \$8,610 per month, \$103,320 per annum 5 09/01/19 to 08/31/20 - \$8,820 per month, \$105,840 per annum 09/01/20 to 08/31/21 - \$9,030 per month, \$108,360 per annum 6 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 7 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 8 9 LLC, on the Second Claim for Relief for Breach of Contract in the amount of \$4,578. 10 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 11 hereby entered in favor of Plaintiff JSJBD Corp, and against Defendant Tropicana Investments, 12 LLC, on the Third Claim for Relief for Breach of the Implied Covenant of Good Faith and Fair 13 Dealing in the amount of the attorney's fees and costs related to the CAM expense portion of the 14 litigation only. 15 16 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 17 hereby entered in favor of Defendant Tropicana Investments, LLC, and against Plaintiff JSJBD 18 Corp, on all other claims for relief contained in the Complaint. 19 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 20 hereby entered in favor of Counterclaimant Tropicana Investments, LLC, and against 21 Counterdefendant JSJBD Corp, and all other Counterdefendants on the Second Claim for Relief 22 for Breach of Lease Agreement for the underpayment of rent according to the schedule in the 23 24 amount of \$13,000. 25 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that JUDGMENT is 26 hereby entered in favor of Counterdefendant JSJBD Corp, and all other Counterdefendants, and 27 against Counterclaimant Tropicana Investments, LLC, on all other claims for relief contained in 28

1	the Counterclaim.
2	In light of the awards on both the Complaint and Counterclaim, the issue of attorney's
3 4	fees as sought in both the Complaint and Counterclaim is reserved for post-trial motion practice.
5	
6	DATED this 5 <sup>th</sup> day of December, 2019.
7	
8	Estophel
9	Elizabeth Gonzalez, District Court Judge
10	Certificate of Service
11	
12	I hereby certify that on the date filed, a copy of the foregoing Findings of Fact and Conclusions of Law was electronically served, pursuant to N.E.F.C.R. Rule 9, to all registered parties in the Eighth
13	Judicial District Court Electronic Filing Program.
14	If indicated below, a copy of the foregoing Scheduling Order was also:
15	$\Box$ Placed in the Attorney(s) Folder on the 1 <sup>st</sup> Floor of the RJC for;
16	□ Mailed by United States Postal Service, Postage prepaid, to the proper parties listed below at
17	their last known address(es):
18	
19 20	Dan Kutinac
21	
22	
23	·
24	
25	
26	
27	
28	

		FILED IN OPEN COURT
1	Marquig Aurhach Coffing	STEVEN D. GRIERSON CLERK OF THE COURT
2	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831	NOV 1 8 2019
3	10001 Park Run Drive	mil 1
4	Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816	BY, DULCE MARIE ROMEA, DEPUTY
5	tmoore@maclaw.com Attorneys for Tropicana Investments, LLC	L NOWLY, DEPOTY
6	DISTRICT	COURT
7	CLARK COUN	
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
9	corporation,	Case No.: A-18-785311-B
10	Plaintiff,	Dept. No.: XI
11	VS.	
12	TROPICANA INVESTMENTS, LLC, a California limited liability company,	Date of Hearing: November 4, 2019 Time of Hearing: 9:00 a.m.
13	Defendant.	
14	TROPICANA INVESTMENTS, LLC, a California limited liability company,	
15	Counterclaimant,	
16	vs.	
17	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada	
18	corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individual; JEFF	ORDR Order
19	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,	
20	Counterdefendants.	
21		
22	ORDER GRANTING DEFENDANT'S N	IOTION IN LIMINE AND DENYING
23	PLAINTIFFS' COU	
24	This matter having come before the Court	t on November 4, 2019 for a hearing regarding
25	Defendant/Counterclaimant Tropicana Investme	ents, LLC's Motion in Limine to Preclude
26	Testimony of Experts Whose Opinions	Were Not Timely Disclosed; and
27	Plaintiff's/Counterdefendant's JSJBD Corp's Con	untermotion to Exclude Defendant's Untimely
28	Expert Report and Testimony, and Allow Plaintiff	
	Page 1	te and Denying Countermotion (Defendant_s D 11/14/2019 2:12 PM
		11-14-19P02:30 RCVD

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

. 29 - X 1

with Terry A. Moore Esq. of the law firm of Marquis Aurbach Coffing appearing for Defendant/Counterclaimant Tropicana Investments, LLC, and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendant JSJBD Corp, and the Court, having entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Defendant/Counterclaimant Tropicana Investment, LLC's Motion is GRANTED and Plaintiff/Counterdefendant JSJBD Corp's Countermotion is DENIED as follows:

IT IS HEREBY ORDERED that the testimony and opinions of Plaintiff'Counterdefendant's experts that were not timely disclosed is hereby precluded.

IT IS FURTHER ORDERED that the appraisal experts are not precluded from criticizing 10 information in each other's report.

Dated this Aday of November, 2019.

THE HONORABLE ELIZABETH GONZALEZ

DISTRICT COURT/JUDGE

Respectfully submitted by: MARQUIS AURBACH COFFING

By

Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Attorney for Defendant/Counterclaimant Tropicana Investments, LLC

Approved as to form: LOVATO LAW FIRM, P.C.

> Mario P. Lovato, Esq. Nevada Bar No. 7407 7465 W. Lake Mead Blvd., #100 Las Vegas, Nevada 89128 Attorney for Plaintiff JSJBD and Counterdefendants

Page 2 of 2 MAC:08732-032 Order Granting Motion in Limine and Denying Countermotion (Defendant\_s D.\_ 11/14/2019 2:12 PM

By

1

2

3

4

5

6

7

8

9

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

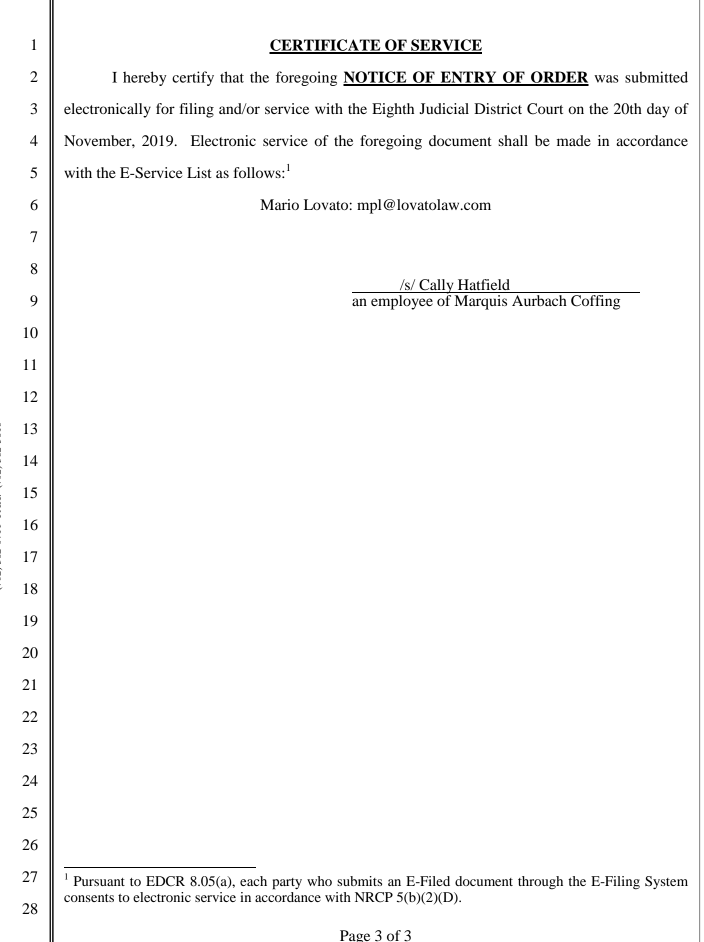
27

1	Marquis Aurbach Coffing		Electronically Filed 11/20/2019 9:38 AM Steven D. Grierson CLERK OF THE COURT
2	Terry A. Moore, Esq. Nevada Bar No. 7831		Alund. Anum
3	10001 Park Run Drive Las Vegas, Nevada 89145		
4	Telephone: (702) 382-0711 Facsimile: (702) 382-5816		
5	tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	A
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
9	corporation,	Case No.:	
10	Plaintiff,	Dept. No.:	XI
11	VS.		
12	TROPICANA INVESTMENTS, LLC, a California limited liability company,	NOTICE O	F ENTRY OF ORDER
13	Defendant.		
14			
15	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16	Counterclaimant,		
17	VS.		
18 19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and		
21	ROE CORPORATIONS,		
22	Counterdefendants.		
23			
24			
25			
26			
27			
28			
	Page 1		MAC:08732-032 3907280_1 11/20/2019 9:32 AM
	Case Number: A-18-78531	1-B	

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-6711 FAX: (702) 382-5816

1	NOTICE OF ENTRY OF ORDER
2	Please take notice that an Order Granting Defendant's Motion in Limine and Denying
3	Plaintiffs' Countermotion was entered in the above-captioned matter on the 18th day of
4	November, 2019, a copy of which is attached hereto.
5	Dated this 20th day of November, 2019.
6	
7	MARQUIS AURBACH COFFING
8	
9	By <u>/s/ Terry A. Moore</u> Terry A. Moore, Esq.
10	Nevada Bar No. 7831 10001 Park Run Drive
11	Las Vegas, Nevada 89145 Attorney for Tropicana Investments, LLC
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	Page 2 of 3

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



MAC:08732-032 3907280\_1 11/20/2019 9:32 AM

			·						
¢			FILED IN OPEN COURT STEVEN D. GRIERSON						
	1	Marquis Aurbach Coffing	CLERK OF THE COURT						
	2	Terry A. Moore, Esq. Nevada Bar No. 7831	NOV 1 8 2019						
	3	10001 Park Run Drive Las Vegas, Nevada 89145	BY						
	4	Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com	DULCE MARIE ROMEA, DEPUTY						
	5	tmoore@maclaw.com Attorneys for Tropicana Investments, LLC							
	6	DISTRICT	COURT						
	7	CLARK COUNTY, NEVADA							
	8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada							
	9	corporation,	Case No.: A-18-785311-B						
	10	Plaintiff,	Dept. No.: XI						
	10	VS.							
9	11		Date of Hearing: November 4, 2019 Time of Hearing: 9:00 a.m.						
<b>IIS AURBACH COFFING</b> 10001 Park Run Drive Las Vegas, Nevada 89145 382-0711 FAX: (702) 382-5816	12	Defendant.							
IS AURBACH COF 10001 Park Run Drive Las Vegas, Nevada 89145 382-0711 FAX: (702) 382-5816	13	TROPICANA INVESTMENTS, LLC, a							
ACH In Drive (702) 3		California limited liability company,							
RBA ark Ru s, Neva FAX:	15	Counterclaimant,							
AU 10001 H s Vega 2-0711	16	vs.							
QUIS [102] 38:	17	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada							
	18	corporation; STUART VINCENT, an individual; JEFFREY B. VINCENT, an individual; JEFF							
M	19	WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,							
	20	Counterdefendants.							
	21								
	22	ORDER GRANTING DEFENDANT'S M	OTION IN LIMINE AND DENVING						
	23	<u>OKDER GRANTING DEFENDANT S M</u> <u>PLAINTIFFS' COU</u>	NTERMOTION						
	24	This matter having come before the Court on November 4, 2019 for a hearing regarding							
	25	Defendant/Counterclaimant Tropicana Investmen	nts, LLC's Motion in Limine to Preclude						
	26	Testimony of Experts Whose Opinions	Were Not Timely Disclosed; and						
	27	Plaintiff's/Counterdefendant's JSJBD Corp's Cou	ntermotion to Exclude Defendant's Untimely						
	28	Expert Report and Testimony, and Allow Plaintiff'	s Timely Initial Expert Report and Testimony,						
		Page 1 c MAC:08732-032 Order Granting Motion in Limine	of 2 e and Denying Countermotion (Defendant_s D 11/14/2019 2:12 PM 11-14-19P02:30 RCVD						

57

MARQUIS AURBACH COFFING

with Terry A. Moore Esq. of the law firm of Marquis Aurbach Coffing appearing for 2 Defendant/Counterclaimant Tropicana Investments, LLC, and Mario P. Lovato, Esg. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendant JSJBD Corp, and the Court, having 4 entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that Defendant/Counterclaimant Tropicana Investment, LLC's Motion is GRANTED and Plaintiff/Counterdefendant JSJBD Corp's Countermotion is DENIED as follows:

IT IS HEREBY ORDERED that the testimony opinions and of Plaintiff'Counterdefendant's experts that were not timely disclosed is hereby precluded.

IT IS FURTHER ORDERED that the appraisal experts are not precluded from criticizing information in each other's report.

Dated this Aday of November, 2019.

THE HONORABLE ELIZABETH GONZALEZ

COURT/JUDGE DISTRICT

Approved as to form:

By

Respectfully submitted by: MARQUIS AURBACH COFFING

Nevada Bar No. 7831

10001 Park Run Drive

Las Vegas, Nevada 89145

Tropicana Investments, LLC

19

1

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

20

21

22

23

24

25

26

27

28

MAROUIS AURBACH COFFING

(702) 382-0711 FAX: (702) 382-5816

Las Vegas, Nevada 89145

0001 Park Run Drive

By Terry A. Moore, Esq.

Attorney for Defendant/Counterclaimant

LOVATO LAW FIRM, P.C.

Mario P. Lovato, Esq. Nevada Bar No. 7407 7465 W. Lake Mead Blvd., #100 Las Vegas, Nevada 89128 Attorney for Plaintiff JSJBD and Counterdefendants

Page 2 of 2 MAC:08732-032 Order Granting Motion in Limine and Denying Countermotion (Defendant\_s D.\_\_ 11/14/2019 2:12 PM

Electronically Filed 11/8/2019 10:52 AM

Steven D. Grierson CLERK OF THE COURT	-

1	Marquis Aurbach Coffing		Atump. Anun
2	Terry A. Moore, Esq. Nevada Bar No. 7831		Contraction
3	10001 Park Run Drive Las Vegas, Nevada 89145		
	Telephone: (702) 382-0711		
4	Facsimile: (702) 382-5816 tmoore@maclaw.com		
5	Attorneys for Tropicana Investments, LLC		
6	DISTRICT	COURT	
7	CLARK COUNT	ΓY, NEVADA	
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,		
9		Case No.:	A-18-785311-B
10	Plaintiff,	Dept. No.:	XI
11	VS.		r
12	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
13	Defendant.		
14	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
15	Counterclaimant,		
16	VS.		
17	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
18	corporation; STUART VINCENT, an individual;		
19	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and		
20	ROE CORPORATIONS,		
21	Counterdefendants.		
22			
	ORDER REGARDING DEFENDAM	NT'S MOTIO	N FOR SANCTIONS
23 24	This matter having come before the Cou	irt on October	9, 2019 for a hearing regarding
24 25	Defendant/Counterclaimant Tropicana Investmer	nts, LLC's Mo	tion for Sanctions for (I) JSJBD
25 26	Corp's Failure to Present a Knowledgeable Desi	ignee and (II)	JSJBD Corp's Failure to Appear
	and (III) for Leave to Take Deposition on Orde	r Shortening T	ime on Order Shortening Time;
27 28	with Terry A. Moore Esq. of the law firm	of Marquis	Aurbach Coffing appearing for
	Page 1 MAC:08732-032 Order Regarding Defendant s Motion for	of 2 Sanctions and Motion	for Leave to Take Deposition 11/4/2019 2:04 PM

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Defendant/Counterclaimant Tropicana Investments, LLC, and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendant JSJBD Corp, and the Court, having 2 entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that the Motion is GRANTED IN PART as 4 5 follows:

IT IS HEREBY ORDERED that Plaintiff/Counterdefendant JSJBD, Corp. is bound by the answers its NRCP 30(b)(6) witness provided.

IT IS FURTHER ORDERED that with respect to any "I don't know" or similar answer related to a communication for which the NRCP 30(b)(6) witness testified about, the Court hereby finds that those communications were duly authorized to be sent by JSJBD, Corp and JSJBD, Corp. is bound by the representations made in those communications, and that this finding also specifically includes the communications made by JSJBD, Corp.'s prior counsel. 12

IT IS FURTHER ORDERED that Plaintiff/Counterdefendant JSJBD, Corp. shall pay and deliver \$2,000.00 as a discovery function to counsel for Tropicana Investments, LLC no later than 10 days from notice of entry of this order.

Dated this \_\_\_\_\_ day of November, 2019.

THE HONORABLE ELIZABETH GONZALEZ

JÜQGE

Respectfully submitted by: MAROUIS AURBACH COFFING

Approved as to form LOVATO LAW FIRM, P.C.

13721 for TAM By

Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Attorney for Defendant/Counterclaimant Tropicana Investments, LLC

By

Mario P. Lovato, Esq. Nevada Bar No. 7407 7465 W. Lake Mead Blvd., #100 Las Vegas, Nevada 89128 Attorney for Plaintiff JSJBD and Counterdefendants

Page 2 of 2 MAC:08732-032 Order Regarding Defendant\_s Motion for Sanctions and Motion for Leave to Take Deposition 11/4/2019 2:04 PM

MARQUIS AURBACH COFFING (702) 382-0711 FAX: (702) 382-5816 Las Vegas, Nevada 89145 0001 Park Run Drive

1

3

6

7

8

9

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

26

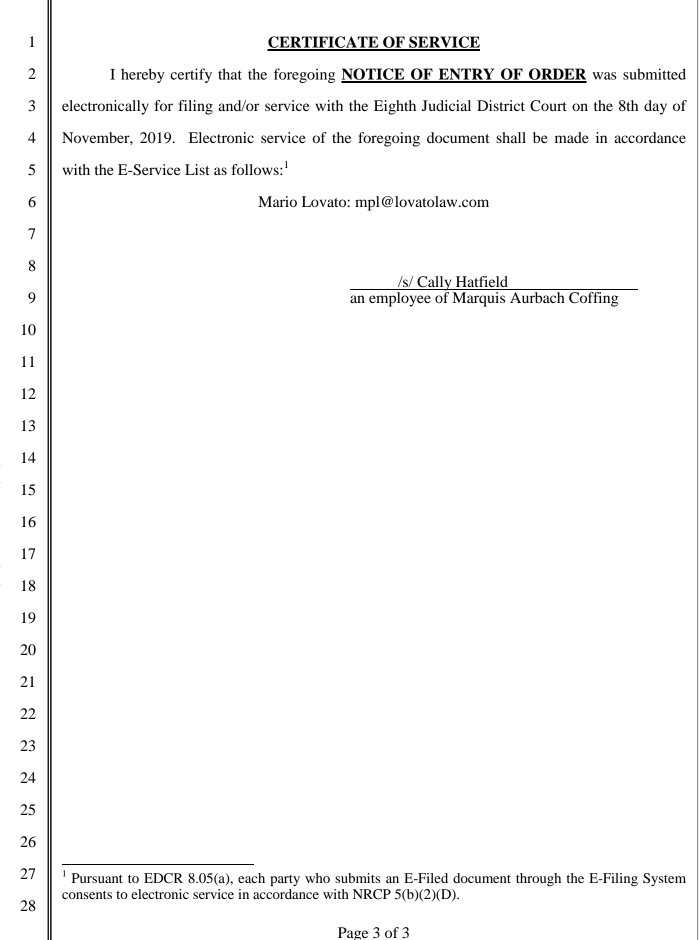
27

1 2 3 4 5	Marquis Aurbach Coffing Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 tmoore@maclaw.com Attorneys for Tropicana Investments, LLC		Electronically Filed 11/8/2019 11:17 AM Steven D. Grierson CLERK OF THE COURT
6	DISTRICT	COURT	
7	CLARK COUN	TY, NEVADA	
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
9	corporation,	Case No.:	A-18-785311-B
10	Plaintiff,	Dept. No.:	XI
11	vs. TROPICANA INVESTMENTS, LLC, a		
12	California limited liability company,	NOTICE OI	F ENTRY OF ORDER
13	Defendant.		
14			
15 16	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
16 17	Counterclaimant,		
17	VS.		
19	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation; STUART VINCENT, an individual;		
20	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and ROE CORPORATIONS,		
21	Counterdefendants.		
22			
23			
24			
25			
26			
27			
28	Page 1	of 3	
		MAC:087	732-032 8732-32 3896964_1 11/8/2019 10:48 AM
	Case Number: A-18-78531	1-B	

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-6711 FAX: (702) 382-5816

1	NOTICE OF ENTRY OF ORDER					
2	Please take notice that an Order Regarding Defendant's Motion for Sanctions was entered					
3	in the above-captioned matter on the 8th day of November, 2019, a copy of which is attached					
4	hereto.					
5	Dated this 8th day of November, 2019.					
6	MARQUIS AURBACH COFFING					
7						
8	By/s/ Terry A. Moore					
9	Terry A. Moore, Esq. Nevada Bar No. 7831					
10	10001 Park Run Drive Las Vegas, Nevada 89145					
11	Attorney for Tropicana Investments, LLC					
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
	Page 2 of 3 MAC:08732-032 8732-32 3896964_1 11/8/2019 10:48 AM					

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816



MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Electronically Filed 11/8/2019 10:52 AM

Steven D. Grierson CLERK OF THE COURT	-

1	Marquis Aurbach Coffing		Atump. Atum
2	Terry A. Moore, Esq. Nevada Bar No. 7831		Contraction
3	10001 Park Run Drive Las Vegas, Nevada 89145		
	Telephone: (702) 382-0711		
4	Facsimile: (702) 382-5816 tmoore@maclaw.com		
5	Attorneys for Tropicana Investments, LLC		
6	DISTRICT	COURT	
7	CLARK COUNT	ΓY, NEVADA	
8	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada corporation,		
9		Case No.:	A-18-785311-B
10	Plaintiff,	Dept. No.:	XI
11	VS.		r
12	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
13	Defendant.		
14	TROPICANA INVESTMENTS, LLC, a California limited liability company,		
15	Counterclaimant,		
16	VS.		
17	JSJBD CORP, d/b/a Blue Dog's Pub, a Nevada		
18	corporation; STUART VINCENT, an individual;		
19	JEFFREY B. VINCENT, an individual; JEFF WHITE, an individual; JOHN DOES I-X; and		
20	ROE CORPORATIONS,		
21	Counterdefendants.		
22			
	ORDER REGARDING DEFENDAM	NT'S MOTIO	N FOR SANCTIONS
23 24	This matter having come before the Cou	irt on October	9, 2019 for a hearing regarding
24 25	Defendant/Counterclaimant Tropicana Investmer	nts, LLC's Mo	tion for Sanctions for (I) JSJBD
25 26	Corp's Failure to Present a Knowledgeable Desi	ignee and (II)	JSJBD Corp's Failure to Appear
	and (III) for Leave to Take Deposition on Orde	r Shortening T	ime on Order Shortening Time;
27 28	with Terry A. Moore Esq. of the law firm	of Marquis	Aurbach Coffing appearing for
	Page 1 MAC:08732-032 Order Regarding Defendant s Motion for	of 2 Sanctions and Motion	for Leave to Take Deposition 11/4/2019 2:04 PM

MARQUIS AURBACH COFFING 10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816

Defendant/Counterclaimant Tropicana Investments, LLC, and Mario P. Lovato, Esq. of Lovato Law Firm, P.C. appearing for Plaintiff/Counterdefendant JSJBD Corp, and the Court, having 2 entertained the arguments of counsel, considered the points and authorities thereof, and for good cause appearing, the Court hereby finds and orders that the Motion is GRANTED IN PART as 4 5 follows:

IT IS HEREBY ORDERED that Plaintiff/Counterdefendant JSJBD, Corp. is bound by the answers its NRCP 30(b)(6) witness provided.

IT IS FURTHER ORDERED that with respect to any "I don't know" or similar answer related to a communication for which the NRCP 30(b)(6) witness testified about, the Court hereby finds that those communications were duly authorized to be sent by JSJBD, Corp and JSJBD, Corp. is bound by the representations made in those communications, and that this finding also specifically includes the communications made by JSJBD, Corp.'s prior counsel. 12

IT IS FURTHER ORDERED that Plaintiff/Counterdefendant JSJBD, Corp. shall pay and deliver \$2,000.00 as a discovery function to counsel for Tropicana Investments, LLC no later than 10 days from notice of entry of this order.

Dated this \_\_\_\_\_ day of November, 2019.

THE HONORABLE ELIZABETH GONZALEZ

JÜQGE

Respectfully submitted by: MAROUIS AURBACH COFFING

Approved as to form LOVATO LAW FIRM, P.C.

13721 for TAM By

Terry A. Moore, Esq. Nevada Bar No. 7831 10001 Park Run Drive Las Vegas, Nevada 89145 Attorney for Defendant/Counterclaimant Tropicana Investments, LLC

By

Mario P. Lovato, Esq. Nevada Bar No. 7407 7465 W. Lake Mead Blvd., #100 Las Vegas, Nevada 89128 Attorney for Plaintiff JSJBD and Counterdefendants

Page 2 of 2 MAC:08732-032 Order Regarding Defendant\_s Motion for Sanctions and Motion for Leave to Take Deposition 11/4/2019 2:04 PM

MARQUIS AURBACH COFFING (702) 382-0711 FAX: (702) 382-5816 Las Vegas, Nevada 89145 0001 Park Run Drive

1

3

6

7

8

9

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Other Business	Court Matters	COURT MINUTES	January 28, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	ntiff(s) tments, LLC, Defendant(s)	
January 28, 2019	9 9:00 AM	Mandatory Rule 16 Conference	
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	K: Dulce Romea		
<b>RECORDER:</b> Jill Hawkins			
<b>REPORTER:</b>			
PARTIES PRESENT:	Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney	
JOURNAL ENTRIES			

- APPEARANCES CONTINUED: Bruce Iceman and Stewart Vincent, Client Representatives for the Plaintiff.

Per parties' agreement, COURT ORDERED, today is the Joint Case Conference and the filing of the Joint Case Conference Report (JCCR) is WAIVED. Initial disclosures to be made within 30 days. Counsel advised they are not aware of any ESI and confidentiality issues; there is an issue of accounting.

COURT ORDERED as follows:

Initial expert disclosures where a party bears the burden of proof DUE June 14, 2019;

Rebuttal expert disclosures where a party does not bear the burden of proof DUE July 26, 2019;

Discovery cut-off SET for September 6, 2019;

#### A-18-785311-B

Motions TO BE FILED by September 27, 2019;

Matter SET for a Bench Trial on the stack beginning on November 18, 2019.

Per the parties' request, matter REFERRED to Judge Denton for a settlement conference on March 22, 2019. Counsel to contact Judge Denton's Executive Assistant if their clients have any issues with this date.

Court inquired as to whether the lease agreement includes an attorney's fees provision. Mr. Lovato stated it does. Court inquired of Mr. Moore as to how much the attorney's fees will be up to / before trial. Mr. Moore advised \$40,000 to \$50,000. Court encouraged counsel, that if the parties are not able to settle at the settlement conference, to file an offer of judgment which is the highest amount the party is willing to pay since there is an agreement that is one-sided. At Mr. Lovato's inquiry, Court confirmed depositing monies in dispute with the Court would require an order; however, this account would not have any interest; parties can also do a court-blocked account from which withdrawals cannot be made without court approval, and that would get interest. Mr. Moore stated his hesitation is that they have been paying their lease. Court NOTED it has not ordered anything; Mr. Lovato was just asking a question; if the parties cannot reach a stipulation, counsel can file a motion.

Finally, Mr. Lovato advised that there is a counter claim against Jeff White, who is no longer with the company; he does not know how serious these counter claims are but there is a guaranty of an additional \$210 per month, and he is making a request that Mr. White be dropped. Court stated it will let the parties work this out amongst themselves.

3-22-19 9:30 AM SETTLEMENT CONFERENCE (DEPT XIII - Denton)

COURT MINUTES	March 22, 2019	
Settlement Conference		
COURTROOM:	RJC Courtroom 03D	
COURT CLERK: Madalyn Kearney		
<b>RECORDER:</b> Jennifer Gerold		
Counter Defe Counter Defe		
	laintiff(s) restments, LLC, Defendant(s) Settlement Conference COURTROOM:	

## JOURNAL ENTRIES

- Jeff Chauncey, Representative of Tropicana Investments, LLC, present. Bruno Mark and Bruce Eisman, Representatives of Blue Dog's Pub, also present.

Following several caucuses back and forth between the parties, Court advised the matter has not resolved; however, it will not terminate the Settlement Conference at this time. COURT ORDERED, matter SET for Status Check in 90 days regarding resumption of settlement conference. Counsel to appear at the Status Check and advise if resumption is warranted.

6/20/19 9:00 AM STATUS CHECK: RESUMPTION OF SETTLEMENT CONFERENCE

Other Business Cou	irt Matters	COURT MINUTES	June 20, 2019
A-18-785311-B	JSJBD Corp, Pla vs. Tropicana Inves	intiff(s) stments, LLC, Defendant(s)	
June 20, 2019	9:00 AM	Status Check	
HEARD BY: Dente	on, Mark R.	COURTROOM:	RJC Courtroom 03D
COURT CLERK:	Madalyn Kearney		
<b>RECORDER:</b> Jenr	nifer Gerold		
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- No appearance. Court noted no status has been reported regarding resumption of the Settlement Conference and apparently there is no interest in the same. COURT ORDERED, Settlement Conference TERMINATED.

COURT MINUTES	July 08, 2019	
aintiff(s) estments, LLC, Defendant(s)		
All Pending Motions		
COURTROOM:	RJC Courtroom 03E	
<b>RECORDER:</b> Jill Hawkins		
Attorney Attorney Counter Defe Counter Defe		
	aintiff(s) estments, LLC, Defendant(s) All Pending Motions COURTROOM: Attorney Attorney Counter Defe	

## JOURNAL ENTRIES

- MOTION FOR SUMMARY JUDGMENT...PLAINTIFF JSJBD CORP DBA BLUE DOGS PUB'S OPPOSITION TO MOTION FOR PARTIAL SUMMARY JUDGMENT AND COUNTERMOTION FOR PARTIAL SUMMARY ADJUDICATION

APPEARANCES CONTINUED: Bruce Iceman, Client Representative for the Plaintiff.

Following arguments by counsel as to commercial lease dispute, COURT ORDERED, countermotion GRANTED IN PART. The option under the 2007 agreement was properly executed; however, since the option does not include an amount of rent, the Court will need to make a determination at an evidentiary hearing or bench trial related to the appropriate amount of that rent, including whether the tenant waived any claim for lower rent and whether market conditions should influence the Court's determination of rent and whether partial performance has waived a claim to lower rent. Motion for summary judgment DENIED.

Counsel for Plaintiff to draft today's order.

#### A-18-785311-B

9-9-19	9:00 AM	STATUS CHECK: TRIAL READINESS
11-12-19	9:30 AM	CALENDAR CALL
11-18-19	1:30 PM	BENCH TRIAL

Other Business C	ourt Matters	COURT MINUTES	September 09, 2019
A-18-785311-B	JSJBD Corp, Plain vs. Tropicana Invest	ntiff(s) ments, LLC, Defendant(s)	
September 09, 20	19 9:00 AM	Status Check: Trial Readiness	
HEARD BY: Go	onzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK:	Dulce Romea		
<b>RECORDER:</b> Ji	ll Hawkins		
<b>REPORTER:</b>			
	Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney	

#### JOURNAL ENTRIES

- Upon Court's inquiry, counsel advised the pub is called the Blue Dog's Pub. Mr. Moore advised there is discovery to finish and the parties are working on that. Mr. Lovato advised they have agreed on deposition dates, and that is a minor issue; however, he asked for CAM (Common Area Maintenance) documents in July and still has not received a response; he also sent an email. Court noted that it typically grants an issue such as this when addressed in a motion. Court further noted a "secret subpoena" that was served. Mr. Lovato stated his objection. Mr. Moore advised his secretary served the subpoena on the deponent and forgot to serve it on Mr. Lovato; if the parties cannot work it out, he will understand; however, the deponent is agreeing to appear. Mr. Lovato advised the deponent has changed that and is no longer agreeing to appear. Mr. Moore stated he will file a motion if they cannot resolve the issue.

11-12-19 9:30 AM CALENDAR CALL

11-18-19 1:30 PM BENCH TRIAL

PRINT DATE: 03/19/2020

=

### DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Cou	rt Matters	COURT MINUTES	September 19, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Invest	ntiff(s) ments, LLC, Defendant(s)	
September 19, 2019	1:18 PM	Telephonic Conference	
HEARD BY: Gonz	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: I	Dulce Romea		
<b>RECORDER:</b> Jill H	Iawkins		
<b>REPORTER:</b>			
	vato, Mario P. ore, Terry A, ESQ	Attorney Attorney	

#### JOURNAL ENTRIES

- Following arguments by counsel regarding the 30(b)(6) designee's communications with the landlord, particularly with respect to a 2016 letter that was the subject of a motion for summary judgment that was filed by the Defendant, COURT ORDERED, to the extent Mr. Moore is asking the 30(b)(6) witness if Ms. Miller was authorized to send the letter the witness will answer yes, or no; however, the substance of the communications with Mr. Miller remain privileged.

Mr. Moore requested clarification about another question: did you, or any other member of the company ever communicate to the landlord whether or not Mr. Miller was authorized or not authorized to make that representation? Court NOTED that is a different issue and is not privileged. Court FURTHER NOTED that it is concerned about Mr. Lovato's relevance objection; while it understands the nature of the issue, the Court ruled on summary judgment, but that does not eliminate the letter from the discovery process; Mr. Moore to only ask yes or no questions and rephrase to keep them shorter.

#### 11-12-19 9:30 AM CALENDAR CALL

PRINT DATE: 03/19/2020

A-18-785311-B

11-18-19 1:30 PM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	October 02, 2019
A-18-785311-B JSJBD Corp, Plaintiff(s) vs. Tropicana Investments, LLC, Defendant(s)			
October 02, 201	9 9:00 AM	Motion to Compel	\$1,000 attorney's fees awarded
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERI	K: Dulce Romea		
<b>RECORDER:</b> Jill Hawkins			
REPORTER:			
PARTIES PRESENT:	Lovato, Mario P. Moore, Terry A, ESQ Vincent, Jeffrey Vincent, Stuart	Attorney Attorney Counter Defe Counter Defe	
JOURNAL ENTRIES			

- APPEARANCES CONTINUED: Bruce Eisman, Client Representative for Plaintiff.

Following arguments by counsel, COURT ORDERED, within one (1) week or by close of business next Wednesday, October 9, 2019, Mr. Moore's client will COMPLY full with requests for production 2, 3, 4, 7, 8, 9, 10, and 11. \$1,000 in attorney's fees AWARDED. If Mr. Moore's client cannot find the records a certification of efforts needs TO BE PROVIDED as to what the client did and why he could not find the information.

Mr. Lovato to prepare today's order and run it by Mr. Moore prior to submission.

10-9-199:00 AMCOUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THECOURT ON ORDER SHORTENING TIME...DEFENDANT/COUNTERCLAIMANT TROPINANAINVESTMENTS LLC'S MOTION FOR SANCTIONS FOR (I) JSJBD CORP'S FAILURE TO PRESENTA KNOWLEDGEABLE DESIGNEE AND (II) FOR LEAVE TO TAKE DEPOSITION ON ORDER

PRINT DATE: 03/19/2020

#### A-18-785311-B

#### SHORTENING TIME

### 11-4-19 9:00 AM DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED

- 11-12-19 9:30 AM CALENDAR CALL
- 11-18-19 1:30 PM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	October 09, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Invest	ntiff(s) ments, LLC, Defendant(s)	
October 09, 2019	9 9:00 AM	All Pending Motions	
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	K: Dulce Romea		
<b>RECORDER:</b>	Jill Hawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:	Jayne, Collin Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney Attorney JOURNAL ENTRIES	

- COUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THE COURT ON ORDER SHORTENING TIME...DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS LLC'S MOTION FOR SANCTIONS FOR (I) JSJBD CORP'S FAILURE TO PRESENT A KNOWLEDGEABLE DESIGNEE AND (II) FOR LEAVE TO TAKE DEPOSITION ON ORDER SHORTENING TIME

Proposed order from previous hearing signed in open court and returned to Mr. Lovato for filing.

COUNTERCLAIMANT'S MOTION TO CORRECT ORDER OF THE COURT ON ORDER SHORTENING TIME: Mr. Moore advised he did not get a chance to file a reply because he got the opposition yesterday, but he is asking the Court not to change its mind and that the order should reflect what the Court said. Court read the transcript and NOTED that it understands that there could be some confusion, and, if there was not a system where the judge handles the case from beginning to end it might be an issue; however, those are the things that they are trying. Today the Court has discussed the contents of the order with counsel; the Court does not believe the order needs to be modified, but the Court understands counsel's position and has clarified the issues they will deal with at trial given the limited granting of the courter motion. Mr. Moore does not need to prepare an

PRINT DATE: 03/19/2020

order, but if he wants to he can do one and will need to run it by Mr. Lovato. Court further noted that today's motion is not denied; the Court had a discussion with counsel, and the Court does not believe a correction needs to occur.

DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS LLC'S MOTION FOR SANCTIONS FOR (I) JSJBD CORP'S FAILURE TO PRESENT A KNOWLEDGEABLE DESIGNEE AND (II) FOR LEAVE TO TAKE DEPOSITION ON ORDER SHORTENING TIME: Following arguments by Mr. Moore and Mr. Lovato, COURT ORDERED, motion GRANTED IN PART. With respect to any answer related to a communication for which the answer was "I don't know", the communication sent by JSJBD's lawyers were duly authorized to be sent by JSJBD and JSJBD is bound by the representations made in those communications. The Court will NOT GRANT court reporter's expenses related to the no-shows as those can be taxable at the end of the case. COURT ORDERED, \$2,000 in attorney's fees are AWARDED to be paid in ten (10) days from entry of the order.

## 11-4-19 9:00 AM DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED

11-18-19 1:30 PM BENCH TRIAL

Other Business Court Matters		COURT MINUTES	November 04, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Invest	ntiff(s) tments, LLC, Defendant(s)	
November 04, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonzalez, Elizabeth		COURTROOM:	RJC Courtroom 03E
COURT CLERK: Dulce Romea			
<b>RECORDER:</b> Jill Hawkins			
<b>REPORTER:</b>			
PARTIES			
PRESENT: L	ovato, Mario P.	Attorney	
Ν	loore, Terry A, ESQ	Attorney	
V	incent, Jeffrey	Counter Defe	endant
V	incent, Stuart	Counter Defe	endant

# JOURNAL ENTRIES

- DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION IN LIMINE TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED...PLAINTIFF JSJBD CORP'S OPPOSITION TO MOTION TO PRECLUDE TESTIMONY OF EXPERTS WHOSE OPINIONS WERE NOT TIMELY DISCLOSED AND ALTERNATIVELY, COUNTERMOTION IN LIMINE TO EXCLUDE DEFENDANT S UNTIMELY EXPERT REPORT AND TESTIMONY, AND ALLOW PLAINTIFF'S TIMELY INITIAL EXPERT REPORT AND TESTIMONY

Following arguments by counsel, COURT ORDERED, motion in limine GRANTED. Counter Motion DENIED. However, the denial of the counter motion does not permit the expert from criticizing the information contained in the other report, including factual allegations that are inaccurate.

Mr. Moore to prepare the order and run it by Mr. Lovato prior to submission to the Court.

- 11-12-19 9:30 AM CALENDAR CALL
- 11-18-19 1:30 PM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	November 12, 2019			
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	intiff(s) tments, LLC, Defendant(s)				
November 12, 2	2019 9:30 AM	Calendar Call				
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E			
COURT CLERE	COURT CLERK: Dulce Romea					
<b>RECORDER:</b>	Jill Hawkins					
<b>REPORTER:</b>						
PARTIES PRESENT:	Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney				

#### JOURNAL ENTRIES

- Per the parties' agreement, COURT ORDERED, bench trial SET to commence on Monday, November 18 at 10 am. Proposed findings of fact and conclusions of law in Microsoft Word format to be emailed to the Department by 9 am on November 18.

11-18-19 9:00 AM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	November 18, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	ntiff(s) tments, LLC, Defendant(s)	
November 18, 2	2019 10:00 AM	Bench Trial	
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERE	K: Dulce Romea		
<b>RECORDER:</b>	Jill Hawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:	Jayne, Collin Lovato, Mario P. Moore, Terry A, ESQ Vincent, Jeffrey Vincent, Stuart	Attorney Attorney Attorney Counter Defe Counter Defe JOURNAL ENTRIES	
5.114		,	
- DAY 1			
APPEARANCE	S CONTINUED <sup>.</sup> Mr. Ice	eman, present with Mr. Lova	to: Jeffrey Chauncey, present

APPEARANCES CONTINUED: Mr. Iceman, present with Mr. Lovato; Jeffrey Chauncey, present with Mr. Moore and Mr. Jayne.

With the Court's permission, ORDER GRANTING DEFENDANT'S MOTION IN LIMINE AND DENYING PLAINTIFF'S COUNTERMOTION FILED IN OPEN COURT and copies distributed to the parties.

Colloquy regarding proposed exhibits. Opening statements. LUNCH RECESS.

Proceeding resumed. COURT ADMITTED proposed exhibits per parties' stipulation. (See worksheet.)

#### A-18-785311-B

Testimony and exhibits presented. (See worksheet.)

#### COURT ORDERED, trial CONTINUED. EVENING RECESS.

11-19-19 9:45 AM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	November 19, 2019		
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	intiff(s) tments, LLC, Defendant(s)			
November 19, 2	019 9:45 AM	Bench Trial			
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E		
COURT CLERK	K: Dulce Romea				
<b>RECORDER:</b>	Jill Hawkins				
<b>REPORTER:</b>					
PARTIES PRESENT:	Jayne, Collin Lovato, Mario P. Moore, Terry A, ESQ Vincent, Jeffrey Vincent, Stuart	Attorney Attorney Attorney Counter Defe Counter Defe			
		JOURNAL ENTRIES			
- DAY 2					
APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr. Jayne.					
Testimony and exhibits presented. (See worksheet.) LUNCH RECESS.					
Testimony and exhibits continued.					
COURT ORDER	COURT ORDERED, trial CONTINUED. EVENING RECESS.				

11-20-19 9:30 AM BENCH TRIAL

Other Business Co	ourt Matters	COURT MINUTES	November 20, 2019	
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	ntiff(s) tments, LLC, Defendant(s)		
November 20, 2019	9 9:30 AM	Bench Trial		
HEARD BY: Gor	nzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E	
COURT CLERK:	Dulce Romea			
<b>RECORDER:</b> Jill	l Hawkins			
<b>REPORTER:</b>				
L N V	ayne, Collin ovato, Mario P. Ioore, Terry A, ESQ 'incent, Jeffrey 'incent, Stuart	Attorney Attorney Attorney Counter Defe Counter Defe		
		JOURNAL ENTRIES		
- DAY 3				
APPEARANCES C	CONTINUED: Jeffrey	Chauncey, present with Mr.	Moore and Mr. Jayne.	
Testimony and exhibits presented. (See worksheet.) LUNCH RECESS.				
Testimony and exhibits continued.				
COURT ORDEREI	D, trial CONTINUED	. EVENING RECESS.		

11-21-19 9:30 AM BENCH TRIAL

Other Business	s Cour	t Matters	COURT MIN	IUTES	November 21, 2019
A-18-785311-B		JSJBD Corp, Plai vs. Tropicana Inves		efendant(s)	
November 21, 2	2019	9:30 AM	Bench Trial		
HEARD BY:	Gonza	lez, Elizabeth	CO	URTROOM:	RJC Courtroom 03E
COURT CLER	K: Di	ulce Romea			
<b>RECORDER:</b>	Jill Ha	awkins			
<b>REPORTER:</b>					
PARTIES PRESENT:	Lova Moo Vinc	e, Collin ato, Mario P. re, Terry A, ESQ ent, Jeffrey ent, Stuart	JOURNAL EN	Attorney Attorney Attorney Counter Defe Counter Defe TRIES	
- DAY 4					

APPEARANCES CONTINUED: Jeffrey Chauncey, present with Mr. Moore and Mr. Jayne.

At the hour of 11:02 am, Plaintiff RESTED.

Mr. Moore moved for judgment on partial findings pursuant to 52(c). Mr. Moore argued they should be entered because the complaint alleged breach of contract, breach of implied covenant of good faith and fair dealing, declaratory relief as it relates to damages suffered related to repair and maintenance issues. Mr. Lovato responded the Plaintiffs are no longer seeking damages for repair and maintenance are VOLUNTARILY DISMISSING that. COURT SO ORDERED.

Mr. Moore argued that Plaintiffs have also failed to establish damages allegedly suffered related to the CAMS. Following response by Mr. Lovato and reply by Mr. Moore, COURT ORDERED, motion

#### A-18-785311-B

DENIED because part of the damages assessed in that type of claim relates to attorney's fees related to this litigation.

Mr. Moore argued that this is not necessarily pled in the complaint but the Plaintiffs are arguing about this \$50,000 that Mark Van Aken paid. COURT NOTED this is not part of the complaint.

Mr. Moore argued 52(c) relief is appropriate as it is being argued that the parties agreed reasonable market rent would be the basis for the option periods in 2007 lease modification; however, based on Exhibit 4 and the testimony of Jeff and Stuart Vincent, regarding repeated attempts to get the landlord to include the term fair market value in the determination of the basis for the options, this was repeatedly rejected and they admitted that, and they nevertheless proceeded to sign the 2007 lease modification with the rental increases language. COURT ORDERED, given Exhibit 7, motion DENIED.

Mr. Moore further argued as to the issues on estoppel and part performance. Following response by Mr. Lovato and reply by Mr. Moore, COURT ORDERED, at the rule 52 standard the Court does not weigh credibility and cannot grant 52(c) relief.

Defendant's case-in-chief commenced. Testimony and exhibits presented. (See worksheet.) LUNCH RECESS.

Testimony and exhibits continued.

COURT ORDERED, trial CONTINUED. EVENING RECESS.

11-22-19 9:15 AM BENCH TRIAL

Other Business	Court Matters	COURT MINUTES	November 22, 2019
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	ntiff(s) tments, LLC, Defendant(s)	
November 22, 2	2019 9:15 AM	Bench Trial	
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERI	K: Lauren Kidd		
<b>RECORDER:</b>	Yvette G. Sison		
<b>REPORTER:</b>			
PARTIES PRESENT:	Jayne, Collin Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Jeffrey Chauncey, Client Representative for the Defendant, also present.

Testimony and Exhibits provided (see worksheets). Mr. Moore renewed Defendant's 56(c) Motions. Upon counsel's inquiry, Court advised the Court would rule on the "any reasonable fact finder" standard. Arguments by counsel with regard to Defendant's 56(c) Motions. COURT ORDERED, motions DENIED. Closing arguments by counsel. COURT FURTHER ORDERED, matter taken UNDER ADVISEMENT; Court SET for Status Check: Court's Decision in Chambers.

TRIAL ENDS.

12/06/19 3:00 AM STATUS CHECK: COURT'S DECISION

Other Business Court	Matters	COURT MINUTES		December 06, 2019
A-18-785311-B	JSJBD Corp, Pla vs. Tropicana Inves	intiff(s) stments, LLC, Defendant(s)		
December 06, 2019	3:00 AM	Status Check		
HEARD BY: Gonzale	ez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Na	talie Ortega			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- Decision filed.

Other Business Co	ourt Matters	COURT MINUTES	January 17, 2020
A-18-785311-B	JSJBD Corp, Pla vs. Tropicana Inves	iintiff(s) stments, LLC, Defendant(s)	
January 17, 2020	3:00 AM	All Pending Motions	
HEARD BY: Gor	nzalez, Elizabeth	COURTROOM:	Chambers
COURT CLERK:	Dulce Romea		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- PLAINTIFF / COUNTERDEFENDANTS' MOTION TO RETAX COSTS...DEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTS

COURT ORDERED, the motions to retax and the motions for attorneys' fees (originally set on January 31, 2020) RESET on Monday, January 27, 2020 at 9 am to be heard with the motion to alter or amend.

1-27-20 9:00 AM PLAINTIFF / COUNTERDEFENDANTS' MOTION TO RETAX COSTS...

... DEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTS...

...DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION TO ALTER OR AMEND JUDGMENT...

...DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTS...

...PLAINTIFF / COUNTERDEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS

CLERK'S NOTE: A copy of this minute order was distributed to the parties via electronic mail. / dr 1-21-20

A-18-785311-B

Other Business	Court Matters	COURT MINUTES	January 27, 2020
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	ntiff(s) tments, LLC, Defendant(s)	
January 27, 202	0 9:00 AM	All Pending Motions	
HEARD BY: (	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERI	K: Dulce Romea		
<b>RECORDER:</b>	Jill Hawkins		
<b>REPORTER:</b>			
PARTIES PRESENT:	Jayne, Collin Lovato, Mario P. Moore, Terry A, ESQ	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Colloquy regarding the prevailing party. Following arguments by counsel, COURT ORDERED as follows:

DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC'S MOTION TO ALTER OR AMEND JUDGMENT: Motion to alter or amend DENIED. Court noted it was clear that the breach of the covenant of good faith and fair dealing was a mechanism by which the Plaintiffs could seek attorney's fees because of the nature of that claim, as the attorney's fees were expended as a result of the breach of the covenant. In addition, the Defendant is entitled to attorney's fees under paragraph 24 of the lease regardless of whether they are the prevailing parties.

Mr. Moore inquired about the rent being miscalculated. Court disagreed. Mr. Moore directed the Court to page 17 of the motion to alter or amend. Mr. Lovato disagreed with the calculation on page 17; the Plaintiffs actually tendered payment of the net amount and the Defendants refused it and sent it back. Mr. Lovato further argued he could not find a reasoning for why the Court's determination was wrong. Court reiterated it is not inclined to grant the motion and referred counsel to paragraph 61 of the findings, although the Court was not looking at a filed copy, and to footnote 6 where the

Court did the calculation. Mr. Moore respectfully disagreed with the calculation and argued further. Court further noted it was based on evidence admitted at trial and the Court's interpretation of the testimony given.

PLAINTIFF / COUNTERDEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS: Motion GRANTED. After evaluating the Brunzell factors, the Plaintiff is AWARDED the attorney's fees requested of \$126,630.

DEFENDANT'S COUNTER CLAIMANT'S MOTION TO RETAX COSTS...PLAINTIFF / COUNTERDEFENDANTS' MOTION TO RETAX COSTS: Both motions GRANTED; neither party is entitled to excess expert witness fees. Plaintiff is not entitled to any expenses for the bookkeeper entry. The Defendant is not entitled to any standing expenses.

DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTS: The Court will not award the full amount of the \$219,775 requested by the Defendants' counsel, because the Court does not believe it is appropriate to award for two attorneys for the trial. Counsel for Defendants to prepare a reduction of the second attorney's time for trial and send it to Mr. Lovato prior to submission to the Court.

Court noted both sides have argued apportionment and the Court understands their positions, but everything was interrelated in this case.

COURT DIRECTED each side to provide the Court with a revised judgment that includes whatever amount they won in trial plus attorney's fees and adjusted costs, and the Court will assume there will be a set-off between the two sides and someone will win when the math is done.

1-31-20 CHAMBERS DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTS...STATUS CHECK: REDUCTION

Other Business Con	urt Matters	COURT MINUTES	January 31, 2020	)
A-18-785311-B	JSJBD Corp, Pla vs. Tropicana Inves	intiff(s) stments, LLC, Defendant(s)		_
January 31, 2020	3:00 AM	All Pending Motions		
HEARD BY: Gon	zalez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK:	Dulce Romea			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:				

#### JOURNAL ENTRIES

- STATUS CHECK: REDUCTION...DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTS

No additional information provided by Mr. Moore. COURT ORDERED, matter CONTINUED for one week.

2-7-20 CHAMBERS STATUS CHECK: REDUCTION...DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC''S MOTION FOR ATTORNEYS' FEES AND COSTS

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-3-20

Other Business Court Matters	<b>COURT MINUTES</b>	February 07, 2020
vs.	orp, Plaintiff(s) na Investments, LLC, Defendant(s)	
February 07, 2020 3:00 AN	I All Pending Motions	
HEARD BY: Gonzalez, Elizal	courtroom:	Chambers
COURT CLERK: Dulce Rome	ea	
RECORDER:		
<b>REPORTER:</b>		
PARTIES PRESENT:		

#### JOURNAL ENTRIES

- DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLC"S MOTION FOR ATTORNEYS' FEES AND COSTS...STATUS CHECK: REDUCTION

Court has not received the requested information by timekeeper. COURT ORDERED, matter CONTINUED for one week.

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-7-20

Other Business Cour	t Matters	COURT MINUTES		February 13, 2020
A-18-785311-B	JSJBD Corp, Plai vs. Tropicana Inves	intiff(s) stments, LLC, Defendant(s)		
February 13, 2020	3:00 AM	All Pending Motions		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: D	ulce Romea			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:				

#### JOURNAL ENTRIES

#### - DEFENDANT/COUNTERCLAIMANT TROPICANA INVESTMENTS, LLCS MOTION FOR ATTORNEYS' FEES AND COSTS...STATUS CHECK: REDUCTION

Matters ADVANCED from the February 14, 2020 chambers calendar.

Court executed orders. CASE CLOSED.

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-13-20

CASE NO. A785311

EPT NO. 11

.....

JSJBD CORP dba Blue Dogs Pub,

PLAINTIFF,

DEFENDANT.

# TRIAL DATE: November 18, 2019JUDGE: HON. ELIZABETH GONZALEZCLERK: DULCE ROMEARECORDER: JILL HAWKINS

VS

#### TROPICANA INVESTMENTS, LLC

MARIO P. LOVATO, ESQ.

COUNSEL FOR PLAINTIFF

TERRY MOORE, ESQ.

#### COUNSEL FOR DEFENDANT

#### PLKINTIFF() EXHIBIT

No. Bates Nos.

Date Offered Obj Date Admitted

	<u></u>					
1	BDP 1-8	Lease (dated 07/09/96) with Option Agreement	11-18-19	NO	11-18-19	จพ
2	BDP 9-10	Amendment to Retail Building Lease (dated 04/16/01)		$\left( \right)$		ີ ໃນຕິ
3	BDP 11-12	Addendum to Retail Building Lease (made 03/07/06)	[ /	• (	1	]ພະ
4	BDP 13-16	Lease Assignment & Modification (signed June 2007)	$\sum$	$\boldsymbol{\Sigma}$	1.5	ไพ
_ 5	BDP 17-18	Addendum II to Retail Building Lease (made 02/22/11)	$ \zeta$	5	5	هد
6	BDP 19-20	Letter from Stuart Vincent to Jeff Chauncey (no date)	11-18-19	NO	11-18-19	<u>י</u> ן ער
7	BDP 21	Email from Joe Velarde to Jeff White (dated 06/06/07)	11-18-19		11-19-1	٦
8	BDP 22	Email from Joe Velarde to Jeff Vincent dated 02/17/16				1
		(and earlier email)	11-18-19	NO	11-18-19	- W
9	BDP 23	Email from Joe Velarde to Jeff Vincent dated 02/17/16				
1		(and earlier emails)	11-18 79	NO	11-18-19	107
10	BDP 24-26	Addendum to Retail Building Lease (made 04/06/16)	1100/10	407	11 100 10	<u>_</u> ~
		(unsigned)	11/22/19	060	11/22/19	
11	BDP 28-29	Letter titled "Response to Lease Amendment" (dated	11-19-19	007	11-19-19	
		04/26/16)		0,00		l a l
12	BDP 30	Letter from Tropicana Investment, LLC to Stuart Vincent				1
		(dated 04/28/16) (Trop 98 has email showing it was sent)	11-18-19	NO	11-18-19	' v'
13	BDP 31	Letter from Joe Velarde to Jeff Vincent (dated 05/19/16)		1		2
14	BDP 32	Email from Jeff Vincent to Joe Velarde and others (dated	17	/	1	هر
		05/26/16)		/		0
15	BDP 33	Letter from Danny Velarde to Stuart Vincent (dated				$\nabla$
		06/15/16)				ľ
16	BDP 34-35	Letter from Lesley Miller to Jeffrey Chauncey (dated				102
		08/02/16)				
17	BDP 36	Email from Jeff Chauncey to Lesley Miller (dated			1	
_		08/03/16)	11-18-19	NO	11-18-19	<u> </u> v
18	BDP 37-38	Letter from Lesley Miller to Jeffrey Chauncey (dated				
! 	<u> </u>	08/31/16)				
.9	BDP 39-42	Letter from John Sacco to Lesley Miller (dated 09/07/16)				
20	BDP 43-44	Email from Rachel Sully to John Sacco (dated 11/22/16)				
		with earlier emails	11-18 77	NO	11-18-19	J۳
21	BDP 45	Email from Jeff Chauncey to Jeff Vincent dated 08/03/17	11-19-19	OBJ	11-19-19	س

22	BDP 46	Letter from John Sacco to Lucas Grower dated 08/09/17	11-10-10		11-10-10	] ເປ
22	BDP 46 BDP 47	Email from Jeff Vincent to Jeff Chauncey and Roni	11-18-19	No	11-18-19	1.00
23	DDr 47	Chauncey dated 08/10/17	1. 10 -10		11-18-19	162
24	BDP 48	Email from Jeff Chauncey to Jeff Vincent dated 08/15/17	11-18-19	NO		
25	BDP 49-50	Email from John Sacco to Lucas Grower dated 08/18/17	11-18-19	No	11-18-1	₹∾
20	DD1 49-30	and earlier email				
26	BDP 51	Email from John Sacco to Lucas Grower dated 08/25/17	11.10.70		11-18-10	
27	BDP 52	Email from John Sacco to Lucas Grower dated 08/25/17 Email from John Sacco to Lucas Grower dated 08/25/17	11-1879		11-18-19	
28	BDP 53-55	Letter from Lucas Grower to John Sacco dated 08/25/17			11-18-19	
29	BDP 56	Email from John Sacco to Lucas Grower dated 09/06/17	11-18-19	NO	11-18-19	
2)		and earlier email	11-18-19			w
30	BDP 57-63	Letter from John Sacco to Lucas Grower dated 09/06/17				+
31	BDP 66-68	Letter from John Sacco to Lucas Grower dated 09/00/17 Letter from John Sacco to Lucas Grower dated 12/29/17	11-10-10	100	11-18-19	ŀω
32	BDP 69	Letter from Danny Velarde to Jeff Vincent dated	11-18-19	NO	11-18-19	
52		09/06/18	11-18-19	NO	11-18-19	w
33	BDP 70-71	Email from Mario Lovato to Terry Moore dated 10/08/18		-		1
55		and earlier email				
34	BDP 72-73	Letter from Mario Lovato to John Sacco dated 11/08/18				1
35	BDP 74-174	Letter from Mario Lovato to John Sacco dated 11/16/18				1 u
55		with attached appraisal	11-20-19	りいす		÷. u
36	NA	Email from John Sacco to Mario Lovato dated 11/19/18			1	1
37	BDP 199-203	Articles of Conversion (Pursuant to NRS 92A.205) dated				$\left\{ \right.$
51		/ filed 03/06/14	11-19-19	NO	11-19-19	hΜ
38	BDP 219-221	Printout re Tropicana Plaza Shopping Center				1
39	BDP 222	Bill of Sale dated 06/06/07	11-19-19	OBJ	1	w
10	BDP 240-65	Asset Purchase Agreement dated 03/07/07	11-19-19	OBJ	-	<b> </b> w
41	BDP 279	Email from Danny Velarde to Valerie Bussey (cc'd to		000		1
•••		others) dated 04/15/08	11-18-19	NO	11-18-19	W
42	BDP 315	Trop. Invest. Operating Expenses 2015	11-18-19	NO	11-18-19	
43	BDP 314	Tropicana Investments Operating Expenses 2015 (ref				
		Trop 865)	11-18-19	NO	11-18-19	れ
44	BDP 313	Tropicana Investments Operating Expenses 2016	11-18-19			
45	BDP 312	Tropicana Investments Operating Expenses 2016 (ref.				100
		Trop 863)	11-18-19	NO	<u>11-18-19</u> 11-18-19	łν
46	BDP 333	Letter from Danny Velarde to Stuart Vincent dated				1
		06/15/16				
47	BDP 334-35	Property Line Properties for Review	1		1	1
48	BDP 389-93	CIRES Featured Listings	11-18-19	OB.T	5055	<b>ا</b> ر
49	BDP 400-03	3430 E. Tropicana Ave Listing				1
50	BDP 404-06	CIRES Listing—3430 E Trop. Ave.			1	1
51	BDP 419	Email from Jeff Vincent to Joe Velarde (and others)			•	1
		dated 05/26/16				
52	BDP 422	Email from Jeff Chauncey to Stuart Vincent dated	1			1
		01/10/18	11-12-19	No	11-18-19	י וי
53	BDP 433-37	Letter from Thomas Harper to Joe Velarde dated	<u> // /0 //</u>			1
00		06/24/09				
;4	BDP 430-32	Fax and Letter from John Sacco to Thomas Harper dated	1		†	1
		07/24/09				
55	BDP 482-84	Letter from Thomas Harper to John Sacco dated	1			1
			1			1

1	56	BDP 439-40	Fax and Letter from John Sacco to Tom Harper dated	<u></u>		<u>.</u>	1
	50	001 437-40	08/11/09				
Ì	57	BDP 443	Letter from Tropicana Investments to Stuart Vincent dated 04/28/16				
X	58	BDP 444	Letter from Tropicana Investments to Stuart Vincent dated 05/10/16	11-19-19	NO	11-19-19	UF
bacount	59A	BDP 511	Photo swamp cooler removed			_	
Š	59B	BDP 518	Photo Pooling of water on roof	11-19-19	OBJ	11-19-19	Jur.
	59C	BDP 519	Photo Leaked water on floor	11-19-19	OBJ	11-19-19	fur
	60	BDP 605-07	Blue Dogs Pub Rent and CAM Payments 2012-Present	11-18-19	NO	11-18-19	<u>יי</u> שן
	61	BDP 608-15	Blue Dogs Pub Rent Checks	11-18-79	NO	11-18-19	]v¢
	62	TROP 828-58	Blue Dogs Pub Rent Checks—produced by Trop. Invests.	11-18 79		11-18-19	w?
	63	NA	JSJBD's Req. Prod. Docs.—served 07/26/19				]
	64	NA	Trop. Invest's Resp. Req. Prod. Docs.—served 09/06/19			1	]
ຍ	65	TROP 859-70	Trop Invest documents claimed to be responsive re CAM costs	11-18-19	NO	11-18-19	in
introope	66	TROP 4215	RJC Property Group—Statement of Management Fee Due—11/30/15			11-18-19	ω.
	67	TROP 2009	RJC Property Group—Statement of Management Fee Due—12/31/18		1	11-18-19	un
	68	TROP 875- 900	Trop Invest 2016 Gen. Ledger			11-18-19	تن ا
	69	TROP 1320- 43	Trop Invest 2017 Gen. Ledger	$\zeta$	$\zeta$	11-18 79	
н П	10	TROP 1674- 98	Trop Invest 2018 Gen. Ledger	11-18-19	NO	11-18-19	1
	71	NA	Letter S. Vincent to Landlord re Sept 2019 rent	11-18-19	OBJ		v
	72	NA	Emails S. Vincent to Landlord, and response, 09/06/19	11-19-19	083		hr
	73	NA	Letter S. Vincent to Landlord re Oct. 2019 rent	11-19-19	OBJ		Jup N
	74	NA	Letter S. Vincent to Landlord re Nov. 2019 rent				1
ſ	75	NA	Trop. Invest. Thirty Day Notice to Quit-11/14/19	11-19-19	OBJ	11-19-19	he
Ī	76	NA	Summary re Trop Invest CAM charges, overpayments				1
ļ	77						1
ĺ	78						1
Ì	79			<u> </u>			1

	V	ELECTRONIC
		NOT USED, RETURNED TO COUNSEL!
101	NA	2012 Electronic Copy of Trop. Invest. General Ledger
102	NA	2013 Electronic Copy of Trop. Invest. General Ledger
103	NA	2014 Electronic Copy of Trop. Invest. General Ledger
104	NA	2015 Electronic Copy of Trop. Invest. General Ledger
105	NA	2016 Electronic Copy of Trop. Invest. General Ledger
106	NA	2017 Electronic Copy of Trop. Invest. General Ledger
.07	NA	2018 Electronic Copy of Trop. Invest. General Ledger
108	Trop 875-	2016 General Ledger & Invoices
	1319	
109	Trop	2017 Trop. Invest. General Ledger & Invoices

	1320-1673			
110	Trop 1674-2068	2018 Trop. Invest. General Ledger & Invoices		
11	Trop 2069-2786	2012 Trop. Invest. CAM Documents		
112	Trop 2787-3476	2013 Trop. Invest. CAM Documents		
113	Trop 3477-3821	2014 Trop. Invest. CAM Documents		
114	Trop 3822-4288	2015 Trop. Invest. CAM Documents		

. .

.

\*

.

. ارت - - -

,38.	TROP 865-	2015 CAM Documentation	
66 A	866, 3822- 4288		11-18-19 NO 11-18-19
37. 68 A	TROP 863- 864, 875- 1319	2016 General Ledger and Invoices	11-18-10
38. 69A	TROP 861- 862, 1320- 1673	2017 General Ledger and Invoices	
39. 67A	TROP 859- 860, 1674- 2068	2018 General Ledger and Invoices	11-18-19 NO 11-18-19 11-18-19 NO 11-18-19

#### **DEFENDANT'S EXHIBITS LIST**

- -- -

A-18-785311-B JSJBD Corp. v. Tropicana Investments, LLC

3

7

Case No.:	A-18-785311-B	Trial Date:	November 18, 2019 at 10:00 a.m.				
Dept. No.:	XI	Judge: Elizabeth Gonzalez					
		Court Clerk: Du	lce Romea				
	: JSJBD CORP dba Blue Dogs Pub; DEFENDANTS: JSJBD CORP dba	Recorder: J	ill Hawkins				
	s Pub; Stuart Vincent; Jeffrey B. Ind Jeff White	Counsel for Plaint	iff: Mario P. Lovato, Esq.				
	VS.						
	NT/ COUNTERCLAIMANT: I <b>A INVESTMENTS, LLC</b>	Counsel for Defen	ndant: Terry A. Moore, Esq.				
			Collin M. Jayne, Esq.				

#### TRIAL BEFORE THE COURT

Exhibit Number	Bates Numbers(s)	Exhibit Description	Date Offered	Objection	Date Admitted
Ā.	TROP 013- 014	Assignment and Assumption of Lease (M.S.K.C. Inc. and Jeff White)			
В.	TROP 015– 016	Asset Purchase Agreement (M.S.K.C. Inc. and Jeff White)			
C.	TROP 021– 022	Guaranty – Stuart Vincent	11-18-19	NO	11-18-19
D.	TROP 023- 024	Guaranty – Jeffrey Vincent	11-18-19 11-18-19 11-18-19	NO	11-18-19
E.	TROP 025 026	Guaranty – Jeff White	11-18-19	NO	11-18-19
F.	TROP 027	Addendum for Lease Agreement (Tropicana and J.S.J., LLC)	11-19-19		
G.	TROP 032– 034	Email from Danny Velarde to Jeff Chauncey Forwarding Invoice #1224 from Let It Rain Roofing for Roof Repair dated 3/24/2106.	11-21-19	NO	11-21-19
H.	TROP 035– 038	Email from Joe Velarde to Jeff Chauncey Forwarding Invoice #15754-01 from J&J Enterprises Services, Inc. for Parking Lot dated 3/29/2016.	11-18-19	NO	11-18-19
	TROP 039– 041	Email from Danny Velarde to Jeff Chauncey Forwarding Revised Invoice #1224 from Let It Rain Roofing for Roof Repair dated 3/26/2016.	11-18-19 11-18-19	NO	11-18-19

#### DEFENDANT'S EXHIBITS

## DEFENDANT'S EXHIBITS LIST A-18-785311-B JSJBD Corp. v. Tropicana Investments, LLC

J.	TROP 042– 061	Email from Joe Velarde to Jeff Chauncey with Proposed Addendum and Proposed Base Rent Amount dated 4/6/2016.	11-18-19	NO	11-18-1	0
K.	TROP 069– 093	Email from Danny Velarde to Jeff Chauncey with Photos of Roof dated 4/19/2016.				
L.	TROP 094	Email from Joe Velarde to Stuart Vincent Regarding Landlord's Lease Addendum and Lease Guaranties dated 4/20/2016.	11-19-19	NO	11-19-1	- 
M.	TROP 096– 097	Email from Joe Velarde to Jeff Chauncey Attaching Stuart Vincent's April 26, 2016 Response to Lease Addendum dated 4/27/2016.	11-21-19	OBJ	11-21-19	ng
N.	TROP 103, 105-114	Email from Danny Velarde to Jeff Chauncey with Video of Roof and Additional Photos dated 5/10/2016.				
Ο.	TROP 118– 122	Email from Joe Velarde to Stuart Vincent Attaching April 28, 2016; May 10, 2016; and May 19, 2016 Letters from Landlord dated 5/19/2016.	11-19-19	NO	11-19-1	19
Ρ.	TROP 132– 133	Email from Rachel Sully (Kaempfer Crowell) to Jeff Chauncey Regarding Corporate Conversion and Exercise of September 1, 2016 Five-Year Option on Lease dated 8/11/2016.	11-18-19	NO	11-18-19	, iv
Q.	TROP 136	Email from Rachel Sully (Kaempfer Crowell) to Jeff Chauncey Regarding Lease Guaranties dated 9/2/2016.	11-18-79	NO	11-18-19	v
R.	TROP 142– 144	Letter from Lesley Miller (Kaempfer Crowell) to John Sacco Regarding Proposed Lease Amendment with Redlined Lease Language Insert dated 9/16/2016.	11/22/19	Νð	11/22/19	
S.	TROP 145– 185	Letter from John Sacco to Lesley Miller (Kaempfer Crowell) Enclosing Execution Copy of New Lease and Separate Copy of Rules and Regulations dated 9/23/2016.	11/22/19	NO	11/22/19	μĄ
Т.	TROP 188– 189	Email from Lesley Miller (Kaempfer Crowell) Requesting Copy of September 23, 2016 Letter dated 10/18/2016.	11/22/19	No	11/22/19	_w
U.	TROP 190	Email from Leah Dell to Lesley Miller(Kaempfer Crowell) Forwarding Copy of September 23, 2016 Letter dated 10/18/2016.	11/22/19	No	1/22/19	us
V.	TROP 191	Email from Rachel Sully (Kaempfer Crowell) to John Sacco Regarding Anticipated Response dated 11/7/2016.	11/22/19	No	11/22/19	$\mathbb{V}$
W.	TROP 194	Email from John Sacco to Rachel Sully (Kaempfer Crowell) Requesting Status dated 3/24/2017.	11/22/19	No	11/22/19	
Х.	TROP 195 197	Email from Rachel Sully (Kaempfer Crowell) to John Sacco with Tenant's Lease Revisions dated 3/30/2107.	11/22/19	No	11/22/19	w
Y.	TROP 232– 236	Email Chain Between John Sacco and Rachel Sully (Kaempfer Crowell) Requesting/Promising Revisions in Word dated 4/4/2017.	11/22/19	No	11/22/10	

Ļ

ί

## DEFENDANT'S EXHIBITS LIST A-18-785311-B JSJBD Corp. v. Tropicana Investments, LLC

. . ł

ſ

í,

Z.	TROP 237	Email from John Sacco to Rachel Sully (Kaempfer Crowell) Requesting Status of Revisions in Word dated 5/31/2017.	11/22/19	No	11/22/19	w
AA.	TROP 238– 287	Email from Rachel Sully (Kaempfer Crowell) to John Sacco with Revisions in Word dated 6/26/2017.	11/22/19	NO	11/22/19	b
BB.	TROP 288– 380	Email from John Sacco to Rachel Sully (Kaempfer Crowell) with Lease Revisions dated 7/3/2017.	11/22/19	NO	11/22/19	]w
CC.	TROP 383– 477	Email from John Sacco to Lucas Grower Forwarding the July Lease Revisions dated 8/18/2017.	11/22/19	No	11/22/19	
DD.	TROP 562 563	Email Chain Between John Sacco and Lucas Grower Regarding Lease Revisions and CAM Reports dated 8/21/2017.	11/22/19	No	11/22/19	4
EE.	TROP 579	Email dated 9/19/2017 from Lucas Grower to John Sacco Regarding Expected Response to September 6, 2017 Letter	11/22/19	N6	11/22/19	V
FF.	TROP 580	Email from John Sacco to Lucas Grower Regarding Status of Lease Negotiations dated 9/25/2017.	11/22/19	No	11/22/19	
GG.	TROP 581– 583	Email Chain Between John Sacco and Lucas Grower Regarding Status of Lease Negotiations dated 10/3/2017.	11/22/19	No	11/22/19	v
HH.	TROP 584	Email from John Sacco to Lucas Grower Regarding Rent Shortfall dated 10/5/2017.				
11.	TROP 585- 586	Email Chain Between John Sacco and Lucas Grower Regarding Rent Shortfall/Payment dated 10/5/2017.				
JJ.	TROP 588– 589	Letter from Lucas Grower to John Sacco Requesting CAM Report and Claiming Month to Month Tenancy dated 12/20/2017.	11/22/19	No	11/22/19	v
KK.	TROP 828- 858	Payment Checks from Blue Dogs to Tropicana Investments (account number redacted)				
LL.	TROP 859- 870	Tropicana Investment LLC. Operating Expenses from 2013 to 2018				1
MM.	TROP 871	April 20, 2016 email from Let it Rain Roofing to J. Chauncey				
NN.	TROP 873- 874	Common Area Maintenance Fee Comp Report	11-21-19	0BJ	11-21-1	þι
00.	TROP4289- 4293	Email from William Van Aken to Joe Velarde Regarding Lease Assignment and Modification dated 4/23/2007.	11-21-19	OBJ SUST		h
94. QDD	TROP4294- 4295	Email from Joe Velarde to Jeff Chauncey Regarding JSJ Lease Addendum dated 6/13/2007.	11-19-19	NO	11-19-1	 \$
QQ. FFF	TROP 706- 827	Market Rent Analysis, Currriculum Vitae, List of Cases				

ł

#### DEFENDANT PROPOSED EXHIBITS CONTINUED

(A-18-785311-B) JSJBD Corp v. Tropicana Investments, LLC

se No.:	A-18-785311-B	Trial Date:		November 18, 2019 at 10:00 a.m.		
Dept. No.:	XI	Judge: Elizabeth Gonzalez				
		Court Clerk:	Dulce F	Romea		
	: JSJBD CORP dba Blue Dogs Pub; DEFENDANTS: JSJBD CORP dba	Recorder:	awkins			
•	s Pub; Stuart Vincent; Jeffrey B. Ind Jeff White	Counsel for P	Mario P. Lovato, Esq.			
	VS.					
	NT/ COUNTERCLAIMANT: A INVESTMENTS, LLC	Counsel for D	efendan	t: Terry A. Moore, Esq. Collin M. Jayne, Esq.		

### TRIAL BEFORE THE COURT

DEFENDANT'S PROPOSED EXHIBITS CONTINUED						
Exhibit	Bates		Date		Date	
Number	Numbers(s)	Exhibit Description	Offered	Objection	Admitted	
1.	TROP 001-	Lease Agreement dated July 9, 1996 (Schwartz and Van				
× . <u></u> .	007	Aken)				
2.	TROP-008	1996 Option Agreement (Schwartz and Van Aken)				
3	TROP 009-	2001 Amendment (Schwartz and Van Aken) dated				
	010	4/16/2001.				
4.	TROP 011-	2006 Addendum (Tropicana and Van Aken) dated				
	012	3/7/2006.				
5.	JROP 017-	2007 Lease Assignment and Modification dated June 2007				
	020	(Tropicana, Van Aken, and J.S.J., LLC)				
6.	TROP 028-	2011 Addendum II (Tropicana and J.S.J. LLC) dated				
	029	2/22/2011.				
7.	TROP 030-	Letter from Stuart Vincent to Jeff Chauncey Regarding				
	031	Exercise of Lease Option (undated).				
8.	TROP 098-	Letter from Landlord to Stuart Vincent Regarding Roofing				
	099	Issues and Lease Discussion dated 4/28/2016.				
PP.	TROP 115-	Letter from Landlord to Stuart Vincent Regarding Roof				
	116	Water Issues Enclosing HVAC Invoice dated 5/10/2016.	11-19-19	NO	11-19-19	
10.	TROP 117	Letter from Joe Velarde to Jeff Vincent Regarding Lease				
		Negotiation and Requesting Financials of New Members				
-		dated 5/19/2016.				
		<u> </u>	L		<u> </u> ]	

### DEFENDANT PROPOSED EXHIBITS CONTINUED

(A-18-785311-B) JSJBD Corp v. Tropicana Investments, LLC

11.	TROP 123	Email from Jeff Vincent to Joe Velarde Regarding Exercising Lease Renewal and Continued Roof Claims dated 5/26/2016.				
12.	TROP 124– 126	Email from Danny Velarde to Stuart Vincent with Letter Regarding New Lease dated 6/15/2106.				
13.	TROP 128– 129	Letter from Lesley Miller (Kaempfer Crowell) to Jeff Chauncey Regarding Corporate Conversion and Exercise of September 1, 2016 Five-Year Option on Lease dated 8/2/2016.				
14.	TROP 130- 131	Email Response from Jeff Chauncey to Lesley Miller Regarding Corporate Conversion, Exercise of Option and Rent Increase, and Request for Additional Owner Financials dated 8/3/2016.				_
QQ	TROP 700 705	Letter from Lesley Miller (Kaempfer Crowell) to Jeff Chauncey Regarding Corporate Conversion and Exercise of September 1, 2016 Five-Year Option on Lease dated 8/31/2016.	11-20-19	NO	11-20-19	uĄ
RR	TROP 137– 141	Email from John Sacco to Lesley Miller with Attached Correspondence Regarding Lease Amendment dated 9/7/2016.	11-2019	NO	11-20-1	AL
17.	TROP 192– 193	Email from Rachel Sully (Kaempfer Crowell) to John Sacco Regarding Beview and Anticipated Response dated 11/22/2106.				,
SS	TROP 381	Letter from Lucas Grower to John Sacco Advising of Change in Counsel dated 8/7/2017.	1/22/19	No	11/22/19	ng.
19.	TROP 382	Letter from John Sacco to Lucas Grower in Response to Change of Counsel dated 8/9/2017.				
ŤŤ	TROP 478– 558	Email from John Sacco to Lucas Grower dated 8/18/2017.	11/22/19	No	11/22/19	ŝ
21.	TROP 564	Email from John Sacco to Lucas Grower Regarding Rent dated 8/25/2017.				•
22.	TROP 565	Email from John Sacco to Lucas Grower Regarding Conditional Base Rent Incentive dated 8/25/2017.				
23.	TROP 566– 568	Letter from Lucas Grower to John Sacco Regarding Rent with 1996 Option Agreement dated 8/31/2017.				
UU	TROP 569 578	Letter from John Sacco to Lucas Grower Regarding Rent and History of Lease Negotiations with 1996 Option Agreement, 2006 Lease Addendum, and August 2, 2016 Exercise of Option Letter from Lesley Miller dated 9/6/2017.	11/22/19	No	11/22/19	wz

#### DEFENDANT PROPOSED EXHIBITS CONTINUED

(A-18-785311-B) JSJBD Corp v. Tropicana Investments, LLC

25.	TROP 591 - 593	Letter from John Sacco to Eucas Grower dated 12/29/2017 in Response to December 20, 2017 Letter.			
26.	TROP 609	Letter from Danny Velarde to Jeff Vincent with Offer to Resolve Rent Dispute dated 9/6/2018.			
27.	BDP 47	Email from Jeff Vincent to Jeff Chauncey and Roni Chauncey Regarding Lease Negotiations dated 8/10/2017.		/	
28.	BDP 48	Email from Jeff Chauncey to jbvin1@msn.com Regarding Lease Negotiations dated 8/15/2017.			
vv	BDP 480-81	Letter from Tropicana Investments to Stuart Vincent Regarding Sewer Charges dated 7/12/2018.	11-19-19	NO	11-19-19
ww	BDP 580	Letter from Tropicana Investments to Jeff Vincent Regarding Sewer Fees 2014/2015 dated 8/4/2014.	11-19-19	NO	11-19-1
XX	BDP 581	Letter from Tropicana Investments to Jeff Vincent Regarding Sewer Fees 2013/2014 dated 8/6/2013.	11-19-19	NO	11-19-19
YY	BDP 585– 586	Letter from Tropicana Investments to Jeff Vincent Regarding Sewer Charges dated 8/6/2012.	11-19-19	NO	11-19-19
FFF	TROP2069- 2786	2012 CAM Documentation			
ĠĠĠ	TROP 869- 870, 2787- 3476	2013 CAM Documentation			-
HHH	TROP 867- 868, 3477- 3821	2014 CAM Documentation			
66A	TROP 865- 866, 3822- 4288	2015 CAM Documentation			
68 A	TROP 863- 864, 875- 1319	2016 General Ledger and Invoices			
69A	TROP 861- 862, 1320- 1673	2017 General Ledger and Invoices			
47A	TROP 859-	2018 General Ledger and Invoices			
Z2,		2012 General Ledger			
AAA .		2013 General Ledger			
BBB		2014 General Ledger			
		2015 General Ledger	<u>├ · · </u>		

\$



#### EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

#### MARIO P. LOVATO, ESQ. 7465 W. LAKE MEAD BLVD., STE. 100 LAS VEGAS, NV 89128

#### DATE: March 19, 2020 CASE: A-18-785311-B

**RE CASE:** JSJBD CORP. dba BLUE DOGS PUB vs. TROPICANA INVESTMENTS, LLC

NOTICE OF APPEAL FILED: March 16, 2020

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

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

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

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

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

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

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

## **Certification of Copy**

#### State of Nevada County of Clark SS:

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

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; AMENDED CIVIL COVER SHEET; FINAL JUDGMENT; NOTICE OF ENTRY OF FINAL JUDGMENT; ORDER GRANTING PLAINTIFF / COUNTERDEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS; NOTICE OF ENTRY OF ORDER; ORDER GRANTING IN PART AND DENYING IN PART DEFENDANT'S MOTION TO RETAX COSTS; NOTICE OF ENTRY OF ORDER; AMENDED NOTICE OF ENTRY OF ORDER; ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFF'S MOTION TO RETAX COSTS; NOTICE OF ENTRY OF ORDER; ORDER GRANTING IN PART DEFENDANT'S MOTION TO FOR ATTORNEYS' FEES AND COSTS; NOTICE OF ENTRY OF ORDER; FINDINGS OF FACT AND CONCLUSIONS OF LAW; NOTICE OF ENTRY OF FINDINGS OF FACT ANC CONCLUSIONS OF LAW; ORDER GRANTING DEFENDANT'S MOTION IN LIMINE AND DENYING PLAINTIFFS' COUNTERMOTION; NOTICE OF ENTRY OF ORDER; ORDER REGARDING DEFENDANT'S MOTION FOR SANCTIONS; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

JSJBD CORP. dba BLUE DOGS PUB,

Plaintiff(s),

Case No: A-18-785311-B

Dept No: XI

vs.

TROPICANA INVESTMENTS, LLC,

Defendant(s),

now on file and of record in this office.

**IN WITNESS THEREOF, I have hereunto** Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 19 day of March 2020. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk