IN THE SUPREME COURT OF THE STATE OF NEVADA

4 | PIERRE A. HASCHEFF,

Electronically Filed Nov 19 2021 09:55 a.m. Elizabeth A. Brown Supreme Court NCler2606 Supreme Court

District Court Case No. DV13-00656

Appellant/Cross-Respondent,

VS.

LYNDA HASCHEFF,

Respondent/Cross-Appellant.

APPELLANT'S APPENDIX

(Volume 3) (415-590)

STEPHEN S. KENT, ESQ.
Nevada State Bar No. 1251
GORDON REES SCULLY
MANSUKHANI
201 W. Liberty St., Suite 320
Reno, Nevada 89501
Telephone: (775) 324-9800
Facsimile: (775) 324-9803
Email: skent@grsm.com
Attorneys for Appellant/

Cross-Respondent

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CERTIFICATE OF SERVICE

2	Pursuant to Rule 25(b) of the Nevada Rules of Appellate Procedure, I
3	hereby certify that I am an employee of Gordon Rees and that on this date, I
4	served a true and correct copy of the attached document as follows:
5	By placing the document(s) in a sealed envelope with first-class
6	US. Postage prepaid, and depositing for mailing at Reno,
7	Nevada, addressed to the person at the last known address as set forth below.
8	
9	Electronic Filing states that the attached document will be electronically mailed; otherwise, an alternative method will be
10	use.
11	By personally delivering the document(s) listed above,
12	addressed to the person at the last known address as set forth
13	below.
14	Debbie A. Leonard, Esq.
15	Nevada State Bar No. 8260
16	Leonard Law, PC
17	955 S. Virginia Street, Suite 220 Reno, Nevada 89502
18	Attorneys for Respondent/
	Cross-Appellant
19	
20	DATED this 19 day of November, 2021.
21	
22	/S/ Holly Mitchell
23	Holly Mitchell
24	



Electronic Filing

Case Summary for Case: DV13-00656 *SEALED* PIERRE A. HASCHEFF VS LYNDA HASCHEFF (D12

Case Number

DV13-00656

56 P

Plaintiff

PIERRE A HASCHEFF

Case Type
Opened

DIVORCE - WITHOUT CHILDREN

Defendant Judge LYNDA L HASCHEFF
HONORABLE SANDRA UNSWORTH - Division D12

Status

04-15-2013 DISPOSED

File Date Case History

Notice of Electronic Filing

04-20-2021

Filed

Proof of Electronic Service Transaction 8403089 - Approved By: NOREVIEW: 04-20-2021:09:52:00

Transcript - Sealed

04-20-2021

Filed

Document withheld. Document Security Level Exceeded

Notice of Electronic Filing

33-29-2021

Filed

Proof of Electronic Service Transaction 8365701 - Approved By: NOREVIEW: 03-29-2021:13:52:58

Supreme Court Receipt for Doc

03-29-2021

Filed

Supreme Court Receipt for Doc SUPREME COURT NO. 82626 / RECEIPT FOR DOCUMENTS - Transaction 8365691 - Approved By:

NOREVIEW: 03-29-2021:13:52:01

Notice of Electronic Filing

03-19-2021

Filed

Proof of Electronic Service Transaction 8352529 - Approved By: NOREVIEW: 03-19-2021:16:31:51

District Ct Deficiency Notice

Filed

03-19-2921 District Ct Deficiency Notice NOTICE OF APPEAL DEFICIENCY - SUPREME COURT FILLING FEES (DUE TO PUBLIC CLOSURE OF

COURTHOUSE AND APPEALS CLERK UNABLE TO RECEIVE FEE) SUPREME COURT WILL SEND A NOTICE TO PAY ONCE APPEAL IS

RECEIVED - Transaction 8352527 - Approved By: NOREVIEW: 03-19-2021;16:30:51

Certificate of Clerk

V3 4 V-2021

Filed

Certificate of Clerk CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8352527 - Approved By:

NOREVIEW: 03-19-2021:16:30:51

Notice of Electronic Filing

7-15-1

Filed

Proof of Electronic Service Transaction 8351062 - Approved By: NOREVIEW: 03-19-2021:09:47:36

Notice of Electronic Filing

Filed

Proof of Electronic Service Transaction 8348228 - Approved By: NOREVIEW: 03-17-2021;15:38:37

Supreme Court Receipt for Doc

Filed

Supreme Court Receipt for Doc SUPREME COURT NO. 82626 / RECEIPT FOR DOCUMENTS - Transaction 8348222 - Approved By:

NOREVIEW: 03-17-2021:15:37:33

Notice of Electronic Filing

Filed

Proof of Electronic Service Transaction 8346375 - Approved By: NOREVIEW: 03-17-2021:08:09:38

Notice/Appeal Supreme Court

Filed by: SHAWN B MEADOR, ESO.

\$Notice/Appeal Supreme Court Notice of Appeal - Transaction 8345986 - Approved By: YYILORIA: 03-17-2021:08:08:36

Case Appeal Statement

Filed by: SHAWN B MEADOR, ESQ.

Case Appeal Statement Case Appeal Statement - Transaction 8345986 - Approved By: YVILORIA: 03-17-2021:08:08:36

- Confidential Exhibit 1

Notice of Electronic Filing

Filed

Proof of Electronic Service Transaction 8336968 - Approved By: NOREVIEW 03-11-2021:08:40:03

Case Summary 6/16/2021 District Ct Deficiency Notice District Ct Deficiency Notice NOTICE OF APPEAL DEFICIENCY - SUPREME COURT FILIING FEES (DUE TO PUBLIC CLOSURE OF COURTHOUSE AND APPEALS CLERK UNABLE TO RECEIVE FEE) SUPREME COURT WILL SEND A NOTICE TO PAY ONCE APPEAL IS RECEIVED - Transaction 8336962 - Approved By: NOREVIEW: 03-11-2021:08:39:14 Certificate of Clerk 03-11-2021 Certificate of Clerk CERTIFICATE OF CLERK AND TRANSMITTAL - NOTICE OF APPEAL - Transaction 8336962 - Approved By: NOREVIEW: 03-11-2021:08:39:14 Notice of Electronic Filing Filed 03-10-2021 Proof of Electronic Service Transaction 8336284 - Approved By: NOREVIEW: 03-10-2021:15:37:38 Request 03-10-2021 Filed by: STEPHEN SMILEY KENT, ESQ. Plaintiff Request REQUEST FOR TRANSCRIPT OF PROCEEDINGS - Transaction 8336182 - Approved By: CSULEZIC: 03-10-2021;15:36:54 Filed 83-10-2021 Proof of Electronic Service Transaction 8335533 - Approved By: NOREVIEW: 03-10-2021:12:28:14 Notice of Electronic Filing 03-10-2021 Proof of Electronic Service Transaction 8335420 - Approved By: NOREVIEW: 03-10-2021:12:11:24 Notice/Appeal Supreme Court 03-10-2021 Filed by: STEPHEN SMILEY KENT, ESQ. Plaintiff \$Notice/Appeal Supreme Court Transaction 8335431 - Approved By: YVILORIA: 03-10-2021:12:27:08 Notice of Electronic Filing Filed 63-10-2021 Proof of Electronic Service Transaction 8335392 - Approved By: NOREVIEW: 03-10-2021:12:05:10 Case Appeal Statement 03-10-2021 Filed by: STEPHEN SMILEY KENT, ESQ. Plaintiff Case Appeal Statement Transaction 8335386 - Approved By: NOREVIEW: 03-10-2021:12:03:52 Notice of Electronic Filing Filed 03-09-2021 Proof of Electronic Service Transaction 8332348 - Approved By: NOREVIEW: 03-09-2021:10:29:34 Substitution of Counsel Filed Substitution of Counsel STEPHEN KENT, ESQ IN PLACE OF TODD TORVINEN, ESQ FOR PLTF - Transaction 8332340 - Approved By: NOREVIEW: 03-09-2021:10:28:36 Notice of Electronic Filing Proof of Electronic Service Transaction 8313912 - Approved By: NOREVIEW: 02-25-2021:13:46:38 Transcript - Sealed Filed Document withheld. Document Security Level Exceeded Notice of Electronic Filing Filed Proof of Electronic Service Transaction 8290116 - Approved By: NOREVIEW: 02-10-2021;15:36:07 Notice of Entry of Ord Filed by: SHAWN B MEADOR, ESQ. Notice of Entry of Ord Transaction 8290110 - Approved By: NOREVIEW: 02-10-2021;15:34:58 - Continuation Notice of Electronic Filing Proof of Electronic Service Transaction 8273415 - Approved By: NOREVIEW: 02-01-2021:16:07:03 Ord Granting Ord Granting ... ORDER GRANTING MOTION FOR CLARIFICATIO OR DECLARATORY RELIEF; ORDER DENYING MOTION FOR ORDER TO ENFORCE AND/OR FOR AN ORDER TO SHOW CAUSE; ORDER DENYING REQUEST FOR ATTORNEY'S FEES AND COSTS Transaction 8273408 - Approved By: NOREVIEW: 02-01-2021:16:06:02 Notice of Electronic Filing

Proof of Electronic Service Transaction 8229337 - Approved By: NOREVIEW | 01-94-2021:17:05:04

Filed

12-16-2020:17:01:46

Notice of Electronic Filing

Filed

Proof of Electronic Service Transaction 8196008 - Approved By: NOREVJEW : 12-09-2020:08:52:36

Disclosure of Expert Witness PIERRE HASCHEFF'S DISCLOSURE OF WITNESSES Transaction 8209045 - Approved By: NOREVIEW

Case Summary 6/16/2021 Ord After Hearing Ord After Hearing... ORDER AFTER STATUS CONFERENCE - Transaction 8196005 - Approved By: NOREVIEW: 12-09-2020:08:51:47 Notice of Electronic Filing Filed Proof of Electronic Service Transaction 8194590 - Approved By: NOREVIEW: 12-08-2020:12:37:48 **Confidential Minutes Filed **Confidential Minutes 12-7 HEARING CC - Transaction 8194585 - Approved By: NOREVIEW: 12-08-2020;12:36:56 Notice of Electronic Filing Proof of Electronic Service Transaction 8182955 - Approved By: NOREVIEW: 12-01-2020:09:08:43 Ord Setting Hearing 12-01-2020 Filed Ord Setting Hearing ORDER SETTING STATUS HEARING - Transaction 8182950 - Approved By: NOREVIEW: 12-01-2020:09:07:34 Notice of Electronic Filing Filed Proof of Electronic Service Transaction 8071684 - Approved By: NOREVIEW: 09-17-2020:09:35:49 Notice 09 17-2020 Filed by: SHAWN B MEADOR, ESQ. Notice ... NOTICE OF SETTING: DEC 21, 2020, 9:00 AM - Transaction 8071631 - Approved By: YVILORIA: 09-17-2020:09:34:48 Notice of Electronic Filing 09-09-2020 Proof of Electronic Service Transaction 8058287 - Approved By: NOREVIEW: 09-09-2020:10:05:33 Ord Setting Hearing Filed 09-09-2020 Ord Setting Hearing ORDER SETTING MTOION RE: MSA FOR HEARING; ORDER HOLDING IN ABEYANCE MOTION FOR ORDER TO ENFORCE AND OR FOR AN ORDER TO SHOW CAUSE - Transaction 8058279 - Approved By: NOREVIEW: 09-09-2020;10:04:34 Notice of Electronic Filing 07-27-2020 Filed Proof of Electronic Service Transaction 7988458 - Approved By: NOREVIEW: 07-27-2020:08:02:52 Reply Filed Reply... REPLY TO OPPOSITION TO MOTION FOR ORDER TO SHOW CAUSE, OR IN THE ALTERNATIVE, TO ENFORCE THE COURT'S ORDERS - Transaction 7988178 - Approved By: SACORDAG: 07-27-2020:08:01:50 - Confidential Exhibit 1 - Confidential Exhibit 2 - Confidential Exhibit 3 - Confidential Exhibit 4 - Confidential Exhibit 5 - Confidential Exhibit 6 - Confidential Exhibit 7 Request for Submission Filed Request for Submission Transaction 7988178 - Approved By: SACORDAG: 07-27-2020:08:01:50 DOCUMENT TITLE: MOTION FOR ORDER TO SHOW CAUSE, OR IN THE ALTERNATIVE, TO ENFORCE THE COURT'S ORDERS PARTY SUBMITTING: TODD TORVINEN, ESQ DATE SUBMITTED: 07/24/2020 SUBMITTED BY: SJA DATE RECEIVED JUDGE OFFICE: Notice of Electronic Filing Filed Proof of Electronic Service Transaction 7976327 - Approved By: NOREVIEW: 07-17-2020:11:21:15 Opposition to Mtn Filed by: SHAWN B MEADOR, ESQ. Opposition to Mtn ... OPPOSITION TO MOTION FOR ORDER TO SHOW CAUSE, OR IN THE ALTNERNATIVE TO ENFORCE THE COURT'S ORDERS - Transaction 7976302 - Approved By: CSULEZIC : 07-17-2020:11:20:09 Notice of Electronic Filing Filed Proof of Electronic Service Transaction 7967051 - Approved By: NOREVIEW: 07-13-2020:11:10:23 Reply Filed by: SHAWN B MEADOR, ESQ. Reply... REPLY IN SUPPORT OF MOTION FOR CLARIFICATION OR FOR DECLARATORY RELIEF REGARDING TERMS OF MSA AND

DECREE - Transaction 7966977 - Approved By: BBLOUGH: 07-13-2020:11:09:25

Confidential Exhibit 1

6/16/2021 Case Summary Request for Submission Filed by: SHAWN B MEADOR, ESQ. 07 10-36 10 Request for Submission Transaction 7966977 - Approved By: BBLOUGH: 07-13-2020;11:09;25 DOCUMENT TITLE: MOTION FOR COLL CLARIFICATION OR FOR DECLARATORY RELIEF REGARDING TERMS OF MSA AND DECREE (NO ORDER PROVIDED) PARTY SUBMITTING: SHAWN MEADOR, ESE DATE SUBMITTED: JULY 13, 2020 SUBMITTED BY: BBLOUGH DATE RECEIVED JUDGE OFFICE: Notice of Electronic Filing 07-08-1020 Filed Proof of Electronic Service Transaction 7961157 - Approved By: NOREVIEW: 07-08-2020;15;01:34 Mtn Ord to Show Cause Mtn Ord to Show Cause MOTION FOR ORDER TO SHOW CAUSE, OR IN THE ALTERNATIVE, TO ENFORCE THE COURT'S ORDERS -07-08-2020 Transaction 7961095 - Approved By: SACORDAG: 07-08-2020;15:00;26 - Confidential Exhibit 1 Confidential Exhibit 2 - Confidential Exhibit 3 - Confidential Exhibit 4 Errata Filed 07-08-2020 ETTATA... ERRATA TO OPPOSITION TO MOTION FOR GLARIFICATION OR DECLARATORY RELIEF REGARDING TERMS OF MSA AND Court DECREE - Transaction 7961095 - Approved By: SACORDAG: 07-08-2020:15:00:26 - Confidential Exhibit 1 Notice of Electronic Filing 07-06-2020 Filed Proof of Electronic Service Transaction 7956918 - Approved By: NOREVIEW: 07-06-2020:16:31:03 Opposition to Mtn Filed Opposition to Mtn ... OPPOSITION TO MOTION FOR CLARIFICATION OR DECLARATORY RELIEF REGARDING TERMS OF MSA AND 07-06-2020 DECREE - Transaction 7956749 - Approved By: YVILORIA: 07-06-2020;16:30:13 Court - Confidential Exhibit 1 Confidential Exhibit 2 Confidential Exhibit 3 Confidential Exhibit 4 Notice of Electronic Filing 07-01-2020 Filed Proof of Electronic Service Transaction 7951420 - Approved By: NOREVIEW: 07-01-2020;11:46:04 Notice of Appearance Filed Notice of Appearance TODD TORVINEN, ESQ FOR PLAINTIFF - Transaction 7951384 - Approved By: SACORDAG: 07-01-2020:11:45:07 Notice of Electronic Filing Filed Proof of Electronic Service Transaction 7928131 - Approved By: NOREVIEW: 06-16-2020;15:13:14 Notice of Appearance 06-16-2020 Filed by: SHAWN B MEADOR, ESQ. Notice of Appearance SHAWN MEADOR, ESQ. obo LYNDA HASCHEFF - Transaction 7928035 - Approved By: MPURDY: 06-16-2020:15:11:57 Motion Filed by: SHAWN B MEADOR, ESQ. Motion ... MOTION FOR CLARIFICATION OR DECLARATORY RELIEF REGARDING TERMS OF MSA AND DECREE - Transaction 7928035 - Approved By: MPURDY: 06-16-2020:15:11:57 - Confidential Exhibit 1 - Confidential Exhibit 2

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- Confidential Exhibit 5
- Confidential Exhibit 6
- Confidential Exhibit 7
- Confidential Exhibit 8
- Confidential Exhibit 9

Notice of Electronic Filing

Proof of Electronic Service Transaction 5215270 - Approved By: NOREVIEW: 11-02-2015:14:02:51

Withdrawal of Counsel

Filed

Withdrawa of Counsel TODD L. TORVINEN ESQ / PLTF PIERRE A HASCHEFF - Transaction 5215048 - Approved By: YVILORIA . 11-

6/16/2021	Case Summary
	02-2015:14:01:52
05-15-20 5	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 5141048 - Approved By: NOREVIEW: 09-15-2015:09:54:00
09-14-2015	Notice Filed Notice ADDRESS SERVICE NOTIFICATION - Transaction 5140643 - Approved By: TBRITTON: 09-15-2015:09:51:54
07-31-3015	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 5055876 - Approved By: NOREVIEW: 07-21-2015:17:06:04
07-21-2015	Qualified Dom Relations Order Filed Qualified Dom Relations Order Transaction 5055875 - Approved By: NOREVIEW: 07-21-2015:17:05:12
06-11-2015	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4994591 - Approved By: NOREVIEW: 06-11-2015:10:24:24
05-10-2015 Court	Request for Submission Filed Request for Submission QUALIFIED DOMESTIC RELATIONS ORDER RE: PUBLIC EMPLOYEES RETIREMENT SYSTEM OF NEVADA (ORDER ATTACHED AS EXHBIIT) - Transaction 4993667 - Approved By: MCHOLICO : 06-11-2015:10:23:12 PARTY SUBMITTING: TODD TORVINEN, ESQ. DATE SUBMITTED: 06/10/15 SUBMITTED BY: MCHOLICO DATE RECEIVED JUDGE OFFICE: - Confidential Exhibit 1
02-27-2014	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4323233 - Approved By: NOREVIEW: 02-27-2014:16:34:31
02-27-2014	Qualified Dom Relations Order Filed Qualified Dom Relations Order Transaction 4323221 - Approved By: NOREVIEW: 02-27-2014:16:32:47
02-25-2014	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4318722 - Approved By: NOREVIEW: 02-25-2014:14:25:45
02-25-2014 Court	Request for Submission Filed Request for Submission QUALIFIED DOMESTIC RELATIONS ORDER (NO PAPER ORDER PROVIDED) - Transaction 4318668 - Approved By: MFERNAND: 02-25-2014:14:24:44 PARTY SUBMITTING: TODD L. TORVINEN, ESQ. DATE SUBMITTED: 02/25/14 SUBMITTED BY: M. FERNANDEZ DATE RECEIVED JUDGE OFFICE:
03-11-201m	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4300695 - Approved By: NOREVIEW: 02-11-2014:14:08:31
02 11 QU4 CoUH	Notice Filed Notice Transaction 4300421 - Approved By: MELWOOD : 02-11-2014:14:06:55 - Confidential Exhibit 1
	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4170666 - Approved By: NOREVIEW: 12-03-2013:09:41:29
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	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4137161 - Approved By: NOREVIEW: 11-15-2013:13:30:18
	Decree of Divorce Filed Decree of Divorce Transaction 4137157 - Approved By: NOREVIEW: 11-15-2013:13:29:13
	Notice of Electronic Filing Filed
	Proof of Electronic Service Transaction 4133567 - Approved By: NOREVIEW : 11-14-2013:11:56:26 Notice Withdrawal of Attorney

6/16/2021	Case Summary
	Filed by: SHAWN B MEADOR, ESQ. Notice Withdrawal of Attorney SHAWN MEADOR, ESQ. / LYNDA HASCHEFF - Transaction 4133241 - Approved By: MCHOLICO: 11-14-2013:11:55:03
1944	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4124489 - Approved By: NOREVIEW: 11-08-2013:14:04:18
11-65-7013 Fourt	Request for Submission Filed Request for Submission FINDINGS OF FACT, CONCLUSIONS OF LAW AND DECREE OF DIVORCE (NO PAPER ORDER PROVIDED) - Transaction 4124088 - Approved By: AAKOPYAN : 11-08-2013:14:01:50 PARTY SUBMITTING: TODD TORVINEN, ESQ DATE SUBMITTED: 11/08/2013 SUBMITTED BY: AAKOPYAN DATE RECEIVED JUDGE OFFICE:
10-22-2613	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4086083 - Approved By: NOREVIEW: 10-22-2013:16:34:48
10-22-2013 Court	Affidavit of Resident Witness Filed Affidavit of Resident Witness Transaction 4085149 - Approved By: TWHITE: 10-22-2013:16:22:18
10-14-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4062610 - Approved By: NOREVIEW: 10-14-2013:09:32:44
10-14-2013	Ord Sealing Filed Ord Sealing FILE - Transaction 4062601 - Approved By: NOREVIEW : 10-14-2013:09:30:46
10-02-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4038865 - Approved By: NOREVIEW: 10-02-2013:16:07:21
10-02-2013 Court	Ex-Parte Mtn Filed Ex-Parte Mtn EX PARTE REQUEST FOR ORDER DIRECTING SEALING OF RECORD - Transaction 4038492 - Approved By: MFERNAND: 10-02-2013:16:03:11
10=02-2013 Count	Request for Submission Filed Request for Submission EX PARTE REQUEST FOR ORDER DIRECTING SEALING OF FILE (NO PAPER ORDER PROVIDED) - Transaction 4038492 - Approved By: MFERNAND: 10-02-2013:16:03:11 PARTY SUBMITTING: TODD L. TORVINEN, ESQ. DATE SUBMITTED: 10/02/13 SUBMITTED BY: M. FERNANDEZ DATE RECEIVED JUDGE OFFICE:
66/36/2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 4030536 - Approved By: NOREVIEW: 09-30-2013:11:34:43
19-30-2010 Court	Agreement Filed Agreement MARITAL SETTLEMENT AGREEMENT - Transaction 4030260 - Approved By: YLLOYD: 09-30-2013:11:32:09 - Confidential Exhibit 1
Ĉ 13 36.3	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3995977 - Approved By: NOREVIEW: 09-13-2013:15:06:34
A ₁ - 962	**Confidential Minutes Filed **Confidential Minutes 6/20/13 CASE MANAGEMENT CONFERENCE - Transaction 3995970 - Approved By: NOREVIEW: 09-13-2013:15:04:52
to G	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3806959 - Approved By: NOREVIEW: 06-21-2013:16:39:59
* 1	Ord After Case Mgt Conference Filed Ord After Case Mgt Conference Transaction 3806949 - Approved By: NOREVIEW: 06-21-2013:16:37:03
1.680	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3788945 - Approved By: NGREVIEW : 06-14-2013:10:28:12
	Case Mgt Conf Stmnt/No Childrn Filed Document withheld, Document Security Level Exceeded

6/16/2021	Case Summary
	- Confidential Document
£105-11-90	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3788676 - Approved By: NOREVIEW: 06-14-2013:09:26:43
06 1+2013 Court	Divorce Case Mgt Conf Statmnt Filed by: SHAWN B MEADOR, ESQ. Divorce Case Mgt Conf Statmnt Transaction 3788624 - Approved By: HBROWN: 06-14-2013:09:22:50
06-14-2013 Court	Financial Declaration Filed by: SHAWN B MEADOR, ESQ. Financial Declaration Transaction 3788624 - Approved By: HBROWN: 06-14-2013:09:22:50
05-09-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3715141 - Approved By: NOREVIEW: 05-09-2013:12:10:28
05-09-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3715133 - Approved By: NOREVIEW: 05-09-2013:12:08:19
05-09-2013 Court	Notice of Case Mgt Conference Filed by: SHAWN B MEADOR, ESQ. Notice of Case Mgt Conference Transaction 3715051 - Approved By: LBARRAGA : 05-09-2013:12:06:35
G5-09-2013 Court	Answer and Counterclaim Filed by: SHAWN B MEADOR, ESQ. Answer and Counterclaim LYNDA L HASCHEFF - Transaction 3714850 - Approved By: YLLOYD: 05-09-2013;12:08:16
04-25-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3686465 - Approved By: NOREVIEW: 04-25-2013:14:47:16
04-25-2013 Court	Acceptance of Service Filed Acceptance of Service SHAWN MEADOR, ESQ. ACCEPTED SERVICE FOR LYNDA HASCHEFF ON 04/24/13 - Transaction 3686362 - Approved By: MCHOLICO: 04-25-2013:14:43:13
04-18-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3671678 - Approved By: NOREVIEW: 04-18-2013:15:48:47
04-15-2013 Court	Notice of Entry of Ord Filed Notice of Entry of Ord Transaction 3671635 - Approved By: NOREVIEW: 04-18-2013:15:42:27
04-17-2013	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3666597 - Approved By: NOREVIEW: 04-17-2013:11:55:09
04-17-2013	Ex-Parte Ord Filed Ex-Parte Ord MUTUAL FINANCIAL RESTRAINING - Transaction 3666561 - Approved By: NOREVIEW: 04-17-2013:11:50:15
da-JYGNES	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3665791 - Approved By: NOREVIEW: 04-17-2013:09:38:45
and diff.	Family Court Info Sheet Filed Document withheld. Document Security Level Exceeded
105 45, 391.9	Notice of Electronic Filing Filed Proof of Electronic Service Transaction 3661017 - Approved By: NOREVIEW : 04-15-2013:14:55:13
1 54E-2015 57E-7	Ex-Parte Mtn Filed Ex-Parte Mtn EX PARTE MOTION FOR MUTUAL FINANCIAL RESTRAINING ORDER - Transaction 3660991 - Approved By: LBARRAGA: 04-15-2013:14:52:19
	Request for Submission Filed Request for Submission Transaction 3660991 - Approved By: LBARRAGA: 04-15-2013:14:52:19 DOCUMENT TITLE: EX PARTE MOTION FOR MUTUAL FINANCIAL RESTRAINING ORDER (PAPER ORDER PROVIDED) PARTY SUBMITTING: TODD L. TORVINEN, ESQ. DATE SUBMITTED: APRIL 15, 2013 SUBMITTED BY: LBARRAGAN DATE RECEIVED JUDGE OFFICE:

Case Summary

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u4-r7-20.3 Cest Financial Declaration

Filed

Financial Declaration ... GENERAL FINANCIAL DISCLOSURE FORM

Complaint-Divorce No Children

Filed

\$Complaint-Divorce No Children

FILED
Electronically
DV13-00656
2020-12-17 09:40:12 AM
Jacqueline Bryant
Clerk of the Court
Transaction # 8209518: coulezio

SHAWN B MEADOR
NEVADA BAR NO. 338
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Post Office Box 2311
Reno, Nevada 89505
Telephone: (775) 688-3000
Facsimile: (775) 688-3088
smeador@woodburnandwedge.com

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IN THE FAMILY DIVISION

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

PIERRE A. HASCHEFF,

Plaintiff,

CASE NO. DV13-00656

V.

LYNDA L. HASCHEFF,

Defendant.

LYNDA L. HASCHEFF NOTICE OF HEARING WITNESSES AND EXHIBITS

Pursuant to NRCP 47, Defendant, LYNDA L. HASCHEFF, hereafter known as Defendant, through her undersigned counsel provides Plaintiff, PIERRE A. HASCHEFF, notice of intended witnesses and exhibits for the Evidentiary Hearing scheduled for December 21, 2020, at 9:00 a.m.

23 WITNESSES:

Lynda L. Hascheff c/o Woodburn and Wedge 6100 Neil Road, Ste. 500 Reno, Novada 89511 (775) 688-3000

Ms. Hascheff is the Detendant in this action and has knowledge of all issues

Pierre A. Hascheff
 c/o Todd Torvinen, Esq.
 232 Court Street
 Reno, Nevada 89501
 (775) 825-6066

Pierre A. Hascheff is the Plaintiff in this action and has knowledge of all issues.

Lucy Mason
 3351 Kincheloe Ct.
 Lafayette, CA 94549
 (925-) 808-1088

Lucy Mason is the sister to the Defendant in this action and can authenticate email communications, and testify about Defendant's efforts to obtain underlying information and Plaintiff's refusal to provide requested information and insistence that Defendant is not in need of or entitled to the requested information.

Todd Torvinen, Esq.
 232 Court Street
 Reno, Nevada 89501
 (775) 825-6066

Todd Torvinen is the Plaintiff's Attorney and can authenticate email communications, and testify about Defendant's efforts to obtain underlying information and Plaintiff's refusal to provide requested information and insistence that Defendant is not in need of or entitled to the requested information.

HEARING EXHIBITS:

Defendant produces and identifies electronic copies of the following documents to Plaintiff's counsel:

Ехнівіт	PARTY	DESCRIPTION	MARKED	OFFERED:	ADMITTEL
I.	DEFT	Judge Hascheff's Letter & Accompanying Summary			
	DEFT	Invoice Declaration of Todd R.			
2.) DELI	Alexander, Fisq			
3.	DEFT	Malpractice Complaint			-
4	DEFT	Email Correspondence between Ms. Hascheff's Counsel and Judge Dated March 1, 2, & 3,			
5	DFFI	2020 Email from Judge Hascheft Dated April 20, 2020	_		

6.	DEFT	Email from Counsel Dated April 20, 2020			
7.	DEFT	Letter from Todd Torvinen Dated May 29, 2020			
8.	DEFT	Counsel's Response to the May 29, 2020 Letter from Judge Hascheff's Lawyer Dated June 2, 2020			
9.	DEFT	Counsel's Letter Dated June 11, 2020			
10.	DEFT	Email Between Judge Hascheff and Lucy Mason			
11,	DEFT	Email Between Judge Hascheff and Shawn Meador			
12.	DEFT	Email Between Judge Hascheff and Lucy Mason			
13.	DEFT	Marital Settlement Agreement			
14	DEFT	Subpoena Duces Tecum		ļ	
15.	DEFT	Todd Alexander's Billing Statements			
16.	DEFT	Various Pleadings from Jaksick Case No. PR17-0446 & PR17- 00445			
REBUT	TAL AND	IMPEACHMENT DOCUMENTS	; RIGHT	TO SUI	PLEME

rebuttal and/or impeachment as an exhibit at the Evidentiary Hearing.

Affirmation Pursuant to NRS 239B.030

The undersigned affirms that this document does not contain the personal information of any party.

DATED this 12th day of December, 2020

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WOODBURN AND WEDGE

By (17 mg) Meador Attorneys for Defendant Lynda L. Hascher

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of the law offices of Woodburn and Wedge, 6100 Neil Rd., Suite 500, Reno, Nevada 89511, that I am over the age of 18 years, and that I served the foregoing document(s) described as:

Lynda L. Hascheff Notice of Hearing Witnesses and Exhibits

on the party set forth below by:

Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices.

X Personal delivery.

X Second Judicial E flex
Federal Express or other overnight delivery.

addressed as follows:

X Todd L. Torvinen, Esq. 232 Court Street Reno, NV 89501

The undersigned affirms that this document contains no social security numbers

Dated this Zday of December, 2020

Kelly Albry Mi

EXHIBIT 1

Lynda

I was such by a client for molpractice. The cose is on going.

The attorneys involve is enclosed.

Section 40 of the Settlement

agreement requires you must

pay yo the feas & costs. I don't

believe its Frir that I pay the

whole birl. I paid off the bollonce

so I need you to send me a check

for \$200,90 by Jan. 24 & Silsend you

and additional payorces

Rec'd 1/15/20 P. It.

LH000001

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Alled World (Wal practice Ins. Co). BILL THROUGH SERENGETI

Page: 1 10/23/2019 OUR ACCOUNT NO:

STATEMENT NO.

ATTN: Andy Kenney

Insur adjuster

REMINDER BILL

Hascheff, Pierre re: Allied World

PREVIOUS BALANCE

\$7,351.80

Stmt Date 02/13/2019 03/11/2019 Strnt # 6

Billed 826.80 7,425.00

Due 1.80 7,350.00 7,351.80

10/18/2019

Payment - Thank you PAH Limited LLC

-1,000,00

BALANCE DUE

\$6,351.80

\$6,351.80

FEES EXPENSESFINANCE CHARGE 11,850.00

00.0

PAYMENTS 5,500.00

poid ch. \$ 2368

For LAPPI MAIPPRUTIES

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Allled World **BILL THROUGH SERENGETI**

Page: 1 08/27/2019

OUR ACCOUNT NO: STATEMENT NO.

ATTN: Andy Kenney

REMINDER BILL

Hascheff, Pierre re: Allied World

PREVIOUS BALANCE

\$11,851.80

	Stmt Date 10/10/2018 11/08/2018 12/07/2018 02/13/2019 03/11/2019	Stmt # 1 3 4 6 7	Billed 1,300.00 150.00 2,150.00 828.80 7,425.00	1,300.00 150,00 2,150.00 826.80 7,425.00 11,851.80	4 200 00
03/25/2019 03/25/2019 04/08/2019- 04/16/2019 05/16/2019		Payment - T Payment - T Payment - T	hank you Allied World hank you Allied World hank you Allied World hank you Allied World hank you PAH LIMITED II LLC / /MENTS	nejasteni i saek	-1,300.00 -150.00 -1,000.00 -1,050.00 -1,000.00 -4,500.00
		BALANCE	NE		\$7,351.80

FEES EXPENSESFINANCE CHARGE PAYMENTS
11,850.00 1.80 0.00 4,500.00 4,500.00

1185/30-145000 =10401.80

BALANCE DUE

\$7,351.80

LH0000003

EXHIBIT 2

DECLARATION OF TODD R. ALEXANDER, ESQ.

STATE OF NEVADA

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COUNTY OF WASHOE

I, TODD R. ALEXANDER, hereby declare the following under the penalty of perjury:

- I am an attorney and partner at Lemons, Grundy & Elsenberg, licensed in the State of Nevada and in good standing, and I represent Pierre Hascheff ("Hascheff").
- 2. I was retained by Hascheff once he received a multi-page subpoena requesting any and all documents, correspondence, communications etc. with respect to his estate planning and related advice to 5 amuel laksick and related parties.
- 3. It was prudent on Hascheff's part to retain counsel immediately because the information requested clearly was aimed at undermining his estate plan and advice which could lead to a malpractice action depending on the jury verdict.
- 4. It was clear that Hascheff was being accused of malfeasance and mishandling the Jaksick estate, resulting in certain beneficiaries receiving less of what they perceived was their share of the estate.
- 5. There was also a possible claim by another beneficiary that Hascheff provided incorrect advice to that beneficiary which could result in said beneficiary being sued by his brother and sister with a substantial damage claim against him.
- 6. Hascheff was clearly at risk depending on the outcome of the underlying litigation.
- 7. There were two days of depositions and two days of trial testlinony, not to mention countless meetings with various attorneys to protect Hascheff's Interests.
- B. The fees and costs incurred in this case were necessary and reasonable to protect Hascheff's interests. An adverse result to Hascheff could have resulted in a multi-million dollar claim against him outside the coverage limits of his applicable insurance policy.
- 9. It should be noted that malpractice actions are not typically filed until the conclusion of the underlying litigation to determine whether the attorney is guilty of malfeasance and/or negligence. The underlying Jaksick estate litigation is still ongoing.

CEMENS, GNOHOV B. VISENBESD 1005 PLOHAL ST Thing FLOOR LYNG, NV 119519 775) 786-4068

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LEMONS, GRUNDY
& EISKNIVEN
6005 PLUMAS ST. 26
THIRD FLOOR

1(3:0, NY 09519 (775) 706-6060

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- 10. The time entries and description of the work conducted by my firm included in my billing invoices to Hascheff contain attorney-client privileged information. Certain entries do not include attorney-client information and therefore can be provided with privileged information reducted. These detail time entries can be provided without prejudice and waiver of the privilege. It is my understanding Hascheff has already provided only our billing summaries to you.
- 11. Any correspondence between Hascheff and my firm is protected by attorneyclient privilege and will not be produced. Similarly, any correspondence and all communications between my firm and Jaksicks' attorneys are also privileged and/or confidential and will not be produced.
- 12. The time and work in preparing this affidavit and related work is related to the malpractice action and will be billed accordingly.
 - 13. I declare under penalty of perjury the foregoing is true and correct.

 Dated: this 10th day of April, 2020.

TODD R. ALEXANDER, ESQ.

EXHIBIT 3

1							
1	KENT R. ROBISON, ESQ. – NSB #1167 REC'D & FILED						
2.	brobison@rssblaw.com						
	LINDSAY L. LIDDELL, ESQ. – NSB #14079 Lindsay L. Liddell, ESQ. – NSB #14079 SUSAN REPROSERS						
3	Robison, Sharp, Sullivan & Brust C. TORRESCIERE						
4	71 Washington Street Reno, Nevada 89503						
5	Telephone: 775-329-3151						
6	Facsimile: 775-329-7169 Attorneys for Todd B. Jaksick, Individually, and as Trustee						
7	of the Todd B. Jaksick Family Trust and as Trustee the 125 Trust						
8	IN THE FIRST JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA						
9	IN AND FOR CARSON CITY						
1							
10	TODD JAKSICK, Individually, and as Trustee						
11	of the Todd B. Jaksick Family Trust and as Trustee of the TBJ Trust, Case No						
12	Plaintiffs, Dept. No						
13	-						
14	VS.						
15	PIERRE HASCHEFF,						
16	Defendant.						
17							
18	COMPLAINT						
	As and for their complaint against the Defendant, Plaintiffs allege as follows:						
19	1. Todd Jaksick ("Todd") is a Trustee of the SSJ's Issue Trust ("Issue Trust").						
20	Todd is a Trustee of the Todd B. Jaksick Family Trust and the TBJ Trust.						
21	3. Todd is Co-Trustee of the Samuel S. Jaksick, Jr. Family Trust ("Sam's Family						
22	II.						
23	Trust"). 4. Todd is a party to an Indemnification Agreement drafted for him by Defendant.						
24	4. Todd is a party to an interminoadda 1 g						
25	5. Todd is manager of Incline 188 ELC (186 % 2 1815 Shore Boulevard, Incline						
	Defendant for the purpose of receiving title to a house located on Lake Shore Boulevard, Incline						
26	Navida ("the Lake Tahoe House").						
27	The Todd B. Jaksick Family Trust is a 23% owner of 1888 its microsto and						
28	membership are being challenged as a result of Defendant's legal services.						
Addition Share, Sufficient & Britis 21 Wishington St Kano, NV Syavi	montosians, territorial de la companya del companya del companya de la companya d						

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15.

Family Trust were done in a negligent and careless manner. Those legal services caused Todd to be sued in Second Judicial District Court, Case No. PR17-0045 and Case No. PR17-0046 filed in Washoe County, Nevada.

- 16. Defendant's negligent legal services have resulted and caused the Plaintiffs to sustain substantial damages well in excess of \$100,000. Stanley Jaksick and Wendy Jaksick have both brought claims against Todd in Case No. PR17-00445 and Case No. PR17-00446.
- 17. As a proximate cause of Defendant's negligent and careless legal services provided to and for Plaintiffs, Todd was sued in December of 2017 and February of 2018. Those lawsuits were filed by beneficiaries of Sam's Family Trust and of The Issue Trust and the lawsuits gave Todd first notice of the Defendant's negligence.
- 18. On December 17, 2018, expert reports were exchanged in the lawsuits filed by Sam's daughter, Wendy. These reports first provided Todd, individually and as Trustee, with actual notice of the Defendant's negligence. These reports appear to be based on misinformation and wrongfully accusing Defendant of committing egregious and serious errors in performing estate planning services for Samuel S Jaksick, Jr. Nonetheless, these reports gave Todd his first actual notice of the alleged wrongdoing by the Defendant as follows:
- a. The estate plan devised by Defendant was a bad one and subjected Todd to
- b. The Indemnification Agreement was poorly drafted and subjected Todd to conflicts of interest;
- c. The Lake Tahoe House documents were poorly devised and implemented causing Todd to get sued; and
- d. The Second Amendment was poorly drafted and implemented, causing Todd to get sued.
- 19. Todd has been directly damaged by Defendant's negligence. The Plaintiffs also contracted with Defendant requiring Defendant to provide competent legal advice and services.

 Defendant breached the contracts.
 - 20. Food is entitled to be indemnified by Defendant for any sums he pays to Wendy

and/or Stanley Jaksick in the litigation filed by Wendy and Stanley. 1 Todd is entitled to recover all fees and costs incurred in defending Wendy's and 21. 2 Stanley's lawsuits. 3 Todd is entitled to recover fees and costs incurred in this case. 22. 4 FIRST CLAIM—NEGLIGENCE 5 Plaintiffs incorporate all prior paragraphs and allegations. 23. Defendant and Plaintiffs had a lawyer/client relationship from 2007 to January б 24. 7 2013. 8 Defendant was engaged as Plaintiffs' counsel and attorney. 25. Defendant provided legal services for the Plaintiffs as described hereinabove. 9 26. The Todd B. Jaksick Family Trust is a 23% owner of TSS. Its interests and 10 27. 11 membership are being challenged as a result of Defendant's legal services. The TBJ Trust is a 23% owner of TSS and its membership interest is being 12 28. 13 challenged as a result of Defendant's legal services. Defendant breached his duty of care to the Plaintiffs as described hereinabove. 14 29. Defendant's breaches of duty constitute legal malpractice and professional 15 30. 16 Defendant's breaches of duties of care owed to the Plaintiffs, his malpractice and negligence. 17 his professional negligence as described herein above caused Plaintiffs to sustain damages in 18 19 excess of \$15,000. Plaintiffs are entitled to recover all damages caused by Defendant's breaches of 20 duties, negligence and malpractice, according to proof, in addition to attorney's fees incurred 21 22 Plaintiffs did not know of and did not have information to be aware of Defendant's herein. 23 33. negligence, breaches of duties and of the malpractice until December of 2017. 24 SECOND CLAIM—BREACH OF CONTRACT 25 Plaintiffs incorporate all prior paragraphs and allegations. 26 Plaintiffs and Defendant entered into contracts described hereinabove, whereby 34. 27 35-28

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Kithoun Statt Sulfices & Bress 11 Westelston 21 King 1998 Defendant was to and did provide legal services for Plaintiffs.

- 36. The contracts for professional services were supported by adequate consideration.
- The contracts were breached by Defendant.
- 38. The Plaintiffs performed all aspects and requirements of the contracts.
- 39. As a result of Defendant's breaches of the contracts described hereinabove,

 Plaintiffs have sustained consequential damages in excess of \$15,000 and are entitled to fees and
 costs.

THIRD CLAIM—INDEMNIFICATION

- 40. Plaintiffs incorporate herein all prior paragraphs and allegations.
- 41. Defendant's negligence and breaches of contract have caused Plaintiffs to be sued by Stanley Jaksick and Wendy Jaksick in Case Nos. PR17-00445 and PR17-00446.
- 42. Plaintiffs adamantly deny any wrongdoing regarding the issues raised in the lawsuits filed by Wendy and Stanley. Plaintiffs are aware of the Defendant's substantial efforts to protect Samuel S. Jaksick, Jr. and his heirs and beneficiaries, and Plaintiffs believe and allege herein that the Defendant proceeded at all times in good faith and with the best interests of the Plaintiffs and Samuel S. Jaksick, Jr. as his first priority. However, if Plaintiffs are found liable to Stanley and/or Wendy or should Plaintiffs, or any one of them, be required to pay in any way Stanley and/or Wendy, Plaintiffs are entitled to recover such amounts by way of indemnification from Defendant.
- 43. Plaintiffs have been obligated to and have paid legal fees for defending Wendy and Stanley's lawsuit in amounts in excess of \$100,000. Plaintiffs are entitled to be indemnified for all fees and costs paid to date and for all fees and costs incurred in the future for defending Plaintiffs in the Wendy and Stanley lawsuits. This indemnification claim has therefore accrued.

WHEREFORE, Plaintiffs seek judgment as follows;

- For consequential damages according to proof in excess of \$15,000;
- 2. For indemnification of any and all sums Plaintiffs must pay Wendy and/or Stanley;
- For fees and costs incurred in the Wendy and Stanley lawsuits;
- 4 For fees and costs incurred in this action; and

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Rubinos, Sherp, Sullivas & Brust 11 Windingras St. Regg, XY 59501 (275) 519-5,51 5. For such other relief as is appropriate under the circumstances.

DATED this 26th day of December 2018.

ROBISON, SHARP, SULLIVAN & BRUST A Professional Corporation 71 Washington Street Reno, Nevada 89503

KENT'R ROBISON LINDSAY L. LIDDELL

Attorneys for Todd B. Jaksick, Individually, and as Trustee of the Todd B. Jaksick Family Trust and as Trustee of the TBJ Trust

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----Original Message----From: Pierre Hascheff <pierre@pahascheff.com> Sent: Sunday, March 01, 2020 1.1:58 AM

To: Shawn Meador <smeador@woodburnandwedge.com>

Subject: [SPAM - keyword checking] - Indemnity

I was informed by Lucy Mason that I need to contact you regarding my reimbursement for attorneys fees and costs incurred pursuant to section 40 of the settlement agreement dated September 1, 2013. The amount owed to date by Lynda is \$4675.90. I provided all the documentation that Lucy requested which I assume you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement agreement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement agreement because I've been sued for you have which includes the billing invoices. I intend to enforce the settlement agreement agre

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From:

Shawn Meador

Sent:

Monday, March 02, 2020 8:37 AM

Yo:

Pierre Hascheff Kelly C. Albright

Cc:

Subject:

RE: Indemnity

Plerre

Please provide me with copies of the documents that Lucy requested so that I can evaluate your claim. Lynda is not responsible for payment of any fees related to your deposition etc., in the Jaksick probate matter. I need to determine what fees have actually been charged and paid, without contribution from insurance company, in the malpractice action that appears to be on hold. I cannot do that without seeing the actual bills and time entries.

I would like to review all correspondence between you (and your counsel) and the plaintiff, Mr. Jaksick, and/or plaintiff's counsel, Kent Robison, in the malpractice action. I would like to review all correspondence between you and your counsel in the malpractice action. I do not believe that you can reasonably take the position that this is a community debt for which Lynda is equally responsible while insisting that you may keep secrets from her about the litigation. If it is a community obligation her rights are present, existing and equal to yours. If you have greater rights, you must necessarily accept greater responsibility.

As Lucy noted, we believe that in handling this matter you have a fiductary duty to Lynda and your failure to notify her of the claim or your proposal for how to address the claim in a timely manner, is a breach of your fiduciary duty. If it should turn out (and I trust and hope this is not the case) that you have sought to recover fees from her for your time and efforts in the probate matter that would, in my opinion, be an additional breach of your fiduciary duty to her.

Lynda would certainly like to avoid the need for motion practice if possible. I need the requested information in order to give her thoughtful advice. If you elect, instead, to file a motion, I will ask the court to allow discovery with respect to these issues. I trust that I will receive the requested information within the ten days you have demanded that we respond.

Shawn

IH000013

From: Sent: Ta: Sub)ect: Shawn Meador Tuesday, March 03, 2020 4:01 PM Pierre Hascheff RE: Indemnity

Pierre

We will have to agree to disagree. I believe that under these circumstances, you have a fiduciary duty to Lynda. I believe that, as a fiduciary, you had an obligation to notify Lynda of the malpractice claim as soon as you became aware of it, and that she is entitled to participate in decisions that impact her financial well-being. I do think she has been harmed by your decision to keep the claim secret from her for so long. How did doing so protect her? I am hopeful that any judge would have serious reservations about that decision. As a judicial officer, I believe the court should hold you to a strict fiduciary duty to Lynda in all of your dealings regarding litigation that impacts her, and I hope, give her the benefit of the doubt on these issues.

I do not believe Lynda is obligated to simply sit back, let you handle the claim in any manner you believe is in your best interests, and then simply pay you whatever you demand she owes you. Nothing in the language of the MSA gives you this authority and control over decisions that impact both of you.

I believe Lynda is entitled to full and complete transparency. I do not believe you have a viable attorney/client privilege claim. NRS 49.115(5). Furthermore, in your discussions with lawyers about the malpractice claim, you are necessarily doing so as her agent and fiduciary if you expect her to pay half the bill, and, thus, I do not believe the law allows you to keep secrets from her. As a fiduciary, how do you protect her interests by hidling the facts from her?

As I previously stated, I do not believe that she is responsible for your costs and fees in the underlying probate proceeding in which you were a percipient witness. Nor do I believe such fees fall within the language your lawyer

Lynda is prepared to honor her obligation to pay her share of the costs and fees incurred in the malpractice action that have not been covered by insurance. I do not have sufficient information on which to evaluate what she does or does not owe you at this time because you have objected to providing that information. Upon receipt of the requested documents and other information, I will evaluate your demands with Lynda and she will pay what she owes under the agreement your lawyer drafted.

If, instead, you chose to litigate, Lynda will ask the Court to require you to provide the Information we have requested and will seek the fees and costs Lynda incurs in such litigation. While she would prefer to resolve this issue without the need for litigation, she is prepared to seek the court's protection if necessary. My gut maction is that the court would not look an your positions favorably

If you have any legal authority you believe demonstrates that I am mistaken in the legal positions I have outlined above, Lain happy to review and evaluate your authorities with Lynda

----Original Message----From: Plerre Hascheff <plerre@pahascheff.com> Sent: Monday, April 20, 2020 12:12 PM To: Shawn Meador <smeador@woodburnandwedge.com> Cc: Todd@Toddltorvinenlaw.com

Subject: Indemnity

I trust you now have had an apportunity to review the documents Lucy sent you. In the meantime I have engaged Todd Alexander my malpractice defense attorney to respond to your allegations concerning the malpractice action. I have also engaged Todd Torvinen to represent me should we have to enforce the settlement agreement in Family Court and seek contempt proceedings, I have previously notified you pursuant to the settlement agreement any costs incorred including attorneys fees in enforcing the Indomnity agreement will be assessed against your client for failure to hunor her obligations under the agreement. I have given you an opportunity to resolve

this matter without incurring fees and costs but this option has been declined. The terms of the indemnity in the agreement are clear and unambiguous and your response to my request for payment in my opinion is only to gain leverage and delay the payment. As you know a delay in payment will only accrue statutory interest. Your demand for documentation which contain attorney-client privilege information as a condition to indemnity and payment is also additional evidence that your claims are without merit. See also NRCP 16.21 This duty to indomnify arises from the contractual language and is not subject to equitable considerations and will be enforced in accordance with its terms like any other contract. The basis for indemnity is restitution, and the indemnitee is not held harmless plasmant to the agreement if he most incur costs and fees to vindicate his rights irrespective of the outcome in the underlying litigation. That's why Courts will award costs and fees not only in defending the majoractice action but

Equals also modinely reject any claims by the unformator for bar faith, breach fiduciary duty, breach of the implied covenant of good faith and fair dealing ar publice camages recause those sharp have no ment in this context. Any such particulies to the jary has been deemed writing and prepalcial. To suggest somehow a liduciary duty exists is not appropriate in this context. Ror is it appropriate in other situations such as boyer, landlord or other context coni demnity claims

Similarly indemnity claims are generally brought after the underlying litigation is concluded or substantially concluded and no prior notice was given to the indemnitor of the underlying claim. The indemnitor simply defends the action and then tenders the claim for indemnity and payment irrespective of the outcome. This can be years after the underlying litigation is concluded.

I am willing to take payments of \$1500.00 a month to resolve this matter now without further costs. Please let me know your response within 10 days Sent from my iPad

3

From: Sent: To:

Cc:

Shawn Meador Monday, April 20, 2020 1:03 PM Todd@Todditorvinenlaw.com; tra@lge.net Kelly C. Albright RE: Indemnity

Counsel

Subject:

As you know, under ethical rules, I am not permitted to communicate with another party who I know to be represented by counsel. In prior communications, Judge Hascheff projected that he was acting as his own counsel and had not retained counsel in connection with his indemnity claim. He has now indicated that he has retained Mr. Torvinen in connection with that claim, and therefore, I will not respond directly to his email of today:

I would note that Judge Hascheff takes inherently contradictory positions. He insists that his potential liability for insulpractice is a joint or community obligation for which his former wife is equally responsible and that she must pay half of Mr. Alexander's fees, while, at the same time, insisting that Mr. Alexander represents him alone and that he has an attorney client privilege with Mr. Alexander that prevents my client from having basic information in connection with Mr. Alexander's work and his communications with Mr. Alexander about the very claim he insists my client is responsible

If, as Judge Hascheff contends, the potential malpractice obligation is a joint or community obligation for which my client is equally responsible, several things flow from that contention. First, if it is a joint or community obligation, Mr. Alexander's professional obligations, and fiduciary duties, necessarily flow to Judge Hascheff and to his former wife jointly. If it is a joint or community obligation, as Judge Hascheff insists, my client's rights and interests are present, existing and equal to Judge Hascheff's rights and interests. In my opinion, there could be no attorney client privilege against my client under these circumstances.

If, as Judge Hascheff, contends, the potential malpractice obligation is a joint or community obligation, my client had a right to know about the claim as soon as Judge Hascheff was aware of it and had an equal and equivalent right to participate in management of the fitigation. If Judge Hascheff insists that mr. Alexander represents him alone, then my client had then, and now has, the right to her own representation in connection with the claim. If she must retain her client had then, and now has, the right to her own representation in connection with the claim. If she must retain her client had then, and now has, the right to her own representation in connection with the claim. If she must retain her client had because for Alexander represents Judge Hascheff alone and his duties rou solely to Judge inscheff, then even counsel because for which be enoughly responsible for the fees my client is forced to incur to protect herself. They either have joint fees and representation or they each need and must pay separate legal fees for separate representation. Judge trascheff election to keep the potential claim a secret from my separate legal fees for separate representation. Judge trascheff election to keep the potential claim a secret from vicient and then unliaterally determine the manner in which he would handle it, he did so, in my applicant, necessarily, with a fiduciary duty to my client. All scholes not to which he would handle it, he did so, in my applicant her from obtaining her own counsel and protecting herself, thus, to indicate the first fiduciary duty to her. He is either acting to protect her interests or not. If he is, he has a liduciary duty in counsellor with these efforts.

There is no the language of the aircrite certifement supports a claim that my checker responsible to these that home musched discreted, the percounsed without of higher Husbell helieved that it was strategically valuable for his to have some defend from in the field without these fees to be included within the indemnitivation language, by should have consisted with my check to determine if she agreed that approach was appropriate and in the community's best interest. The mode a decision that we believed were in his own best interest without consisting her but now apparence demands that she pay it if we the deep artists out of his unitateral decision.

I have previously outlined the information I need to review in order to provide my client with thoughtful and informed advice. Judge Hascheff's insistence that my client must simply accept his demands and that she is not entitled to basic and fundamental information about the very fees he insists she must share, is not supported by the law or common sense. Upon receipt of the information I have requested I will be happy to review and evaluate Judge Hascheff's claims and demands in good faith and will respond promptly.

At this time, I need to know If Mr. Alexander takes the position that his duties flow solely to Judge Hascheff or if his position is that he has an equal and identical obligation and duties to my client in connection with this claim so that my client can make thoughtful decisions about how to protect her rights and interests. Can she rely on Mr. Alexander to protect her interests or should she assume that his role is to protect Judge Hascheff's interests? I need to know if Mr. Alexander shares Judge Hascheff's contention that their communications are protected by an attorney client privilege and if their thought processes in connection with legal strategy are protected by an attorney client or work product privilege as against my client who is being asked to pay half of Mr. Alexander's bill.

I continue to look forward to receipt of the information I have previously requested so that I can give my client appropriate advice. If Judge Hascheff determines that it is in his best interest to initiate litigation against my client, I will, necessarily, be forced to raise these same issues with the court and will request discovery to obtain the information I have requested.

In the meantime, if you have any questions or concerns, please do not hesitate to contact me

Shawn

THE LAW OFFICE OF TODD L. TORVINEN

CHARTERED

232 COLRESTREET RESO, NEVADA 59361 PHONE: (775) 825-6866 FAX: (775) 324-6863 E-MAIL: toddfistodollorylpenlayr.com

Certified Public Accountant (NV) Certified Estate Planning Law Specialist (EPLS)

May 29, 2020

Via RCMS

Shawn B. Meador, Esq. Woodburn and Wedge Attorneys 6100 Neil Rd., Suite 500 Reno, NV 89511

Re: Hascheff MSA Indemnity Clause

I write on behalf of my client, Judge Hascheff. Enclosed please find the redacted Dear Mr. Meador: billing statements from Todd Alexander, Esq., who represents Judga Hascheff regarding the malpractice action. Judge Hascheff previously provided these billing statements to Lucy Mason, Lynda Hascheff's sister. Also enclosed please find Mr. Alexander's Declaration dated April 10, 2020, generally explaining the need for counsel given the real threat and close in time filed malpractice action. The Declaration also describes the significant legal services required in light of the gravity of the threat and the malpractice action.

It is my understanding that on February 5, 2020, Mr. Hascheff emailed your client's sister, Lucy Mason (also an attorney) the (1) canceled checks for the payment of attorney fees related to the malpractice action, (2) the endorsement number showing malpractice tail coverage, (3), the actual policy and the tail coverage, (4) correspondence between him and the carrier's adjuster, (5) the Haschoff Marital Settlement Agreement, and (6) the 40 page subpoens demanding production of estate planning documents and other documents related to his estate planning advice. I also understand that at or near the same time in early February, Mr. Hascheff emailed Lucy Mason a copy of the malpractice complaint against him filed on December 25, 2018 1 further under stated that you received those documents.

Judge Haacoott forwarded his simal to you dated March 1, 2020, levoling the 10day notice and the required information triggering liability for attorney (see incurred for enforcement pursuant to Section 35 2 of the MARITAL SETTLEMENT AGRICEMENT dand applicable 1, 2013 (MSA.) You are probably also aware that MSA Section 40

Shawn Meador, Esq. May 26, 2020 Page 2

specifically requires your client to indemnify Mr. Hascheff for "one half (1/2) the costs of any defense and judgment" relating to a malpractice action.

In the March 1, 2020, email to you, Mr. Hascheff indicated as of that date, one half (1/2) of the attorney fees incurred related to the malpractice defense due from Lynda amounted to the sum of \$4675.90. Since March 11, 2020, Mr. Hescheff has incurred fees with my office related to enforcement of Section 40 which now total \$1687.50. As a result, under the terms of the MSA, your client owes the sum of \$6363.40 (\$4675.90 + \$1687.50) to Judge Hascheff. This does not include Mr. Alexander's fees and costs not yet billed in preparation of the Declaration and other time related to the malpractice action.

Hopefully, your client has interest in resolving this matter now. Judge Hascheff is willing to accept payments of \$1500 per month commencing June 15, 2020, until fully paid. Note that Judge Hascheff is also willing to waive interest accrual on the balance due to which he is entitled under NRS 99.040 as an accommodation to your client if your client accepts the terms described above.

Judge Hascheff requests your client's response to me within 10 days of the date of this letter. If necessary, Judge Hascheff will seek enforcement of the MSA indemnity provision thereafter. Thank you for your professionalism and your courtesy in advance.

Respectfully,

Todd I Toolingh Esq

Enclosures

Note: This writing contains an offer in compromise under NRS 48.105. As a result, it may not later be used as prohibited specifically by NRS 48.105.





June 2, 2020

VIA Email & Regular USPS Mail todd@todditorvinenlaw.com

Law Office of Todd L. Torvinen Todd L. Torvinen, Esq. 232 Court Street Reno, NV 89501

Re: Hascheff MSA/Fiduciary Duties

Dear Mr. Torvinen:

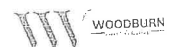
I am in receipt of your letter of May 29, 2020, in which you repeat the demands Judge Hascheff's previously made. Unfortunately, from my perspective, you elected not to address the issues and concerns raised in my email of April 20, 2020.

I would note that Mr. Alexander did address some of my concerns indirectly in his Declaration dated April 10, 2020, which you included in your letter of May 29, 2020. Given that Mr. Alexander's declaration was signed ten days prior to my email, it was clearly not written to address the concerns raised in my April 20, 2020, email and projects that all of the fees my elient has incurred in attempting to obtain basic information to allow her to make thoughtful decisions was just a waste of time and money and that Judge Hascheff was simply trying to create evidence for future motion practice.

In his declaration, however, Mr. Alexander unequivocally states that he represents Judge Finscheff and that his professional duty runs solely to Judge Hascheff. He asserts that there is an attorney client privilege between him and Judge Hascheff that shields him from disclosing information to my client, such as discussions he had with Judge Hascheff about his risk of liability. At the same time, however, you insist that Ms. Hascheff must pay half of his bill for those discussions and his advice. Mr. Alexander, in fact, incredibly suggests that his election to involve himself in the dispute between our clients regarding the Marital Settlement Agreement and Decree of Divorce is, in some way, related to the defense of the malpractice action. While I disagree, it reflects that Ms. Hascheff may not rely on Mr. Alexander to protect her interests in connection with the malpractice litigation, but instead will need her own lawyer.

Judge Hascheff insists that any liability arising out of the malpraetice claim is a joint or community debt for which Ms. Hascheff is equally responsible. I am unaware of any legal theory or basis on which Judge Hascheff could claim that he has the unilateral right to make all litigation decisions regarding this alleged joint or community obligation. Similarly, I am

Todd Torvinen, Esq. June 2, 2020 Page 2



unaware of any authority that would support his claim that he may keep the facts and legal advice he received, on which he based his litigation decisions, a secret from Ms. Hascheff, but that Ms. Hascheff must pay half of this legal fees for obtaining the advice. If you are aware of such authority, I would be more than happy to review and evaluate the authority you cite.

This is particularly troubling in light of the opinions asserted in paragraphs 3, 4, 5, 6, 7 and 8 of Mr. Alexander's Declaration. What specific facts support his sworn conclusions that Judge Hascheff was clearly at risk of substantial, potentially multimillion-dollar damage award? Judge Huscheff is only clearly at risk of such damages if there are facts that suggest he breached his professional obligation and failed to exercise the requisite standard of care, and as a result a person to whom he owed professional duties was proximately harmed by his breach of duty. Is Mr. Alexander suggesting that such facts exist?

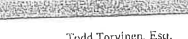
I would also note that the malpractice complaint alleges (I obviously have no knowledge if allegations are accurate) that Pierre represented Todd Jaksick individually and as trustee and beneficiary of his father's trust, that he represented Sam Jaksick, perhaps the trust itself and Todd's family trust. The potential conflicts of interest jump off the page. Did Judge Hascheff obtain written conflict waivers?

Ms. Hascheft cannot possibly evaluate whether Judge Hascheft's decision to retain counsel to represent him in connection with collateral litigation was "prudent" and in her best interest without knowing the facts and risks. In breach of his fiduciary duty, Judge Hascheft'did not afford her the courtesy of providing her with this information. Rather, he unilaterally made all decisions and then sent her a bill, while insisting he had every right to keep everything secret from her. He did so for at least a year and potentially much langer.

I would note that the malpractice insurance company has determined that it is appropriate to spend up to \$2,500 in responding to subpoenss such as those at issue here. The insurance company has paid that sum. The insurance company clearly does not believe that all of these expenses that Judge Hascheff domands that my client pay, that are related to the subpoena, deposition and trial testimony, are "claim expenses" related to the malpractice claim. If the insurance company, whose business it is to address what conduct is necessary in connection with a potential malpractice claim, believes that \$2,500 is reasonable, I would rely more heavily on that decision than I would on secret decision-making between Judge Hascheff and his counsel.

Ms. Hascheff remains prepared to pay her one-half of the total fees and expenses related to the malpractice action. From my review of the bills provided by Mr. Alexander, the only fees I can see that are directly related to the malpractice action come to 595. I appreciate, although disagree with, your claim that my client is responsible for any fees and costs Judge Hascheff elects to incur that he deems to be prudent in connection with collateral lawsuits. However, I elects to know what the fees and costs have been that are directly related to the malpractice action, so that Ms. Hascheff can pay her share of the undisputed fees and costs.





Todd Torvinen, Esq. June 2, 2020 Page 3



I would note that under the insurance policy, there is a \$10,000 retention. The limit of my client's obligation, therefore, would be \$5,000, unless there is ultimately a judgment in excess of policy limits. And yet, Judge Hascheff's position would potentially result in my client having a legal obligation well in excess of that \$5,000. That excess exposure, according to his position, is entirely within his control, based on decisions he unilaterally makes based on facts and legal advice that he insists he can keep secret from my client. Again, if you have authority in support of this extraordinary position, I am more than happy to review and evaluate that authority with my client.

In addition, Judge Flascheff deemed it necessary and prudent to have counsel in connection with his role as a percipient witness and with respect to legal udvice about how best to approach the malpractice claim and litigation. He is well experienced lawyer. My client is not a lawyer and has no legal training. Her interests in obtaining legal advice are greater than, not less than Judge Hascheff's. Judge Hascheff's counsel has made it clear that his duty is to Judge Flascheff and that his discussions and the advice he gave Judge Flascheff is confidential. Thus, it is, necessarily, of no value to my client.

If she is responsible for the legal fees Judge Hascheff incurs to obtain such advice, he is, necessarily, equally responsible for fees that she incurs in connection with these matters. To date, she has incurred approximately \$5,600 in fees simply to try to obtain the basic information we have repeatedly requested. Any claim Judge Hascheff has should, therefore, be offset by one-hulf of her fees.

Thus, while it appears entirely possible that we may have to litigate the parties' respective rights and obligations under the language of the MSA you drafted, we do not have to litigate the issue of the fees directly related to the malpractice action as opposed to the fees your client made a strategic decision to incur as a percipient witness in a collateral lawsuit.

If fitigation becomes necessary, I will, among other things, request that the Court allow me to conduct discovery with respect to when Mr. Hascheff knew or should have known of the facts on which the underlying malpractice claim is premised. The complaint in the malpractice action reflects that Judge Flascheff's autorney client relationship with the plaintiffs ended before the MSA was signed and Decree entered. The potential conflict issues noted above necessarily existed at the time the work was done. The discovery, necessarily, will focus on whether Judge Flascheff knew or should have known there was a potential risk of a malpractice claim that he did not disclose contrary to paragraph 29 of the MSA.

Should Judge Hascheff decide that finding resolution makes more sense than litigation. I might suggest that his demands on my client be stayed until the malpractice action is finally resolved and the total sums in dispute can be identified. If he believes that litigation of the issue noted above are in his best interest, so be it, my client is prepared to defend herself and seek to recover the legal fees she has and will incur



Todd Torvinen, Esq. June 2, 2020 Page 4



Pursuant to paragraph 35.2 of the parties' MSA, if we have not been able to reach an agreement within ten days of the date of this letter my client will file a declaratory relief action so that the court can determine my client's liability under these facts. To assure there is no confusion, my client's position is that she is responsible for one-half of the fees and costs associated with the malpractice action, that she is not responsible for Judge Hascheff's fees and costs as a percipient witness and that if Judge Hascheff's knew or should have known the facts on which the malpractice claim was premised, this part of their MSA was obtained by fraud. If you have any questions please do not hesitate to ask.

Sincerely,

Dictated but not read

Shawn B Meador, Esq.

Ce: L. Hascheff



June 11, 2020

VIA EMAIL & REGULAR USPS MAIL

todd@toddltorvinenlaw.com

Law Office of Todd L. Torvinen Todd Torvinen, Esq. 232 Court Street Reno, NV 89501

Re: Hascheff

Dear Mr. Torvinen:

To assure the accuracy of our motion, I need the following information and documents;

- 1. To know the current status of the malpractice action;
- 2. To know the current status of the underlying lawsuit among the Jacsick siblings;
- 3. A copy of the "multi-page subpoena" referenced in paragraph 2 of Mr. Alexander's declaration that allowed him to speculate that the subpoena could lead to a malpractice action, given that there could only be a meaningful risk of malpractice liability if documents in the file reflected that the work Judge Hascheff did or the advice he gave was in breach of his professional obligations and duties to his clients if those documents showed he did nothing wrong there would be no basis for such an opinion;
- 4. To know what documents or other information sought by that subpoens were such that they clearly reflected that they were attempting to undermine "his estate plan and advice which could lead to a malpractice action" as set forth in paragraph 3 of Mr. Alexander's declaration;
- What facts, circumstances, and written documents led Mr. Alexander to conclude that Judge Hascheff was at risk of a multi-million dollar claim against him;
- Whether Mr. Alexander still opines that Judge Hascheff is at risk of a multimillion dollar judgement in excess of policy limits.

and the second s



 Copies of the written conflict waivers that Judge Hascheff obtained when he was, at least according to the malpractice complaint, simultaneously representing multiple clients with potentially conflicting interests.

Sincerely,

Dictated not read

Shawn B Meador, Esq.

From: Pierre Hascheff [mailto:plerre@pahascheff.com]

Sent: Wednesday, February 05, 2020 4:42 PM

To: Lucy Mason

Subject: Re: Attached Image

You now have everything you requested. Time entries include narratives which include attorney-client communications. I am not waiving the attorney-client privilege.

There is no response to the complaint. The malpractice litigation is on hold until the underlying case is

When I received the subpoens there was a concern that a malpractice action would follow so I immediately retained a lawyer through the insurance company. I was deposed for over two days and I was a witness at trial for two more days. There were countless meetings prior to the deposition in and the trial with my lawyer. My

As you know there is no breach of a fiduciary duty. This is a straight contract and indemnity agreement and there is nothing in the section that requires any notice. In fact Lynda benefits because I've been making the payments and she received an interest free loan. Even if she was notified there's nothing she could do to change the outcome. I've been sued and if I don't retain counsel to represent my interests then we would have bigger problems if they were able to get a judgment against me which requires Lynda to pay half. Originally I thought I might just pay the bill and be done with it because The litigation would be completed in short order but it hasn't worked out that way. The litigation is continuing and they will be more bills. There's nothing in the agreement requires that you receive any of the requested documents only that I prove that I paid the bill which I have. I only provided them to you so that we can just move on and with reservation of all rights and without prejudice. These documents other than the invoices and payments do not change the indemnity agreement and the liability. As you know there's an attorney fees provision to enforce the agreement and that means she will be responsible for attorneys fees.

You should know that there is a error in the calculation the amount owed is \$9351.80 and 50% of that amount is \$4675.90. We need to have this resolved no later than February 24, 2020

Sent from my iPad

Sent: Monday, March 02, 2020 2:47 PM

To: Shawn Meador < smeador@woodburnandwedge.com >

Subject: Re: Indemnity

It will be quicker to get the documents from Lucy. Took me a lot of time to locate the documents and make the copies. I don't have that kind of time now to go back and do it all again.

I've already sent correspondence to Lucy explaining the delay. There has been absolutely no prejudice for notifying her after the underlying litigation was mostly concluded. There was absolutely nothing you or anyone could do during the underlying litigation. Also it is common practice to require a lawyer in the underlying litigation to testify first and determine if any errors were made then file a malpractice action. To suggest that I should be deposed for three days and a witness at trial for two days without the benefit of the lawyer to protect our interest and avoid a malpractice claim is simply foolish. The threat of malpractice was a common thread throughout the litigation. My lawyer was there to provide a defense for the pending malpractice action.

The time entries contain attorney-client communications. I am not going to waive the privilege. Lucy has all of the invoices showing what the insurance company paid. I believe it was only \$2500 the rest I had to pay. The information Lucy has is all you need to evaluate the claim. The indemnity agreement is very broad and does not say that the fees and costs must be incurred after the malpractice case is filed.

Sent from my iPad

On Mar 2, 2020, at 8:37 AM, Shawn Meador <<u>smeacon@wcodburnandwedge.com</u>> wrote:

Pierre

Please provide me with copies of the documents that Lucy requested so that I can evaluate your claim. Lynda is not responsible for payment of any fees related to your deposition etc., in the Jaksick probate matter. I need to determine what fees have actually been charged and paid, without contribution from insurance company, in the malpractice action that appears to be on hold. I cannot do that without seeing the actual bills and time entries.

I would like to review all correspondence between you (and your counsel) and the plaintiff, Mr. Jaksick, and/or plaintiff's counsel, Kent Robison, in the malpractice action. I would like to review all correspondence between you and your counsel in the malpractice action. I do not believe that you can reasonably take the position that this is a community debt for which Lynda is equally responsible while insisting that you may keep secrets from her about the litigation. If it is a community obligation her rights are present, existing and equal to yours. If you have greater rights, you must necessarily accept greater responsibility.

As Lucy noted, we believe that in handling this matter you have a fiduciary duty to Lynda and your failure to notify her of the claim or your proposal for how to address the claim in a timely manner, is a breach of your fiduciary duty. If it should turn out (and I trust and hope this is not the case) that you have sought to recover fees from her for your time and efforts in the probate matter that would, in my opinion, be an additional breach of your fiduciary duty to her.

From: Pierre Hascheff [mailto:plerre@pahascheff.com] Sent: Wednesday, February 05, 2020 4:42 PM To: Lucy Mason Subject: Re: Attached Image

You now have everything you requested. Time entries include narratives which include attorney-client communications. I am not waiving the automey-client privilege.

There is no response to the complaint. The malpractice litigation is on hold until the underlying case is

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As you know there is no breach of a fiduciary duty. This is a straight contract and indemnity agreement and lawyer attended all sessions there is nothing in the section that requires any notice. In fact Lynda benefits because I've been making the payments and she received an interest free loan. Even if she was notified there's nothing she could do to change the outcome. I've been sued and if I don't retain counsel to represent my interests then we would have bigger problems if they were able to get a judgment against me which requires Lynda to pay half. Originally I thought I might just pay the bill and be done with it because The litigation would be completed in short order but it hasn't worked out that way. The litigation is continuing and they will be more bills. There's nothing in the agreement requires that you receive any of the requested documents only that I prove that I paid the bill which I have. I only provided them to you so that we can just move on and with reservation of all rights and without prejudice. These documents other than the invoices and payments do not change the indemnity agreement and the liability. As you know there's an attorney fees provision to enforce the agreement

You should know that there is a error in the calculation the amount owed is \$9351.80 and 50% of that amount is and that means she will be responsible for attorneys fees. \$4675.90. We need to have this resolved no later than February 24, 2020

Sent from my iPad

From: Lucy Mason lucy.masonsena@yahoo.com

EXHIBIT &

Subject: Your demand to Lynda Hascheff

Date: Feb 4, 2020 at 11:42:04 AM

To. Pierre Hascheff pierrempahascheff.com Cc: smeador@woodburnandwedge.com

Pierre -

Lynda forwarded me the invoices and letter you sent her in the mail. It appears that you are demanding that she pay half the entire amount billed in the malpractice matter, as opposed to half the amount you have neutrally paid. The invoices reflect that the insurance company (Allied World) has paid a large amount to date and you have paid \$3,000. There is a handwritten note that you have paid the balance of the remaining bill dated 10/23/19, but there is no canceled check or subsequent invoice reflecting that.

Please provide the following documentation so that we can assess your demand:

- 1. A copy of the insurance policy pursuant to which you have made a claim
- 2. All correspondence with your insurance company and adjuster about the claim
- 3. All detailed billings/invoices you have received to date from Lemons, Grundy or any other firm working on your behalf on this matter, including all time entries by attorneys working on
- 4. All proof of payment you claim you have made on any bills reflected in 3) above
- 5. All relevant pleadings in this matter, including but not limited to your response to the complaint

Finally, you had notice of this potential claim for well over 16 months, and undoubtedly much longer. You have a fiduciary duty to Lynda as it relates to this claim to keep her apprised and in the loop. By asking me to send you this note in response to your demand, she is in no way waiving whatever recourse she may have for your breach of that duty. I am helping Lynda as her sister, not as an attorney. Should this require the need for legal services, she will hire an attorney,

Thank you.

Lucy

From: Pierre Hascheff (mnittorpierre@pahascheff.com) Sent: Sunday, January 26, 2020 7:59 AM To: Lucy Mason Subject: Fivd: Attached Image

Here's a copy of the Page requiring reimbursement for attorneys fees and costs. I do not have Lynda's new email. So I'm forwarding these documents to you. If that's a problem let me know

Sent from my iPad

LH000031

MARITAL SETTLEMENT AGREEMENT

This Marital Settlement Agreement is entered into effective September 1, 2013, between Pierre A. Hascheff (Husband) and Lynda Lee Hascheff (Wife) in order to resolve all issues between them with regard to the dissolution of their marriage. The parties intend this Agreement to be a final and complete settlement of all of their rights and obligations to each other arising out of their marriage, including without limitation, all past and present interspousal claims of any kind that either may have against the other, except as otherwise provided in this Agreement.

Therefore, Husband and Wife agree as follows:

RECITALS

Marriage and Separation

Husband and Wife were married on September 8, 1990 in Reno, Washoe County,
 Nevada, and have thereafter, been married to each other continuously. They have lived separate and apart since April 12, 2012. The duration of the marriage is 23 years.

Grounds for Divorce

Irreconcilable differences have arisen between Husband and Wife, which have led to an
irremediable breakdown of the marriage. There is no possibility of saving the marriage through
counseling or other means, and the parties have agreed to the dissolution their marriage.

Children of Marriage

The parties have no minor children. Wife may claim both children as dependents to the extent she is eligible to do so. Notwithstanding the previous, if wife receives no tax here fit from said dependents, then Flusband may claim one or both.

Legal Proceedings

3. The original of this Agreement shall be filed with the Court. The court will be requested to (i) approve the entire Agreement as fair and equitable, (ii) order each party to comply with all of its executory provisions, and (iii) merge the provisions of the Agreement into the Decree Divorce. This Agreement is not conditioned upon the merger with or entry of the Decree of Divorce.

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SPOUSAL SUPPORT

Payments of Spousal Support

4. Husband shall pay spousal support to Wife in the sum of \$4,400.00 per month for three (3) years until August 30, 2016. Commencing on September 1, 2016, Husband will pay spousal support of \$3,400.00 until he retires. Payments shall be due on or before the first day of the menth. The alimony may be readjusted accordingly in the event of changed circumstances. Wife acknowledges the alimony and Wife's PERS survivor benefit is a material consideration and material part of this settlement.

Termination of Spousal Support

The payments of spousal support provided in this Agreement, and the court's jurisdiction
to order spousal support, shall terminate on the death of either party or on the remurriage of Wife
before the above termination date.

Modification of Amount of Spousal Support

6. The amount of the periodic payments of spausal support provided in this Agreement may be modified either upward or downward or terminated by any court in the future on a showing of change of circumstances.

Alimony Tax Treatment

- 7.1. All payments to or on behalf of Wife for her support, as set forth above, are intended to qualify as alimony under Internal Revenue Code sections 71 and 215, and are to be included in Wife's gross income and deducted by Husband as provided in those Code sections.
- 7.2. Wife agrees that she shall report as income on her federal and state income tax returns for the year of receipt all sums paid to her, or on her behalf, by Husband under this Agreement, and that she shall pay any resulting taxes due. Wife agrees to indemnify and hold Husband harmless from any federal and state income tax obligation that he may incur by reason of Wife's failure to report as income, and pay the taxes due on, sums paid to her or on her behalf as spousal support under this Agreement.

Sponsal Support Provisions Contingent on Tax Laws

8. The parties have agreed on the spousal support provisions of this Agreement in light of the existing faderal and state income tax laxe, which provide that spousal support is deductible by the payor and local to the payer. If the lavet are changed so that spousal support payments shall be taxable to the payor and not to payer, the issue of spousal support shall be subject to future negotiation, agreement, or order of court

Notice of Occurrence of Contingencies

Finsband HA Wife 1 Page 2 of 16

- 9. Husband and Wife shall each notify the other promptly and in writing of the happening of any contingency that affects the right or duty of either party to receive or make spousal support payments under the terms of this Agreement. Any overpayments of spousal support made by Husband after the occurrence of such a contingency and before receipt of the notice shall immediately be refunded by Wife, or set off against future payments after first applying the overpayments to any support amounts that are in default.
- 10. Wife acknowledges Husband has no obligation to provide Wife with health insurance coverage. Husband will cooperate with Wife so she may obtain COBRA insurance coverage within sixty (60) days after entry of decree of divorce. Husband will pay one-half (1/2) the cost of the COBRA premium for a period of eighteen (18) months provided, however, if Wife obtains her own coverage through her employment, the COBRA payments shall cease. Husband's payment share of COBRA premium is not considered alimony. Wife acknowledges Husband can no longer carry health insurance on Wife after the divorce. In lieu of COBRA, Wife may obtain her own health insurance policy in the private market or through the exchange offered through the Affordable Care Act (So-Called Obamacare). In the event she does so, the same terms and conditions shall apply as if she had obtained COBRA continuation coverage.

DIVISION OF PROPERTY

Division of Community Assets

- 11. Husband and Wife agree that their community property shall be divided between them as set forth below.
- 11.1 The parties further agree that this Agreement effects a substantially equal division of their community property. Any equalization is forever waived.
- 11.2 Riverside Drive office and back house located at 1029 and 1029 ½ will be sold and the not proceeds less expenses, storage and relocation costs will be shared equally. Each party shall bear one half of the tax consequences as a result of the sale.
- 11.5 The Wife will receive the Alpine Meadows property and the Pineridge property valued at \$150,000,00 and \$120,000,00 respectively. The property at 120 Juanita Drive, Incline Village, Revada will be sold. Husband will receive the 2555 Manzanta property valued at \$750,000,00 the Arraona property at 2123 Catamatan will be sold. The parties will jointly agree to the initial and any subsequent changes to the listing price and terms of any sale departed above. If the parties are maide to agree on the terms of any sale, the respective realter will are fact the darrow and if the parties will cannot agree, the Court will deadle the usua. The net particulated my also and if the parties will cannot agree, when expenses and moving court will be in ided equal; it is used above, after those, sharages, when expenses and moving court will be in ided equal; it is used above, after those, sharages, when expenses and moving court will be in ided equal; it is the gray averages the right to use their one-half (152) of the net proceeds in a lab free exerting under IRC 1031.

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Assets Assigned to Wife

12. Husband releases, transfers, and assigns to Wife, as her sole and separate property, all of his right, title, and interest in and to the assets listed below. Husband further agrees to execute all documents that may be required to establish or confirm Wife's sole ownership of all listed assets as described on Exhibit I attached hereto and incorporated by reference.

Assets Assigned to Husband

13. Wife releases, transfers, and assigns to Husband, as his sole and separate property, all of her right, title, and interest in and to the assets listed below. Wife further agrees to execute any and all documents that may be required to establish or confirm Husband's sole ownership of any listed asset as described on Exhibit 1 attached hereto and incorporated by reference.

Encumbrances and Litigation

14. With regard to all property assigned under this Agreement, except as may otherwise be specifically provided in this Agreement, the assignee spouse assumes all encumbrances and liens on the property and agrees to indemnify and hold the other party free and harmless from any claim or liability that the other party may suffer or may be required to pay because of those encumbrances or liens, including the payment of reasonable attorney fees. Wife and Husband shall refinance their respective properties to remove and release the other from the existing loan and liability within one (1) year.

lusurance

15. The Husband's current group term life insurance with Washoe County and the NY Life insurance shall, as of the effective date of this Agreement, remain with Husband as owner and Wife shall receive 100% of the net proceeds of Husband's Washoe County and NY life insurance policy H-Husband dies of the fore-lemma, 1, 2017, Husband has no obligation to maintain the NY Life policy after December 31, 2014. Husband shall be considered the owner of the insurance policy, and shall pay all policy premiums coming due on and after that date, for so long as the policy is maintained in force. Wife acknowledges Husband's Washoe County policy will terminate if Husband is no longer a county employee.

Social Security

16. The Parties retain their respective Social Security benefits, including any derivative rights to which they might be entitled by virtue of their marriage to each other, as their separate property pursuant to federal law.

Pierre A. Hascheff, Chtd. Profit-Sharing Plan

Husband Wife 16 Page 4 of 16

- 17.1. Wife's ½ interest in the Pierre A. Hascheff, Chtd., Profit-Sharing Plan shall be implemented by a separate Qualified Domestic Relations Order (QDRO). Wife shall have the right to elect to have her interest in the Pierre A. Hascheff, Chtd., Profit-Sharing Plan allocated to a separate account for her (if permitted by the Pierre A. Flascheff, Chtd., Profit-Sharing Plan); or distributed to her directly; or distributed to an IRA or eligible retirement plan of which she is a beneficiary. If Husband predeceases Wife, payment to Wife shall nonetheless be made under the terms of this Agreement. If Wife dies before full payment to her has been made, the amount unpaid shall be distributed to the beneficiary designated in writing by Wife to the plan administrator of the Pierre A. Hascheff, Chtd., Profit-Sharing Plan in the manner prescribed by the plan administrator, or if no beneficiary has been so designated, to Wife's estate.
- 17.2. Wife shall report, pay, and be responsible for all taxes due on amounts received by her from the Pierre A. Huscheff, Chtd., Profit-Sharing Plan. Under the Internal Revenue Code, the nonparticipant spouse shall be treated as the distributee of any distribution or payment made to her under a QDRO. As such, all amounts distributed to the nonparticipant from the Pierre A. Hascheff, Chtd., Profit-Sharing Plan are otherwise includible in income shall be taxable to the nonparticipant to the extent not rolled over to another qualified plan or Individual Retirement Account. The Wife shall indemnify Husband for any taxes (including interest and penalties, and "tax on the tax", if any) that he may be required to pay to any taxing authority in connection with any plan distribution. The parties agree to cooperate in filing consistent tax returns in connection with distributions received from Pierre A. Hascheff, Chtd., Profit-Sharing Plan. The court shall reserve jurisdiction to resolve any disputes in connection with any tax return. If either spouse should breach his or her reporting or payment obligations, he or she shall indemnify the other spouse for any cost, fee, or other expense (including but not limited to accounting and attorney's lees) incurred by the other spouse in connection with any audit or examination of the other spouse's tax return, relative to accomplishing the tax result described above.

Hosband's PERS Benefits

- 18.1. Wife is entitled to, and awarded as her separate property, her community interest in and benefits of Husband's Public Employees' Retirement System Nevada ("PERS" or the "System") to which Husband is or may become entitled on account of his past, present, and future employment.
- 18.2. Husband will elect a form of benefit that would pay to Wife (in the event of Ilusband's death during pay status prior to that of Wife), a sum equal to the amount that would be paid to Wife under Option 6 with the specific sum payable to Wife If she survives Husband. The Wife's shade of Husband's pension ducing the parties' joint lives shall be determined under the "wait and see" approach destrated in the Gramm and Fundi cases. The option 6 survivers amount payable to the Wife man the death of the Husband shall be the sum of \$3,200.00 per month, approach for any COL's increase which executation the date of the Husband's retirement. The parties caree to equally be a sum of their joint lives when Husband is retired, the premium cost table reduction in the monthly benefit) retirement and option 6. By way of example, if Theband's manodified option 1 benefit is \$8,200 per month, and the option 6 benefit is \$7,000 per month, the premium cost is therefore \$1,200 per month, and the option 6 benefit is \$7,000 per month, the premium cost is therefore \$1,200 per month. Upon retirement, for example, if the benefit read and a factor of the benefit and a still a ceitar 2010 g, the benefit, they without



adjustment Husband would be paying 60% of the \$1,200 premium cost per month (\$720); and Wife would be paying 40% of the \$1,200 premium cost per month (\$480). In order to equally divide the premium cost of \$1,200, 10% of the total premium cost (\$120) would be subtracted from Wife's monthly benefit, and \$120 would be added to Husband's monthly benefit during the joint lives of the parties. In the event Wife predeceases the Husband, the benefits revert to the Husband.

- 18.3. In the event Husband dies before he retires and before starts receiving PERS benefits, Wife shall receive 100% of any survivor benefits provided Husband dies on or before January 1, 2019. If Husband dies after January 1, 2019, but before he retires, Wife will receive 75% and the children will receive 25% of said benefits to be shared equally by the children. Wife and Flusband agree to establish an escrow and/or trust for the children's share of said survivor benefits.
- 18.4. Husband is awarded the balance of any and all the benefits as his separate property from PERS, whether fixed, accrued, contingent or otherwise.
- 18.5. During the joint lives of the parties, the System shall directly pay Wife her interest in the monthly retirement allowance.
- 18.6. Wife understands that she will be entitled to a distribution of retirement benefits under PERS atthough Husband is not yet retired. Wife acknowledges her right to make a "Gemma election" to obtain an immediate distribution of her interest in these retirement benefits on or after the date when I-lusband is first eligible to draw a retirement allowance from PERS (irrespective of his decision not to retire). Wife hereby waives her right to make a "Gemma election".
- 18.7. The Parties will enter into a stipulated Qualified Domestic Relations Order to divide the retirement benefits provided for by the Public Employees' Retirement System Nevada. The court shall retain jurisdiction to resolve any disputes concerning the content of the Qualified Domestic Relations Order or to implement or correct any nunqualifying provision by issuing an amended or subsequent order. Until a Qualified Domestic Relations Order is executed by the parties and qualified by the administrators or the court, Husband shall not make or accept any election, or take any action, under the Public Employees' Retirement System Nevada (nor shall the Plan accept any elections) that might adversely affect Wife's interest in the Plan without Wife's path written consent or further court order upon ninety (90) days' notice to Wife (which notice may be shortened by the court upon a showing of good cause). Pending the preparation of the above order, the parties intend for this Agreement, when incorporated into a Decree of Divorce, to constitute a Qualified Damestic Relations Order for the Public Employees' Retirement System Nevada (if this becomes necessary). The parties stipulate that to the extent that any provision of this Agreement (when incorporated into a Decree of Divorce) partaining to qualified plans is not found to constitute a Qualified Domestic Relations Order, the court shall retain jurisdiction to implement or correct any nonqualifying provision by issuing an amended or subsequent Qualified Domestic Relations Order.

Division of Personal Property

Husband PA Wife WF Page 6 of 16

18.8. The parties will make a division of all remaining items of furniture, furnishings, and personal property to the extent they can agree. Thereafter, items will be allocated in the following manner. The parties shall flip a coin to determine which party will make the first choice of items. The other party will have the second and third choice of items. The party who made the first choice will have the fourth choice, and all choices after that will alternate between the parties until all items are selected. Selections shall be without regard to value. Parties will retain respective furniture in their residence.

Assets Assigned to Parties' Children

- 19. The following assets shall be owned as follows:
- 19.1 The 2011 Toyota RAV4 by Wife and insured by and paid for by Wife; and
- 19.2 The 2008 Jeep by Husband and insured by and paid for by Husband.
- 19.3 To the extent allowed, Wife's car and the daughter's car (RAV4) will remain under the current umbrella policy and Wife will reimburse Husband their respective share of the total premium.
- 19.4 Any other assets the parties allocated the children as described elsewhere in this Agreement.

The assets agreed to be owned by the children are not a part of the division of community property of the parties. Assets may be transferred to a minor under the Uniform Gifts to Minors Act, as agreed to by the parties.

Allocation of Community Debts

20. Husband and Wife agree that their community debts and obligations shall be allocated between them as set forth below. The parties further agree that this Agreement effects an equal division of their community debts and obligations.

Debts Assumed by Husband

21. Each party agrees to assume and pay the debts as disclosed on Eighbild 1. Husband further agree (1) to indemnify and hold Wife insented forms the above debts, and (2) to defend Wife, a his own expense, applied my claim, action as protection that is hereafter by ordinary to hold 3. In table on account of tiese debts, including the payment of reasonable attendey fees hold 3. In table on account of tiese debts, including the payment of reasonable attendey fees included by 3. Wife in defense of any each claim action of proceeding. Wife agrees the band in payoff the Sam's Club debt out, the community property study and Wife will obtain her own sayoff the Sam's Club account mark. This and will retain the current Sam's Club account Each and will retain the current Sam's Club account Each and the assume his credit card debt.

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Debts Assumed by Wife

22. Each party agrees to assume and pay the debts as disclosed on Exhibit 1. Wife further agrees (1) to indemnify and hold Husband harmless from the above debts, and (2) to defend Husband, at her own expense, against any claim, action, or proceeding that is hereafter brought seeking to hold Husband liable on account of these debts, including the payment of reasonable attorney fees incurred by Husband in defense of any such claim, action, or proceeding. Husband will pay Wife's cradit card debt up to \$6,000.00 from the parties joint account in accordance with Exhibit 1. Wife will assume her credit eard debt in excess of \$6,000.00.

Division of Omitted Assets

18. If, after the execution of this Agreement, any asset is discovered to exist that was not listed in and disposed of by this Agreement and that would have been community or quasi-community property of the parties, that omitted asset shall be divided equally between the parties. If, however, the existence of the asset was known to one of the parties at the time of execution of this Agreement, the party with that knowledge shall transfer or pay to the party without knowledge of the asset ("the other party"), at the other party's option, one of the following: (1) if the asset is reasonably susceptible to division, a portion of the asset equal to the other party's interest in it; (2) the fair market value of the other party's interest in the asset on the effective date of this Agreement, plus interest at the legal rate from the effective date to the date of payment; or (3) the fair market value of the other party's interest in the asset on the date of payment; or (3) the fair market value of the other party's interest at the legal rate from the discovery date to the date of payment. This provision will not be deemed to impair the availability of any other remedy arising from nondisclosure of community assets.

Omitted Community Debts

24. The parties acknowledge that they have provided in this Agreement for the payment of all community debts of which each is aware. Any debt, claim, or obligation (including the cost of defeating against it) not provided for in this Agreement and unknown by the parties at the time of the preparation of this Agreement, will be deemed a joint community obligation as long as the debt, claim, or obligation arose from the conduct of both parties, or from the conduct of one party and the manual community benefitted from that conduct, occurring during the marriage but before the effective date of this Agreement. If, however, an omitted claim, debt, or obligation arose from the conduct of only one party and the community did not benefit from it, then that claim, liebt a obligation will be the sole and separate obligation of that party. This previse a will not be derived to impair the availability of any other remady arising from namic closure of community debts.

Reimbursement and Equalizing Payment

25.1. To equality the division of the parties' community assets and obligations, Husband agrees to pay Wife the \$82,000.00 equalization payment although the equalization payment shown on

Husband Ptt Wife The Page 8 of 16

Exhibit 1 is \$80,697.00. Said equalization payment shall be paid from the net proceeds from the sale of the Incline property provided, however, if the Incline property is not sold within one (1) year of the property's listing date, then Husband will pay Wife the sum of \$82,000.00 equalization payment within ninety (90) days after the expiration of said one (1) year period.

Waivers Regarding Future Earnings and Acquisitions

26. The parties agree and acknowledge that all income, carnings, or other property received or acquired by Husband or Wife on or after September 4, 2013, the date of this agreement, is the sole and separate property of the receiving or acquiring party. Each party does forever waive, release, and relinquish all right, fitte, and interest in all income, carnings, or other property so received or acquired by the other.

Revocation of Trust

27. The parties have previously created the Pierre and Lynda Hascheff Revocable Trust, dated May 17, 2005, naming Husband and Wife as Trustees. The parties now revoke the Pierre and Lynda Hascheff Revocable Trust and agree that the remaining trust property shall be distributed one-half (1/2) to each according to the terms of this Agreement.

Post-Separation Debts

28. The parties agree that every debt incurred by either party after September 4, 2013, shall be the obligation of the party incurring the debt. The parties further agree that the party incurring a debt after that date shall (1) indemnify and hold the other party harmless from the debt, and (2) defend, at his or her own expense, the other party against any claim, action, or proceeding that is brought seeking to hold the other party liable on account of the debt, including the payment of reasonable attorney's fees incurred by the other party in defending against any such alleged liability.

Warranty of Disclosure of Assets and Debts

29 Each party warrants to the other that (1) all community assets and debts of which he or she has any knowledge have been addressed in this Agreement, (2) that he or she is not processed of or entitled to any community assets of any kind or description that have not been disposed of by this Agreement, and (3) that he or she has not incurred any community debts or obligations other than those disposed of by this Agreement.

Warranty Against Additional Debts

30. Each party warrants to the other that he or she has not incurred, and will not incur, any debt as to which the other is, or may become, liable, other than those debts addressed in this Agreement.

PAYMENT OF TAXES

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Joint Income Tax Returns

- 31.1. The parties shall file joint federal income tax return for the calendar year ending December 31, 2012.
- 31.2. Husband shall be responsible for the preparation of the joint tax return. Wife shall cooperate with Husband in the preparation of the joint tax return by providing all information necessary to prepare the joint return (including but not limited to, W-2 forms from all employers, statements of income from any source other than employment, interest from bank accounts, itemized deductions, and tax credits). This information shall be provided no later than thirty days before the deadline date for filing the return with the Internal Revenue Service.
- 31.3. Husband shall send the completed returns to Wife for approval and signature at least fifteen days before the deadline date for filing the return with the Internal Revenue Service. If the tax return as prepared are not acceptable to Wife, Wife shall notify Husband of her objections within ten days before the filing deadline.
- 31.4. Should either party fail to cooperate in the preparation and filing of the joint return, that party shall pay any additional tax liability, late penaltics, interest, attorney's or accountants' fees, and any other fees or costs incurred as a result of the failure to cooperate.
- 31.5. Husband shall pay all expenses incurred in the preparation and filing of the joint return,
- 31.6. Husband and Wife shall equally pay all amounts owing, if any, in connection with the joint income tax return filed under this Agreement
- 31.7. If either party fails to comply with the provisions of the paragraphs above, that party shall indemnify the other party for, and hold the other party harmless from, any increased tax liability, late paralties, interest, attorney's fees, accountant's fees, and any other fees or costs incurred by or assessed against the other party as a result of the first party's failure to comply.

Payment of Tax Deficiencies

- 32.1. Husband and Wife shall be equally responsible for paying all taxes, assessments, liabilities, deficiencies, penalties, interest, and expenses (including, but not limited to, accounting and legal fees) to any federal, state, or local taxing authorities arising out of any review of the parties' personal income tax returns for any period for which the parties filed joint returns.
- 32.2. Each party shall forward to the other party a copy of any tax deficiency notice or other correspondence or documentation received from any federal, ante, or local taxing authority relating to any joint income tax returns. Each party agrees to be appeare fully with the other and to execute any document reasonably required by the other, and to fundsh information and testimony with respect to any tax liability asserted by taxing authorities on any joint return.
- 32.3 After the Divorce, each party shall be responsible for their own taxes, interest penalties and expenses.

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Allocation of Tax Refund

33. Any tax refund received in connection with any joint income tax return filed by the parties shall be divided equally between the parties.

COSTS AND ATTORNEY FEES

Payment of Attorney Fees and Costs

34. Each party shall be solely responsible for his or her own attorney fees and costs incurred in connection with the negotiation, preparation, and execution of this Agreement and in connection with any proceeding for Dissolution of Marriage that may be commenced by either party. Neither party shall be liable to the other party for any of the other party's attorney fees or costs.

Payment of Future Attorney Fees and Costs to Prevailing Party

- 35.1. If either party to this Agreement brings an action or proceeding to enforce any provision of this Agreement, or to enforce any judgment or order made by a court in connection with this Agreement, the prevailing party in that action or proceeding shall be entitled to reasonable attorney fees and other reasonably necessary costs from the other party.
- 35.2. A party intending to bring an action or proceeding to enforce this Agreement shall not be entitled to recover attorney fees and costs under this provision unless he or she first gives the other party at least 10 written notice before filing the action or proceeding. The written notice shall specify (1) whether the subsequent action or proceeding is to enforce the original terms of the Agreement; (2) the reasons why the moving party believes the subsequent action or proceeding is necessary; (3) whether there is any action that the other party may take to avoid the necessity for the subsequent action or proceeding; and (4) a period of time within which the other party may avoid the action or proceeding by taking the specified action. The first party shall not be entitled to anorney fees and costs if the other party takes the specified action within the time specified in the notice.

GENERAL PROVISIONS

Representation by Counsel

36.1. Husband has been represented in the negotiation and preparation of this Agreement by his attorney of record Todd L. Torvinen, Esq., Esq. Wife has been represented in the negotiation and preparation of this Agreement by her atterney of second Shawn B. Mendor. This Agreement was prepared by Husband's attorney. However, the rule of construction that ambiguates are to be construct in taver of the nondrafting party shall not be employed in the construction of this Agreement.



Execution of Instruments and Further Assurances

37. Husband and Wife shall each execute and deliver promptly on request to the other any and all additional papers, documents, and other assurances, and shall do any and all acts and things reasonably necessary or proper to carry out their obligations under this Agreement. If either party fails or refuses to comply with the requirements of this paragraph in a timely manner, that party shall reimburse the other party for all expenses, including attorney fees and costs, incurred as a result of that failure, and shall indemnify the other for any loss or flability incurred as a result of the breach. Further, in case of a breach of the duties imposed by this paragraph, the court may, on ex parte application, order the county clerk to execute any document or other paper on behalf of the breaching party.

Release of All Claims

38. Except for the obligations contained in or expressly arising out of this Agreement, each party releases the other from all interspousal obligations, and all claims to the property of the other or otherwise. This release extends to all claims based on rights that have accrued before or during marriage, including, but not limited to, property and support claims and claims sounding in tort except Wife's obligation to defend and indemnify Husband for any malpractice claims.

Waiver of Rights on Death

39. Each party waives all right to inherit in the estate of the other party on his or her death, whether by testamentary disposition or intestacy, except under the terms of a will executed after the effective date of this Agreement. Each party further waives the right to claim a family illowance or probate homestead, or to act as personal representative of the estate of the other unless nominated by another person legally entitled to the right.

Indomnity and Hold Harmless

Except for the obligations contained in or expressly arising out of this Agreement, each party warrants to the other that he or she has not incurred, and shall not iccur, any liability or obligation for which the other party is, or may be, liable. Except as may be expressly provided in this Agreement, if any claim, action, or proceeding, whether or not well founded, shall later be brought seeking to hold one party fiable on account of any alleged debt, hability, act, or ormission or the other, the warranting party shall, at his or her sale expense, defend the other apainst the claim, action, or proceeding. The warranting party shall also meaning the other and hold han or her harmless against any less or hability that he or she may meta as a result of the claim action, or proceeding, backating attorney feet, nosts, and expenses incorred in defending or action, or proceeding, backating attorney feet, nosts, and expenses incorred in defending or accounting to any such action. In the event blusband is sued for ma practice, Wife agrees to actional and maintainty! Hurband for one half (1/2) the costs of any defense and judgment. To contain any purchase but its accounts of which Wife shall pay one half (1/2) of such costs.

Agreement Entered Into Voluntarily

Husband Pt Wife Dr Page 12 of 16

- 41. Husband and Wife represent that each, respectively:
 - Is fully and completely informed as to the facts relating to the subject matter of this Agreement, and as to the rights and obligations of both parties;
 - Has entered into this Agreement freely and voluntarily, without any coercion, undue influence, duress, or threat from any person;
 - c. Has carefully read each provision of this Agreement; and
 - d. Fully and completely understands each provision of the Agreement.

Each party acknowledges that this Agreement is fair and equitable to both parties.

Modification and Revocation

42. Except as otherwise provided in this Agreement, the terms of this Agreement may be modified or revoked only by a writing signed by Husband and Wife that expressly refers to this Agreement. The parties understand that this limitation is subject to the power of a court to modify any provisions or orders at any time concerning the custody, visitation, and support of their children.

Effect of Reconciliation

43. If after the effective date of this Agreement, as set forth in Paragraph 44, but before entry of any order or judgment of the court based on it, Husband and Wife acknowledge and agree in writing that their marriage has been restored and that they have mutually resembled their intent to Dissolution of Marriage, the executory provisions of this Agreement are to remain in force unless revoked or modified.

Effective Date

44. The effective date of this Agreement shall be the date on which it is last executed by either party, as set forth below.

Entire Agreement

This Agreement constitutes the entire agreement of Husband and Wife concerning the settlement of their respective rights and obligations arising out of their natifage. It is a full and final settlement of all of those rights and obligations, including spoudal support, property rights, habilities, and other interspousal claims that either may have against the other. This Agreement approaches any and all other agreements, oral or settlem, entered into between the parties before the effective date of this Agreement concerning their respective rights and obligations arising out



of their marriage. There are no enforceable representations or warranties other than those set forth in this Agreement.

Parties Bound

46. Except as otherwise expressly provided, this Agreement shall be binding on, and shall inner to the benefit of, the respective beneficiaries, legatess, devisees, heirs, representatives, executors, administrators, assigns, and successors in interest of Husband and Wife.

Effect of Partial Invalidity

If any provision of this Agreement is held by any court to be invalid, void, or unenforceable, that provision shall be deemed to be struck from the Agreement and the remainder of the Agreement shall be unaffected and shall remain in full force and effect.

Waiver of Breach

47. No waiver of any breach of this Agreement or default under it shall be deemed to be a waiver of any subsequent breach or default of the same or similar nature. No waiver of any rights under this Agreement shall be deemed to be a waiver for all time of those rights, but shall be considered only as to the specific events surrounding that waiver.

Paragraph Titles and Interpretation

48. Paragraph titles have been used throughout this Agreement for convenience and reference only. They are not intended to set forth substantive provisions, and shall not be used in any manner whatsoever in the interpretation of the Agreement.

Governing Law

This Agreement has been drafted, and shall be excented, entirely within the State of Nevada and shall be governed by and interpreted and enforced under the law of the State of Nevada as that law stands on the effective date of the Agreement. Interpretation shall not be affected by any changes in that law after that date. The parties understand, however, that child entirely and child support orders are subject to state and federal laws that determine and limit state court purisdiction to make and modify these orders, and do not, by this provision, intend to affect the application of those laws.

Advice Regarding Future Property Rights

The parties acknowledge that they have been advised to review their wills, insurance policies, retirement beautit plans, credit ends and other credit accounts and reports, and other matters that they may that to change in view of their dissolution of marriage. The parties

Husband Wife W Page 14 of 16

further acknowledge that they have been advised to review all property rights and employment benefits that have survivorship or inheritance features, such as life insurance policies, pensions, inter vivos trusts, joint tenancies in real and personal property, and bank accounts, to ensure that their present intentions are accurately expressed in the governing instruments.

Each undersigned party agrees to the terms and conditions of this Agreement, effective as of the date the last party signs.

DATED this 30 day of Sept, 2013.

Pierre A. Hascheff

ACKNOWLEDGMENTS

STATE OF NEVADA) ss.
COUNTY OF WASHOE)
On this 30 day of Sept., 2013, personally appeared before me, a Notary Public, PIERRE A. HASCHEFF, personally known (or proved) to me to be the person whose name is subscribed to the above Marital Settlement Agreement, who acknowledged that he
name is subscribed to the above Marita Settlement Agreement, who tende weeged that the executed the Marital Settlement Agreement.
JESSICA J. PISKER Notary Public - State of Nevade Pophinger Records In Wartne County Het 02 0151 2 - Expens September 8, 2017
STATE OF NEVADA) ss.
COUNTY OF WASHOE)
On this day of, 2013, personally appeared before me, a Notary Public, LYNDA LEE HASCHEFF, personally known (or proved) to me to be the person whose name is subscribed to the above Marital Settlement Agreement, who acknowledged that she executed the Marital Settlement Agreement.
VICTORIA M. SAYER Notary Public - State of Hosaida Notary Public - Notary Public Notary Public - Notary Public Notary Public - Notary - Notary Public - Notary - Not

Husband Wife W- Page 16 of 16

Section 7: Asset and debt Chart

		ore out to				SEPA	22.000
_	and the second s		TOTAL	HUSBAND :	WIPE	HUSBAND	WIFE
_	ASSETS: National Control of the Cont	188					
- 1	ASSETS:			aule ought person i		EMESSING IN	Simple Control
-1	PAH Chid Checking US Bank (1596)	100000	6,400	3,200	3,200		
- 1	PAH Savings US Bank (6551) & (3704)	in Neil	34,000	17,000	17,000		
_ 1	Riverside LLC US BAnk (allice) (3825)	Tale St	4,000	2,000	2,000		
	Riverside LLC US BAIK (Since) (5023)	tables.	4,400	2,200	2,200		
	PAH LLC US Bank(Az house) (8156)	V. 1. 10 1.	434	217	217		
	PAH Justice CI US Bank(6859)	100 100	210 000	105,000	105,000		
	Revocable Trust US Bank (7113) & 9696	GA LUG	18 000	0,000	9,000		
_	Revocable Triist US Bank (9274) & 4371		3.000	1,500	1,500		
	Lynda checking US Bank	edaying.	280,234	140,117	140,117	D	
	Subtotal		SCHOOL SHOW	Eugland (ablu)	Me introduction	李后服(李相)	COFFEE
0	INVESTMENTS:	12022	161,773	80,885	80,887		
_	LPL Financial (slock account) 3439		161,773	80,885	80,887	0	
2	Subtotal	CHICAGO DES		EASTERNATE TEN		made allowed the	figure from a
	RECEIVABLES; & DEPOSITS	181-3	5,000	2,500	2,500		
4	Acct Rac. (office)	132 150	5,000	2,500	2,500	0	
5	Subtolal		THE STREET	A DEPARTMENT AND A TOTAL	THE THE	BUTTER PER	
6	REAL PROPERTY.	1200 1000	560,000	280,000	280,000		\(\)
7	Incine Condo	1946A066	350,000	0	350,000		
8	5236 Alpine	clastac	120,000	0	120,000		
9	905 Pineridge	1000	500,000	250,000	250,000		
20	1029 Riverside (less sell exp)		750,000	760,000	0		
		10.00	100,000		260,000		
	2555 Manzanlia	nucoind@	E20,000	260.000 1	200,000		
21	2555 Menzanlia Arlzona	and the	520,000	260,000	200,000		
21 2 2		- Alle UK	0	0			
21	Arizona Concun Timeshare Subtotal		0		1,270,000		
21 22 23 24	Arizona Concun Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and	- Alle UK	0 2,820,000	1,550,000			
21 22 23 24	Arizona Concun Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, anti- yehicle identification number.	- Alle UK	2,820,000	0 1,550,000	1,270,900		
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21 22 23 24 25 26 27	Arizona Concun Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4	- Alle UK	2,820,000 2,820,000 34,000 20,000 12,000	0 1,550,000	1,270,800 10,600 6,000		
21 22 23 24 25 26 27 28	Arizona Cancun Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide rijako, modet, mileage, ante vehicle Identification humbor. 2013 Jaep Cheroxee	- Alle UK	34,000 2,820,000 34,000 20,000 12,000 18,000	24,000 1,550,000 24,000 10,000 0,000	1,270,800 10,600 6,000 18,000		
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21 22 23 24 25 26 27 28 29 30	Arizona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4 2008 Jeep Liberty 2008 Lexus RXS30 Subtotal PERSONAL PROPERTY	- Alle UK	0 2,820,000 34,000 20,000 12,000 18,000 04,000	34,000 1,550,000 34,000 0,000 50,000	1,270,000 10,000 6,000 18,000 34,000		
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21 22 23 24 25 26 27 28 29 30 31 32 33	Artzona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make model initiage, and vehicle identification number. 2013 Jaep Cheroxee 2011 RAV 4 2008 Jeep Liberty 2005 Lexus RX330 Subtotal PERSONAL PROPERTY Furniture in Managinta Furniture Williams and a	- Alle UK	2,820,000 2,820,000 34,000 20,000 12,000 18,000 64,000 35,000 3,000	3-1,000 1,550,000 3-1,000 10,000 0,000 50,000 13,000 13,000 15,000	1,270,000 10,600 6,000 78,000 15,00 13,00 1,500		
21 22 23 24 25 26 27 28 29 30 31 32 33	Arizona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4 2008 Jeep Liberty 2008 Lexus RXS30 Subtotal PERSONAL PROPERTY Furniture in Manashila Furniture in Manashila Furniture in Manashila Furniture & Manashila	- Alle UK	2,820,000 2,820,000 20,000 12,000 18,000 64,000 35,000 20,000	24,000 1,550,000 24,000 10,000 0,000 50,000 13,000	1,270,000 10,600 6,000 78,000 34,000		
21 22 23 24 25 26 27 28 29 30 31 32 33	Arizona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model mileage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4 2008 Jeep Liberty 2005 Lexus RXS30 Subtotal PERSONAL PROPERTY Furniture in Manashila Furniture in Manashila Furniture W Apine Footba- & Baseball Tickete Subtotal	- Alle UK	2,820,000 2,820,000 34,000 20,000 12,000 18,000 64,000 35,000 3,000	34,000 1,550,000 34,000 10,000 50,000 50,000 13,000 1,500 29,500	1,270,000 10,600 6,000 18,000 34,000 15,00 13,00 1,500 29,50		
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21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Artzona Cancun Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make imodel mileage, and vehicle identification number. 2013 Jeap Cheroxee 2013 Jeap Liberty 2015 Lexus RX330 Subtotal PERSONAL PROPERTY Furniture in Managina Furniture W Aprino Feetbar & Baseouth Timesta Subtotal RETIREMENT ACCUMENTS	- Alle UK	24,000 2,820,000 34,000 20,000 12,000 18,000 64,000 20,000 80,000 59,000	0 1,550,000 24,000 10,000 0,000 50,000 13,000 13,000 29,500	1,270,000 10,600 6,000 18,000 15,00 13,00 1,500 23,500		
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Artzona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4 2008 Jeep Liberty 2008 Jeep Lib	- Alle UK	0 2,820,000 34,000 20,000 12,000 18,000 64,000 35,000 59,000	0 1,550,000 24,000 10,000 2,000 50,000 13,000 29,500	1,270,000 10,600 6,000 18,000 15,00 13,00 15,00 29,50		
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21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Artzona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make, model, mileage, and vehicle identification number. 2013 Jeap Cheroxee 2011 RAV 4 2008 Jeap Liberty 2005 Lexus RXS90 Subtotal PERSONAL PROPERTY Femiliare In Mainsanda Fundalis Wington Feotoa: & Basecolf Timeste Subtotal RETIREMENT ACCU		0 2,820,000 34,000 20,000 12,000 18,000 64,000 20,000 3,000 59,000	0 1,550,000 34,000 10,000 2,000 50,000 13,000 13,000 29,500	1,270,000 10,600 6,000 18,000 15,00 13,00 1,500 23,500		
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21 222 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 28 30 41	Artzona Cancus Timeshare Subtotal AUTOS & RECREATIONAL VEHICLES. Provide make model imbage, and vehicle identification number. 2013 Jeep Cheroxee 2011 RAV 4 2008 Leep Liberty 2005 Lexus RXS30 Subtotal PERSONAL PROPERTY Fundant Managate Fundant W Apino Foctor & Bascosti Timesta Subtotal RETIREMENT ACCUS CMA (637 Pho) ANTON STORM		0 2,820,000 34,000 20,000 12,000 18,000 64,000 20,000 3,000 59,000	0 1,550,000 34,000 10,000 2,000 50,000 13,000 13,000 29,500	1,270,000 10,600 6,000 18,000 15,00 13,00 1,500 23,500		
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Section 7: Asset and debt Chart

			the state state of the state of	COMMUNITY.	List office	SEPA	BATE
1			TOTAL I	HUSBAND	WIFE	HUSBAND	WIFE
-			TOTAL				
_	DEBT: Mongages, notes & deeds of Itust. Undicate if debt in secured by particular						
47	asset above)		390,000	390,000	٥		
48	Chase (Manzanila)		265,000	0	265,000		
49	Qucken Loan (Alpine)		200,000				
50		2 (1) (1)	855,000	390,000	265,000	0	0
51	Subtotal	Market A	555,000	side and the later of the later	THE SAME		
	Charge Accounts, Credit Cares, Medicar				2.000		
52	debts	100	6,000	3,000	3,000		
53	Chase Card (W)	116.081	5,000	5,000	-		
54	AMEX (BustOffice)	1300	0				
55	Visa		0				
56	Mastercard	GENERAL STREET	3,600	1,800	1,800		
57	Sann's Club	DOMESTIC OF THE PARTY OF THE PA					
58		(4)(4)(4)(4)					
59							
60		200	14,600	9,800	4,000	0	
61	Subtotal	1000		200.000	269,800		
62	TOTAL DEBT (add lines 23 and 26)	PART .	668,600	399,800	205,000		
	NET WORTH (TOTAL ASSETS, line 32		\$3,126,329	\$1,543,361	\$1,481,96		\$
63	MINUS TOTAL DEBT, line 49)	102202	110	(\$80,697)	\$80,69	7_	
	Equalization			\$1,562,564	\$1,562,66	5	
	Equalized	(SIII)	107				

Execute of astheticities

LHChnn49

EXHIBIT 14

- 11		
1 2 3 4 5	MARK J. CONNOT (10010) FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, Suite 700 Las Vegas, Nevada 89135 (702) 262-6899 telephone (702) 597-5503 fax meonnet@foxrothschild.com R. KEVIN SPENCER (Admitted PHV)	
6	Texas Bar Card No. 00786254 ZACHARY E. JOHNSON (Admitted PHV) Texas Bar Card No. 24063978	
8	SPENCER & JOHNSON, PLLC 500 N. Akard Street, Suite 2150 Dallas, Texas 75201	
10	kevin@dallasprobate.com zach@dallasprobate.com Attorneys for Respondent Wendy A. Jaksick	
11	SECOND JUDICIAL DI	
13	WASHOE COUNT	
14	In the Matter of the Administration of the SSI'S ISSUE TRUST,	CASE NO.: PR17-00445 DEPT. NO. 15
15	In the Matter of the Administration of the SAMUEL S. JAKSICK, IR. FAMILY TRUST,	CASE NO.: PR17-00446 DEPT. NO. 15
16		
17	WENDY JAKSICK,	SUBPORNA DUCES TECUM
18	Respondent and Counter-Petitioner,	(No appearance required)
19	TODD B. JAKSICK, INDIVIDUALLY, AS CO-	
20	TRUSTEE OF THE SAMUELS, JAKSICK, JR.	
21	SSI'S ISSUE TRUST, MICHAEL S. KIMMEL, INDIVIDUALLY AND AS CO-TRUSTEE OF	
22	THE SAMUEL S. JAKSICK, JR. FAMILY TRUST: AND STANLEY S. JAKSICK, INDIVIDUALLY AND AS CO-TRUSTEE OF	
23	II WELL WAS TRIEF S. TANKS B. S. JR. PANGE I	
24	TRUST KEVIN FILEY, IN AVIDUALLY	
25	AND TRUSTEE OF THE WENDY A.	
26	Pentioners and Counter-Respondents.	

Page 1 of 41

FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700 Las Vegas, Nevada 89135

THE STATE OF NEVADA TO:

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PIERRE A. HASCHEFF 1001 E. Ninth Street Reno Nevada 89512

YOU ARE ORDERED, pursuant to NRCP 45, to produce and permit inspection and copying of the books, documents, or tangible things set forth on Exhibit "A" attached hereto that are in your possession, custody, or control, by delivering a true, legible, and durable copy of the records to the requesting attorneys, by United States mail or similar delivery service, no later than August 21, 2018, at the following address:

MARK J. CONNOT FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, Ste. 700 Las Vegas, Nevada 89135

R. KEVIN SPENCER
ZACHARY E. JOHNSON
SPENCER & JOHNSON, PLLC
500 N. Akard Street, Suite 2150
Dallas, Texas 75201

All documents shall be produced as they are kept in the usual course of business or shall be organized and labeled to correspond with the categories listed. NRCP 45(d)(1).

YOU ARE FURTHER ORDERED to authenticate the business records produced, pursuant to NRS 52.260, and to provide with your production a completed Certificate of Custodian of Records in substantially the form attached as Exhibit "B."

CONTEMPT: Failure by any person without adequate excuse to obey a subpoena served upon that person may be deemed a contempt of the court, NRCP 45(e), punishable by a fine not exceeding \$500 and imprisonment not exceeding 25 days, NRS 22.100. Additionally, a witness disobeying a subpoena shall forfeit to the aggrieved party \$100 and all damages sustained as a result of the failure to attend, and a warrant may issue for the witness' arrest. NRS 50.195, 50.205, and 22.100(3).

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Page 2 of 4)

FOX ROTHSCHILD LLP 1980 Feelval Plaza Drive, \$700 Las Vegas, Nevada 89135

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Please see attached Exhibit "C" for information regarding your rights and responsibilities relating to this Subpoena.

AFFIRMATION

Pursuant to NRS 239B.030

The undersigned does hereby affirm that this document does not contain the social security number of any person.

DATED this 30th day of July, 2018.

FOX ROTHSCHILD LLP

Mark J. Connot
Mark J. Connot (10010)
1980 Festival Plaza Drive, #700
Las Vegas, NV 89135
mconnot@foxrothschild.com

SPENCER & JOHNSON PLLC R. Kevin Spencer (Admitted PHV). Zuchary E. Johnson (Admitted PHV) 500 N. Akard Street, Suite 2150 Dallas, Texas 75204

9 4 9 1

Attorneys for Respondent Wendy A. Jaksick

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DEFINITIONS AND INSTRUCTIONS

The following definitions and instructions apply to this Subpoena Duces Tecum:

As used herein the terms "document" or "documents" include, but are not limited A. to, all handwritten, typed, printed, photostated and microfilmed matter, drafts, duplicates, carbon copies, photostatic copies, or other copies, including without limiting the generality of this definition, all correspondence, memoranda, notice of meetings, records or recordings of telephone calls and other conversations, either in writing or upon any mechanical, electrical, or electronic recording device, records, deposit slips, account statements, ledgers, checks, drafts, notes, signature cards, resolutions, books, work papers, reports, studies, or surveys, balance sheets, profit and loss statements, statements of earnings, statements of net worth, statements of operations, audit reports, financial statements, financial summaries, statements of lists of assets, agreements, contracts, expenses records and records relating to investments which are in the possession, custody or control of the person of entity to whom this Request are addressed. As used herein, the terms "identify" or "identification", when used in reference to a document, mean to state its date, its author or originator, the individual and/or entity to whom it pertains, the type of document (e.g., letter, memorandum, telegram, etc., or some other means of identifying the same), and its present location. If any such document was, but is no longer in your possession or subject to your control, state what disposition was made of it. If any of the above information is not available, state any other means of identifying such documents.

- B. As used herein, the term "identify" when used in regard to a person, means to state: (1) full name, last known residence address and all available telephone numbers; (2) present business or employment affiliation.
- C. As used herein, the term "person" shall include individuals, associations, partnerships, corporations, and any other type of entity or institution whether formed for business purposes or any other purposes.

Page 4 of 41

D. The Samuel S	As used herein, the terms "Jaksick Family Trust" and "Family Trust" shall mean . Jaksick, Jr. Family Trust, which was established by Samuel S. Jaksick, Jr. on June
29, 2006. E.	As used herein, the terms "Purported Second Amendment to the Family Trust" ed Second Amendment" shall mean the purported Second Amendment to the
Family Trust,	dated December 10, 2012. As used herein, the terms "SSJ's Issue Trust" and "Issue Trust" shall mean the

- SSJ's Issue Trust, which was established by Samuel S. Jaksick, Jr. on February 21, 2007.

 G. As used herein, the term "Purported Todd Indemnification Agreement" shall
- G. As used herein, the term "Purported Toda Indemnification Agreement benefiting Todd A. Jaksick, mean the purported Indemnification and Contribution Agreement benefiting Todd A. Jaksick, dated January 1, 2008.
- H. As used herein, the term "Purported Stan Indomnification Agreement" shall mean the purported Indomnification and Contribution Agreement benefiting Stanley S. Jaksick.
- I. As used herein, the terms "Tahoe Property" and "Tahoe Residence" shall mean the lakefront property on Lake Tahoe located at 1011 Lakeshore Blvd., Incline Village, Nevada 89451.
- J. As used herein, the term "Todd" shall mean Todd B. Jaksick, Individually, a Petitioner and Counter-Respondent in the above styled and numbered cause.
- K. As used herein, the term "Family Trust Co-Trustee Todd" shall mean Todd B. Iaksick, in his capacity as Co-Trustee of the Samuel S. Jaksick, Jr. Family Trust, a Petitioner and Counter-Respondent in the above styled and numbered cause.
- L. As used herein, the term "Issue Trustee" shall mean Todd B. Jaksick, in his capacity as Trustee of the SSI's Issue Trust, a Petitioner and Counter-Respondent in the above styled and numbered cause.
- M As used herein, the term "Michael" shall mean Michael S. Kummel, Individually, a Petitioner and Counter-Respondent in the above styled and numbered cause.

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N.	As used herein, the term "Family Trust Co-Trustee Michael" shall mean Michae
	in his capacity as Co-Trustee of the Samuel S. Jaksick, Jr. Family Trust, a Petitione
and Counte	r-Respondent in the above styled and numbered cause.

- O. As used herein, the terms "Stanley" and "Stan" shall mean Stanley S. Jaksick, Individually, a Petitioner and Counter-Respondent in the above styled and numbered cause.
- P. As used herein, the term "Family Trust Co-Trustee Stanley" shall mean Stanley S. Jaksick, in his capacity as Co-Trustee of the Samuel S. Jaksick, Jr. Family Trust, a Petitioner and Counter-Respondent in the above styled and numbered cause.
- Q. As used herein, the term "Kevin" shall mean Kevin Riley, Individually, a Respondent in the above styled and numbered cause.
- R. As used herein, the term "BHC Trustee Kevin" shall mean Kevin Riley, in his capacity as former Trustee of the Wendy A. Jaksick 2012 BHC Family Trust, a Respondent in the above styled and numbered cause.
- S. As used herein, the term "Wendy" shall mean Wendy A. Jaksick, Individually, a Respondent and Counter-Petitioner in the above styled and numbered cause.
- T. As used herein, the terms "Samuel", "Sam", and "Decedent" shall mean Samuel S. Jaksick, Jr.
- U. As used herein, the terms "you" and "your" or any derivation thereof shall mean the person or persons to whom this discovery is directed above.
- V. As used herein, the term "Tahoe Property" shall mean the property on Lake Tahoe located at 1011 Lakeshore Blvd., incline Village, Nevada 89451.
- W. As used herein, the term "Pention for Confirmation Concerning the Family Trust" shall mean the Patition for Confirmation of Trustees and Admission of Trust to the Jurisdiction of the Court, and for Approval of Accountings and Other Trust Administration Matters, originally filed in Cause No PR17-00446 on August 2, 2017. A true and correct copy of the Petition for Confirmation Concerning the Family Trust is attached hereto as <u>Exclidit "1-1"</u>.

Page 6 of 4)

Exhibits A-1, A-2 and A-3 are available on the attached electronic media (CD).

X. /	As used herein, the term "Petition for Confirmation Concerning the Issue Trust"
shall mean the .	Petition for Confirmation of Trustee and Admission of Trust to the Jurisdiction
of the Court,	and for Approval of Accountings and Other Trust Administration Matters
originally filed	in Cause No. PR17-00445 on August 2, 2017. A true and correct copy of the
Petition for Cor	firmation Concerning the Issue Trust is attached hereto as Exhibit "A-2".

- Y. As used herein, the term "Todd's Indemnification Agreement" shall mean the purported Indemnification and Contribution Agreement, dated January 1, 2008, which is attached hereto as Exhibit "A-3".
- Z. As used herein, the term "Agreement and Consent to Proposed Action" shall mean written agreements authorizing and approving actions taken by: (i) a Trustee of the Issue Trust (as the term is used in paragraph 8 of the Petition for Confirmation concerning the Issue Trust) or (ii) a Co-Trustee or the Co-Trustees of the Family Trust (as the term is used in paragraph 14 of the Petition for Confirmation concerning the Family Trust).
- AA. As used herein, the terms "date of death" shall mean April 21, 2013, the date of death of Samuel S. Jaksick, Jr., Deceased.
- BB. As used herein, the term "testamentary instrument" shall mean any will, codicil or any other document, which may fall under the legal definition of that term, pursuant to and under the laws of the State of Texas.
- CC. As used herein, the term "dispositive instrument" or "dispositive action" shall mean any deed, document or action of the Decedent evidencing any gift or intent to donate any of her property, real or personal, to any person or any other document which may fall under the legal definition of that term, pursuant to and under the laws of the State of Nevada.
- DD. As used herein, the term "non-probate asset" shall have its legal meaning including, but not limited to, mean any asset of the Decedent which passes by contract or beneficiary designation outside of probate.
 - EE As used herein, "and" means "and/or."
 - FF. As used herein, "or" means "and/or."

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GG	,	As used hereur, "any" and	"all"	are synonymous and shall be interpreted in the
contest of t	the r	cauest in which they are us	ed to	have the broadest meaning.

HH	As used herein,	the term	"relevant	time perio	d" shall	int an	January	1, 2	006
through the t	present, unless oth	rwise den	ated.						

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EXHIBIT "A"

DOCUMENTS TO BE PRODUCED

- 1. Originals, drafts, copies, revisions, amendments and earlier, but unsigned versions of all estate planning documents, including but not limited to wills, codicils, trusts, powers of attorney, medical powers of attorney and related documents prepared for or signed by the Decedent during his lifetime.
- A copy and/or certified copy of all notary books maintained by you or your Law Firm or anyone in your office for the period beginning January 1, 2005 through the present that contain the signature of Samuel S. Jaksick, Todd Jaksick, Stanley Jaksick, Michael Kimmel, Kevin Riley, Wendy Jaksick or Alexis Smrt.
- Your entire file relating to the Decedent and all estate or trust planning documents
 or any documents prepared by you and/or any work done on the Decedent's behalf.
- 4. All written communications, correspondence, emails and text messages sent or received during your representation of the Decedent that included: (i) Jessica Clayton and you or (ii) Jessica Clayton and anyone else in your office.
- 5. All contracts, fee agreements, time and billing statements or print-outs, invoices, bills, receipts and canceled checks or wire confirmations evidencing any agreement between you and/or your Law Firm and Samuel S. Jaksick, in any capacity, and/or the payment of any fees owed and/or paid to you or your Law Firm by any person in any proceeding involving or relating to your or your Law Firm's representation of Samuel S. Jaksick, in any capacity, the Estate of Samuel S. Jaksick, Deceased, the Jaksick Family Trust and/or the SSI Issue Trust.
- 6. All correspondence and contacts between any atterney, accountant or any other individual or entity, including you or your Law Firm, in connection with your representation of Samuel S. Jaksick, in any capacity, including but not limited to the drafting, revising, review and execution of any will, codicil, trust, testamentary or dispositive instrument of Samuel S. Jeksick.
- 7. All documents concerning or relating to Sumuel S. Jaksick's mental capacity and/or testamentary capacity during the relevant time period, including all documents made or kept by any hospitals, doctors, nurses, attendants, include, maid services or any other person or entity in connection with caring for Samuel S. Jaksick during the relevant time period including, but without limiting the generality hereof, all invoices, statements, bills, renords, reports, nursing or nurses notes, evaluations, other medical intes of any kinds and prescriptions or prescription notes, time-keepers or ledgers.
- All contracts, settlements or agreements entered into at any time between Samuel
 Laksick, in any capacity, and Todo Jal. are, many capacity. Sten Joksick, in any capacity, and/or Wendy Jaksick, in any capacity, and all documents relating therein.
- 9. All letters, correspondence, memoranda or notes sent or received by yet or anyone at your Law Firm to or from Samuel S. Jakstek, in any capacity, Todd Jakstek, in any

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capacity, and/or Stan Jaksick, in any capacity, during your Law Firm's representation of Samuel S. Jaksick.

- 10. All letters, correspondence, memoranda or notes sent by you or anyone at your Law Firm to Wendy Jaksick or anyone acting on her behalf or received by you or anyone at your Law Firm from Wendy Jaksick or anyone acting on her behalf during the relevant time period.
- 11. All documents evidencing any gift of property, real or personal, from Decedent to any other person, trust, entity or charity or from any other person, trust or entity to Decedent during the relevant time period.
- 12. All documents and/or electronic data contained on the hard drive of any computer or any floppy disk owned or used by you or your Law Firm during the relevant time period relating to or regarding the Decedent, his Estate, his assets, the Family Trust, the Issue Trust, the Tahoe Property, Todd's Indemnification Agreement or Stanley's Indemnification Agreement. Please produce these documents and/or electronic data as they were stored on the hard drive or floppy disk by giving us access to both.
- 13. All documents, files or records kept or maintained by you with respect to the Decedent's Estate plan(s), assets, properties and/or business affairs.
- 14. All documents, files or records kept or maintained by you with respect to the Family Trust or its assets, properties or business affairs.
- All documents, files or records kept or maintained by you with respect to the Issue Trust or its assets, properties or business affairs.
- 16. All documents, including contracts, deeds, deeds of trust, agreements, closing statements or other documents showing any sale, transfer or allenation of any real estate or any interest in any real estate owned by Decedent, in any capacity, or his Estate, the Family Trust and/or the Issue Trust during the relevant time period.
- 17. Copies of all documents showing property, real or personal, including but not limited to oil, gas, utineral or water interests of any kind, owned by Decedent or his Estate at any location at the time of his death or currently
- 18. Copies of all documents showing property, real or personal, including out not limited to oil, gas, mineral or water interests of any kind, owned by the Family Trust at any location at the time of the Decedent's death or currently.
- 10 Copies of all documents allowing property, real or personal, including but not limited to oil, gas, immeral or water interests of any kind, owned by the Issue Trust at any location it the time of the Decedent's death or carrently
- 10 Cupies of all Tederal tax returns and any work or supporting papers or documents related to or in connection with any federal tax returns for Decedent, his Exteres the Landy Frost and/or the Issues Trost at any point curring the relevant time period.

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- Copies of all federal gift tax returns and any work or supporting papers related to
 or in connection with any federal gift tax returns for Decedent at any point during the relevant
 time period.
- 22. Copies of all documents or files relative to any lawsuit or legal proceeding which Decedent, his Estate or Family Trust or the Issue Trust has been a party at any time during the relevant time period.
- 23. All bank statements, deposit slips, canceled checks, check registers and/or bank account reconciliations on any account in the name of or for the benefit of the Decedent, in any capacity, his Estate, the Family Trust or the Issue Trust, either individually or in conjunction with any person, at any time during the relevant time period.
- 24. Copies of all certificates of deposit, savings passbooks or other documents evidencing any interest in a certificate of deposit, savings account or any other type of time deposit in the name or for the benefit of the Decedent, in any capacity, his Estate, the Family Trust or the Issue Trust at any time during the relevant time period.
- 25. Copies of all documents evidencing any joint tenancy with survivor agreements between the Decedent, in any capacity, his Estate, the Family Trust or the Issue Trust and any other person, trust or entity in connection with any hank account, time deposit, certificate of deposit or other similar agreement, including the joint tenancy and survivorship agreement, signature cards on bank accounts, or other documents or agreements evidencing such arrangement at any time during the relevant time period.
- 26. Copies of all personal financial statements, income statements, balance sheets or similar type document prepared or issued by or for Decedent, in any capacity, the Decedent's Estate, the Family Trust and/or the Issue Trust for any purpose at any time during the relevant time period.
- 27. All video and/or audio recordings of the Decadent and all videos and/or pictures of the Decadent's property or the property of the Decadent's Estate during the relevant time period.
- 28. All calendars, diames or logs of you or anyone in your Law Firm during the relevant time period regarding, referencing or relating to the Decedent, in any capacity, his assets, his Estate, the Family Trust and/or the Issue Trust.
- 29. Copies of all stock certificates, bonds, government securities, private securities or any other similar investments registered in the name of Decedent, in any capacity, his Estate the Family Trast or the lesses Trust during the relevant time period, and all documents in struments or other papers reflecting the purchases and/or sales of any type of stock, bond or other rimitar security by the Decedent, his Estate, the Family Trust or the Issue Trust during the relevant time on behalf of the Decedent, his Estate, the Family Trust or the Issue Trust during the relevant time.

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ihe De	ecedent,	All documents of all joint venture agreements, partnership agreements to which in any capacity, his Estate, the Family Trust or the Issue Trust was a party, interest
holder	r or a bi	eneficiary.
expen Issue	SHOW WITH	All monthly or other periodic budgets or listing of monthly or other periodic upiled for or by the Decedent, in any capacity, his Estate, the Family Trust or the uring the relevant time period.
	32. which y	Any and all documents and the entire file(s) in your possession, custody or control you may have access, pertaining to SSI, LLC, including but not limited to:
		to a send including all occords, which would be
	11.	includable in the books of records of 331, 220, carding of SSI, LLC, including,
		includable in the books of records of SSI, LLC, details. Any and all files and documents relating to the formation of SSI, LLC, including, but not limited to, entity agreements, articles of formation, amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected document. Any and all documents relating to, mentioning or reflecting the ownership or
	ė	change of ownership of SSI, LLC during the relevant time period.
	Ł	1. Any and all documents relating to, mentioning of terretains and
		 Any and all documents relating to, mentioning of evidencing by Sam, Todd, Stan or Wendy, in any capacity, on behalf of SSJ, LLC during the
	ì	relevant time period. All records and documents relating to or reflecting SSI, LLC interests, SSI, LLC All records and documents relating to or reflecting SSI, LLC interests, SSI, LLC minutes and/or memos and or notes of ledgers, SSI, LLC resolutions, SSI, LLC minutes and/or memos and or notes of

SSJ, LLC meetings, during the relevant time period.

h. Copies of all documents relating to or reflecting the purchase, sale or transfer of any asset of SSJ, LLC during the relevant time period. All correspondence, cards, notes, emall correspondence and/or other electronic,

g. Copies of all documents relating to or reflecting any financial transaction of any

nature involving SSJ, LLC and/or its assets at any time during the relevant time

mobile, social media, text massage, electronic mussage, or internet correspondence of any kind between you or your Firm and nature else concerning or mentioning SSI, LLC prepared or sent during the relevant time

Any, and all documents relating to, mentioning or reflecting assets contributed to or paul to SSLTLC by Sam. Todd, Stan or Wendy, in any capacity, or any of best pourse of any of their children during the relevant time period.

Any and all dominants retaining to, mentioning or reflecting assets contributed to organic SeSSF LEC abusing the relevant time period by anyone, specially a sethat effect than held, his space or any of his children.

any material decomposity relating to, mentionally of underlying distributions of a sin 4 other 1750 from SSJ, 113 during the relevant time period to misonic or on-

the and all comments rotating to intentioners; it reflects to any first in whach is est file of purpose of the sewest trate panel

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1 2	n. All state and federal tax documents prepared, issued and/or filed in relation to SSJ, LLC during the relevant time period.
4	33. Any and all documents and the entire file(s) in your possession, custody or control
3	or to which you may have access, pertaining to Jaksick Family LLC, including out not infinited
4	to:
5	a. The entire corporate book or record, including all records, which would be includable in the books or records of Jaksick Family LLC, during the relevant
6	time period. b. Any and all files and documents relating to the formation of Jakvick Family LLC, b. Any and all files and documents relating to the formation of formation.
7	including, but not limited to, entity agreements, and any and all amendments,
8	supplements, addendums, alterations thereto or any other samual or someous
- 1	and all decomparts relating to mentioning of reflecting the ownership of
10	change of ownership of Jaksick Painty LLC during the reference that personal change of ownership of Jaksick Painty LLC during the reflecting the management or
11	change of management of Jaksick Family LLC during the relevant time period. e. Any and all documents relating to, mentioning or evidencing any actions taken
12	by Sam, Todd, Stan or Wendy, in any espacity, on betain of Jakases, James Jakases, Jakases, James Jakases, Jakases, James Jakases, Jakases, James Jakases, Jakases, James Jakases, James Jakases, Jakases
13	during the relevant time period. 5. All records and documents relating to or reflecting Jaksick Family LLC interests,
14	the state of the language Policies Camillo Land Icanimination and the state of the
15	LLC minutes and/or memos and or notes of Jaksick Failing the Meetings, but and
16	the relevant time period. g. Copies of all documents relating to or reflecting any financial transaction of any
	nature involving Jaksick Family LLC and the associate and the
17	relevant time period. h. Copies of all documents relating to or reflecting the purchase, sale or transfer of
18	any asset of Jaksick Family LLC during the retevant time period.
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20	correspondence of any kind between you or your Firm and anyone else concerning or mentioning Jaksick Family LLC prepared or sent during the
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22	 Any and all documents relating to, meationing of realesting aboves convolute to. Any and all documents relating to, meationing of realesting aboves convolute to.
23	any of their spenise or any of their children distance or officetime assert coan longed to
2/	or paid to Jakock Family LLC during the relevant table poster of the
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or to which

n.	All state and federal tax documents prepared, issued and/or filed in relation to Jaksick Family LLC during the relevant time period.
א אַ	Any and all documents and the entire file(s) in your possession, custody or control may have access, pertaining to Incline TSS, Ltd., including but not limited to:
a.	The entire corporate book or record, including all records, which would be

a. The entire corporate book or record, including all records, which would be includable in the books or records of Incline TSS, Ltd., during the relevant time period.

b. Any and all files and documents relating to the formation of Incline TSS, Ltd., including, but not limited to, entity agreements, articles of formation, amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected document.

c. Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of Incline 'fSS, Ltd. during the relevant time period.

d. Any and all documents relating to, mentioning or reflecting the management or change of management of Incline TSS, Ltd. during the relevant time period.

e. Any and all documents relating to, mentioning or evidencing any actions taken by Sam, Todd, Stan or Wendy, in any capacity, on behalf of Incline TSS, Ltd. during the relevant time period.

E. All records and documents relating to or reflecting Incline TSS, Ltd. interests, Incline TSS, Ltd. ledgers, Incline TSS, Ltd. resolutions, Incline TSS, Ltd. minutes and/or memos and or notes of Incline TSS, Ltd. meetings, during the relevant time period.

g. Copies of all documents relating to or reflecting any financial transaction of any nature involving Incline TSS, Ltd. and/or its assets at any time during the relevant time period.

b. Copies of all documents relating to or reflecting the purchase, the listing for sale, the sale or transfer of any asset of Incline TSS, Ltd. during the relevant time period.

 All correspondence, cards, notes, email correspondence and/or other electronic, mobile, spend media, text message, electronic message, or internet correspondence of any kind between you or your Farm and anyone else concerning or mentioning Incline TSS, Ltd. prepared or sent during the relevant type period.

 Any and all documents relating to, mentioning or reflecting assets contributed to or paid to Incline TSS, Ltd. during the relevant time period by Sam, in any capacity

k. Any and all documents relating to, mentioning or reflecting assets contributed to a pixel to Incline TSS, Ltd. during the relevant time period by Tudd, in any capacity, his approximative of his children.

Any and all disconnects relating to, mentioning or reflecting assets contributed to
or paid to Incline TSS. Ltd. during the relevant time period by Sam, in any
capacity, his speuse or any of his children.

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m. Any and all documents relating to, mentioning or reflecting assets contributed to or paid to Incline TSS, Ltd. during the relevant time period by Wendy, in any capacity, his spouse or any of his children. n. Any and all documents relating to, mentioning or reflecting assets contributed to or paid to Incline TSS, Ltd. during the relevant time period by anyone, any entity or any trust other than Sam, Todd, Stan or Wendy. o. Any and all documents relating to, mentioning or reflecting distributions of cash or other assets from Incline TSS, Ltd. during the relevant time period to anyone or any entity. p. Any and all documents relating to, mentioning or reflecting any loans to which Incline TSS, Ltd. was a party during the relevant time period. q. All state and federal tax documents prepared, issued and/or filed in relation to 7 Incline TSS, Ltd. during the relevant time period. 8 All documents, files or records kept or maintained by you or your Firm with 9 respect to the Tahoe Property. 10 All correspondence, eards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind 11 between you and anyone else, other than your attorney(s), concerning the Tahoe Property 12 prepared or sent during the relevant time period. 13 All documents sent to you from anyone else, other than your attorney(s), or from you to anyone else, other than your attorney(s), regarding the Tahoe Property during the relevant 14 time period. 15 All documents, files or records kept or maintained by you reflecting any expense, 16 insurance, taxes, security, maintenance or otherwise, that was paid for the benefit of the Tahoe 17 Property during the relevant time period. All monthly or other periodic budgets or listing of monthly or other periodic 18 expenses relating to any expense, taxes, and/or insurance paid or that needs to be paid relating 19 to the Tabue Property during the relevant time period. 20 Originals, drafts, copies, revisions and amendments, executed or unexecuted, of documents, including contracts, deeds, deeds of trust, agreements, assignments or other 21

documents, reflecting or evidencing the ownership of the Tahon Property from January 1, 2003 through the present. Originals, drafts, copies, revestors and amendments, executed or unexecuted, of documents, including controlis, deeds, deeds of trust, agricements, agriciments or other documents, reflecting or evidencing the ownership of the Tahar Property on the day before form

Originals, drafts, copies, revisions and amendments, executed or unexecuted, of documents, including contracts, deads, deads of trust, agreements, assignments or other documents, reflecting or evidencing the current ownership of the Takoe Property

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- 43. Originals, drafts, copies, revisions and amendments, executed or unexecuted, of documents, including contracts, deeds, deeds of trust, agreements, assignments or other documents, relating to, mentioning or evidencing the transfer or alienation of any interest in the Tahoe Property during the relevant time period.
- 44. All encumbrances, tiens, lis pendens or any other clouds on title on the Tahoe Property during the relevant time period.
- 45. All documents, instruments or other papers reflecting the sale, potential sale, purchase and/or potential purchase of any interest in the Tahoe Property during the relevant time period.
- 46. Copies of all documents and/or closing statements in connection with the sale of any interest in the Tahoe Property, during the relevant time period, and all documents showing the disposition of the proceeds received form any such sale.
- 47. Copies of all documents relating to, mentioning or evidencing any consideration paid in exchange for ownership in the Tahoe Property by any person, entity and/or trust during the relevant time period.
- 48. Copies of all documents relating to, mentioning or evidencing any consideration paid in exchange for ownership in any entity or trust that held an ownership interest in the Taboc Property during the relevant time period.
- 49. All state and federal tax documents prepared, issued and/or filed in relation to the purchase or sale of any interest in the Tahoc Property during the relevant time period.
- 50. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, in relation to the ownership and/or the change of ownership of the Takee Property during the relevant time period.
- 51. Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, in relation to the ownership and/or the change of ownership of the Tahoe Property during the relevant time period.
- Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, in relation to the ownership and/or the change of ownership of the Tahoe Property during the relevant time period.
 - 53 All appraisals of the Tabox Property
- All letters, correspondence, memoranda, notes, records, statementa, billing contraints, recorpt a contraint for deciments sent by you or your Law Firm or any once person a tent on a new or contraint sent belief to any individual or entity that has prepared of a preparing are type is all or the Taho: Property

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	Any and all documents relating to, mentioning or reflecting the value of the Tahoo
55.	Any and all documents relating to the
	time during the relevant time period.
Property at	any time during the relevant time period.
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- 56. All contracts, settlements, agreements or documents any sort entered into and/or executed by Todd, Stan or Wendy, in any capacity, in relation to the Tahou Property during the relevant time period.
- 57. All documents relating to, referencing or reflecting in any way Sam's intentions that Todd, Stan and Wendy be treated and/or benefit equally in relation to the use of the Tahoe Property.
- 58. All documents relating to, referencing or reflecting in any way Sam's intentions that Todd, Stan and Wendy not be treated and/or benefit equally in relation to the use of the Taboc Property.
- All documents relating to, referencing or reflecting in any way Sam's intentions that Todd, Stan and Wendy benefit equally from any sale of the Tahoe Property.
- 60. All documents relating to, referencing or reflecting in any way Sam's intentions that Todd, Stan and Wendy not benefit equally from any sale of the Tahoe Property.
- 61. All documents relating to, mentioning or evidencing that you, your Firm and/or Todd, in any capacity, disclosed to Stau and/or Wendy the changes in ownership of the Tahoe Property during the relevant time period.
- 62. All documents relating to, mentioning or evidencing that Stan, in any capacity, disclosed to Wendy the changes in ownership of the Taboe Property during the relevant time period.
- 63. All documents relating to, mentioning or evidencing that you, your Firm and/or Fodd, in any capacity, disclosed to Stan and/or Wendy the benufit(s) Todd, his spouse and/or his children would receive as a result of using some or all of Sam's life managed proceeds to pay down debt on the Tahoe Property.
- 64. All documents relating to, mentioning or evidencing that you, your Firm and/or Fodd, in any capacity, declosed to Wendy that the use of the lite insurance proceeds to pay nown dept on the Tahoe Property would benefit immund/or his family more than it would benefit Wendy and/or his family.
- on. All documents relating to, mentioning of a "leteraging that Wendy understood that the use of the literapidates produced to pay shows debt on the Lettor Processity would be reflected and on his family more than a visual determination and or her raintly.
- 66 All documents retaining to, memorium, or evident ong that you your Firm and/or Fold many deposity, disclassed to Wordy that all the order that insurance excepts to pay dusting documents for the Table Progress, would come or straining the liquidity in all them. Total.

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	All documents relating to, mentioning or evidencing that Wendy understood that
67.	All documents relating to, inclineding to the Tahoe Property would reduce of the insurance proceeds to pay down debt on the Tahoe Property would reduce of
the use of the	tife insurance proceeds to pay down deat on the rimes . Top-
eliminate the	liquidity of the Issue Trust.

- 68. All documents relating to, mentioning or evidencing any loan or mongage secured by the Tahoe Property at any time during the relevant time period.
- 69. All documents relating to, mentioning or evidencing SSI, LLC's liability on any loan or mortgage secured by the Tahoe Property at any time during the relevant time period.
- 70. All documents relating fo, mentioning or evidencing Incline TSS, Ltd,'s liability on any loan or mortgage secured by the Tahoe Property at any time during the relevant time period.
- 71. All documents relating to, mentioning or evidencing Todd's or any of Todd's entities' or trusts' liability on any loan of mortgage secured by the Tahoe Property at any time during the relevant time period.
- 72. Any and all originals, drafts, copies, revisions, executed or unexecuted, of any agreements, other than Todd's Indemnification Agreement, that require Sam, Sam's Estate, the Family Trust and/or the Issue Trust to indemnify: (i) Todd, in any capacity, Todd's spouse and/or any of Todd's children, (ii) any Trust(s) benefiting Todd, Todd's spouse and/or any of Todd's children and/or (iii) any entity in which Todd, his spouse or his children or any Trust(s) benefiting Todd, Todd's spouse and/or any of Todd's children own an interest.
- 73. Any and all originals, drafts, copies, revisions, executed or unexecuted, of Todd's Indemnification Agreement.
- 74. All records and documents that relate to, mention or evidence the creation of execution of Todd's Indemnification Agreement, including, but not limited to, all correspondence, emails, text messages, reports, records, notes, menns, ledgers, invoices, statements and bills.
- 75. All correspondences sards, notes, email correspondence and/or other electronic, mobile, social media, test message, electronic message, or internet correspondence of any kind that relate to or mention Toda's Indemnification Agreement and/or the creation, preparation, execution or use of Loda's Indemnification Agreement sent or received during the relevant time period.
- The All correspondence, cards, notes, email correspondence and/or other electronic, mobile social media, test message, electronic message, or internet correspondence of any kind between you or othe Front and anythic else that rolate to or memon Tridd's hidranification Agreement and in the creation, preparation, execution or use of Todd's Indomnification Agreement
- 77. All correspondence, cards, notes, email correspondence and/or other electronic mish is, social media, text message, electronic message, or internet correspondence of any kind

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between Sam, or anyone acting on his behalf, and anyone else (including Sam's attorney(s)), that relate to or mention the creation, preparation, execution or use of Todd's Indemnification Agreement.

- 78. All documents that relate to, mention or support the creation or preparation of the document titled "(Obligations)", which is attached as Exhibit "A" to Todd's Indemnification Agreement (See Exhibit A-3 at JSK001309 JSK001316).
- 79. All documents that relate to, mention or support any of the debts identified in the document titled "(Obligations)", which is attached as Exhibit "A" to Todd's Indemnification Agreement (See <u>Exhibit A-3</u> at ISK001309 JSK001316).
- 80. All documents that relate to, mention or evidence the Mortgage Loan for 4505 Alpes Way in favor of Wells Fargo in the original principal amount of \$1,435,000,00 with monthly payments of \$7,281.67, which is identified on (See Exhibit A-3 at JSK001315).
- 81. All documents that relate to, mention or evidence the Home Equity in favor of Wells Fargo in the original principal amount of \$485,000.00 with approximate monthly payments of \$1,400.00, which is identified on (See Exhibit A-3 at JSK001315).
- 32. All documents that relate to, mention or evidence the Mortgage Construction Loan in Favor of First Independent Bank in the original principal amount of \$3,060,000.00 with monthly payment on the 1st of each month of \$5,774,00 and a maturity date of August 1, 2008, which is identified on (See Exhibit A-3 at 18K001315).
- 83. All documents that relate to, mention or evidence the Cadillac automobile loan Note in favor of GMAC in the original principal amount of \$33,600.00 with monthly payments of \$700.00 due on the 20th of each month and a maturity date of May 20, 2010, which is identified on (See Exhibit 3-3 at ISK001315).
- 84. All documents that relate to, mention or evidence any debts of the "Indemnitees" (as the term is defined in the first paragraph of Todd's Indemnification Agreement) that have been paid, forgiven or cancelled pursuant to the terms of Todd's Indemnification Agreement
- 85. All documents that relate to, mention or evidence any debts of the "Indemnitees" (as the term is defined in the first paragraph of Todd's Indemnification Agreement) that have not been paid, forgiven or cancelled but that you believe or allege are obligated to be paid, forgiven or cancelled under the terms of Todd's Indemnification Agreement.
- 86. All documents that relate to mention or evidence the Mortgage Loan for 4505 Alpes Way in favor of Wells Fargo in the original principal amount of \$1,435,000.00 with monthly payments of \$7,281,67, which is identified on (See <u>Leyhtim 4-3</u> at JSECO1313)
- 27. All documents that relate to, mention or evidence any payments made on the debt of the "indemnitees" (as the term is defined in the first paragraph of Todd's Indemniteation Agreement) that have been paid under the term, of Todd's Indemnification Agreement

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- 88. All federal or state tax returns or documents that report or reflect any payment, forgiveness or cancellation of debt pursuant to the terms of Todd's Indemnification Agreement.
- 89. All documents that relate to, mention or evidence any debts of the "Indemnitees" (as the term is defined in the first paragraph of Todd's Indemnification Agreement) that have not been paid, forgiven or cancelled but that you believe or allege are obligated to be paid, forgiven or cancelled under the terms of Todd's Indemnification Agreement.
- 90. Any and all documents relating to, mentioning or evidencing any actions taken by you or your Firm or anyone acting on you or your Firm's behalf to apply or carry out the terms of Todd's Indemnification Agreement.
- 91. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, or anyone acting on Todd's behalf to carry out or to enforce the terms of Todd's Indemnification Agreement.
- 92. Any and all originals, drafts, copies, revisions, executed or unexecuted, of any agreements that require Sam, Sem's Estate, the Family Trust and/or the Issue Trust to indemnify: (i) Stan, in any capacity, Stan's spouse and/or any of Stan's children, (ii) any Trust(s) henefiting Stan, Stan's spouse and/or any of Stan's children and/or (iii) any entity in which Stan, his spouse or his children or any Trust(s) benefiting Stan, Stan's spouse and/or any of Stan's children own an interest. (the "Stan Indemnification Agreements").
- 93. All records and documents that relate to, mention or evidence the creation of execution of the Stan Indemnification Agreements, including, but not limited to, all correspondence, emails, text messages, reports, records, notes, memos, ledgers, invoices, statements and bills.
- 94. All correspondence, eards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind that relate to or mention the Stan Indomnification Agreements and/or the creation, preparation, execution or application of the Stan Indomnification Agreements sent or received during the relevant time period.
- 95. All correspondence, cards, notes, card correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between you or your Firm and anyone else that relate to or mention the Stan Indomnification Agreements and/or the creation, preparation, execution or application of the Stan Indomnification Agreements
- All correspondence, cards, notes, email correspondence and/or union electronic, mobile, for all mostar, text message, clear and message, or internet in the paradience of any lend between farm or enjoying acting on his behalf, and anyone else (including sands attorneyse)), that rulate to be mention the creation, preparation, execution or apparation of the Stan Indomnification Agreements

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	All documents that relate to, mention or evidence any debts of those indemnified
97.	and documents that totale is, including paid, forgiven or cancelled pursuant to
by the Stan I	ndemnification Agreements that have been paid, forgitting
the terms of	the Stan Indemnification Agreements.

- 98. All documents that relate to, mention or evidence any payments made on the debts of those indemnified by the Stan Indomnification Agreements that have been paid under the tenns of the Stan Indomnification Agreements.
- 99. All documents that relate to, mention or evidence any debts those indemnified by the Stan Indemnification Agreements that have not been paid, forgiven or cancelled but that you believe or allege are obligated to be paid, forgiven or cancelled under the terms of the Stan Indemnification Agreements.
- 100. Any and all documents relating to, mentioning or evidencing any actions taken by you or your Firm to carry out or to enforce the terms of the Stan Indomnification Agreements.
- 101. Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, or anyone acting on Stan's behalf to carry out or to enforce the terms of the Stan Indemnification Agreements.
- 102. Any and all documents relating to, mentioning or evidencing the sale or disposition of any cattle after Sam's death that were owned by Sam's Estate, the Fanuly Trust, the Issue Trust or any entity in which Sam, his Estate or any of his trusts or entities owned an interest.
- 103. Copies of all documents in connection with the sale of any cattle after Sam's death that were owned by Sam's Estate, the Family Trust, the Issue Trust or any entity in which Sam, his Estate or his trusts owned an interest and all documents showing the disposition of the proceeds received form any such sale.
- All correspondence, cards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between you or your Firm and anyone else that relate to or mention any cattle owned or sold after Sam's death that were owned by the Family Trust, the Issue Trust or any entity in which Sam or his Estate owned an interest.
- 105. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, in relation to any cattle that were owned by Sam's Estate, the Family Trust, the Issue Trust or any entity in which Sam or his Estate owned an interest
- 106. Any and all decriments and the entire file(s) in vatir possession, custody or control or to which you may have access, pertaining to Bright Holland, Co., including but not limited to:
 - a. The entire corporate book or record, including all records, which would be includable in the books or records of Bright Holland, Co., during the relevant time period.

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	Any and all files and documents relating to the formation of Bright Holland, Co. including, but not limited to, entity agreements, articles of formation amendments to entity agreements, by-laws, and any and all amendments supplements, addendums, alterations thereto or any other similar or connected
c.	Any and all documents relating to, mentioning or reflecting the ownership of Any and all documents relating to, mentioning or reflecting the ownership of Pright Holland, Co. during the relevant time period.

Any and all documents relating to, mentioning or reflecting the ownership of change of ownership of Bright Holland, Co. during the relevant time period.
 Any and all documents relating to, mentioning or reflecting the ownership interest

 Any and all documents relating to, mentioning or reflecting the ownership interest of Wendy and/or the Wendy A. Jaksick 2012 BHC Family Trust in Bright Holland, Co. during the relevant time period.

e. Any and all documents relating to, mentioning or reflecting the ownership interest of Todd and/or the Todd Jaksick 2012 BHC Family Trust in Bright Holland, Co. during the relevant time period.

f. Any and all documents relating to, mentioning or reflecting the ownership interest of Stan and/or the Stanley Jaksick 2012 BHC Family Trust in Bright Holland, Co. during the relevant time period.

g. Any and all documents relating to, mentioning or reflecting the management of change of management of Bright Holland, Co. during the relevant time period.

b. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, on behalf of and/or in relation to Bright Holland, Co. during the relevant time period.

 Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, on behalf of and/or in relation to Bright Holland, Co. during the relevant time period.

j. Any and all documents relating to, mentioning or evidencing any actions taken by Kevin, in any capacity, on behalf of and/or in relation to Bright Holland, Co. during the relevant time period.

k. Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, on behalf of and/or in relation to Bright Holland, Co. during the relevant time period.

 All records and documents relating to or reflecting Bright Holland, Co. interests, Bright Holland, Co. ledgers. Bright Holland, Co. resolutions, Bright Holland, Co. unnutes and/or memos and or notes of Bright Holland, Co. meetings, during the relevant time period.

in. Copies of all documents relating to or reflecting any financial transaction of any mature involving Bright Holland, Co. and/or its assets at any time during the relating particular.

relevant time period.
 n. Copies of all decuments relating to or reflecting the purchase, sale or transfer of any asset of Bright Holland, Co., including Fly Ranch, during the relevant time period.

6 Copies of all decoments malor closing statements in connection with the late of any access of Bright Holland, Co. on lading the property known is the Rench, during the relevant time period, and all deciments showing the disposition of the proceeds received form any such sale(s).

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107. All records and documents relating to, mentioning or reflecting the prof. Wendy and/or the Wendy A. Jaksick 2012 BHC Family Trust was entitled to receive and/or receive as a result of the Fly Ranch sale.	r die
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- 108. All records and documents relating to, mentioning or reflecting the proceeds Todd and/or the Todd Jaksick 2012 BHC Family Trust was entitled to receive and/or did receive as a result of the Fly Ranch sale.
- 109. All records and documents relating to, mentioning or reflecting the proceeds Stan and/or the Stanley Jaksick 2012 BHC Family Trust was entitled to receive and/or did receive as a result of the Fly Ranch sale.
- 110. All records and documents relating to, mentioning or reflecting that the proceeds of the Fly Ranch sale were held in escrow and why such funds were held in escrow.
- 111. All records and documents relating to, mentioning or reflecting the disposition of the proceeds of the Fly Ranch sale.
- 112. All state and federal tax documents prepared, issued and/or filed in relation to the sale of Fly Ranch or the proceeds of the sale of Fly Ranch.
- 113. All records and documents relating to, mentioning or reflecting the payment or transfer of any of the proceeds of the Fly Ranch sale to the entity known as Jack Rabbit or Jack Rabbit Properties, LLC.
- 114. All records and documents relating to, mentioning or reflecting purpose for the payment or transfer of any of the proceeds of the Fly Ranch sale to the entity known as lack Rabbit or Jack Rabbit Properties, LLC.
- 115. All records and documents relating to, mentioning or reflecting the current status and/or location of the proceeds of the Fly Ranch sale that were payable to Wendy or the Wendy A. Jaksick 2012 BHC Family Trust.
- All records and documents relating to, mentioning or reflecting the current status and/or location of the proceeds of the Fly Ranch sale that were payable to Todd or the Todd Jaksick 2012 BHC Family Trust.
- 117. All records and documents relating to, mentioning or reflecting the current status and/or location of the proceeds of the Fiy Ranch sale that were payable to Stan or the Stanley Jaksick 2012 BHC Family Trust.
- 118 Any and all documents relating to mentioning or evidencing the decision by Todd, in any capacity, Stan. in any capacity, or Kevin, in any capacity, not to distribute any of the proceeds of the sale of the Fly Ranch to Wendy or the Wendy A. Jaksick 2012 BHC Family Trust

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119.	All correspondence, cards, notes, email correspondence and/or other electronic
A 100 A	media, text message, electronic message, or internet correspondence of any kine media, text message, electronic message, or internet correspondence of any kine media, text message, and anyone else concerning or mentioning Bright Holland, Co in any capacity, and anyone else concerning to relevant time period.
netween you, and/or the sale	of Fly Ranch prepared or sent during the relevant time period.

- 120. All correspondence, cards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between Kevin Riley, in any capacity, and anyone else concerning or mentioning Bright Holland, Co. and/or the sale of Fly Ranch prepared or sent during the relevant time period.
- 121. Any and all documents relating to, mentioning or reflecting distributions of cash or other assets from Bright Holland, Co. during the relevant time period to anyone or any entity.
- 122. Any and all documents relating to, mentioning or reflecting any loans to which Bright Holland, Co. was a party during the relevant time period.
- 123. Any and all documents and the entire file(s) in you and/or your Firm's possession, custody or control or to which you or your Firm may have access, pertaining to Pioneer Group, Inc., including but not limited to:
 - a. The entire corporate book or record, including all records, which would be includable in the books or records of Pioneer Group, Inc., during the relevant time period.
 - b. Any and all files and documents relating to the formation of Pioneer Group, Inc., including, but not limited to, entity agreements, articles of formation, amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected document.
 - Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of Pioneer Group, Inc. during the relevant time period.
 - d. Any and all documents relating to, mentioning or reflecting the ownership interest of Wendy and/or the Pioneer Group, Inc. in Pioneer Group, Inc. during the relevant time period.
 - a Lay and all documents relating to mentioning or reflecting the ownership interest of Toold, in any capacity, in Pioneer Group, Inc. during the relevant time period
 - f. Any and all documents relating to mentioning or reflecting the ownership interest of Stan, in any capacity, in Pioneer Group, Inc. during the relevant time period.
 - g. Any and all do-auments relating to, mentioning or reflecting the management or change of management of Promet Group, has throug the relevant time yet od-
 - h one added documents (clothing to, mentioning or condensing any actions taken by Porble is any expectly, on behalf of and/or in relation to Proneer Group. Incoming the relevant time period.
 - Any and all documents relating to, mentioning or evidencing any actions taken by stan in any capacity, on beliaff of and/or in schools to Pronzer Group. Lie therapy the relevant time period.

 j. Any and all documents relating to, mentioning or evidencing any actions taken by Kevia, in any capacity, on behalf of and/or in relation to Pioneer Group, Inc. during the relevant time period.
k. Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, on behalf of and/or in relation to Pioneer Group, Inc. during the relevant time period.
l. All records and documents relating to or reflecting Pioneer Group, Inc. interests, ledgers, resolutions, corporate minutes, during the relevant time period.
m. Copies of all documents relating to or reflecting any financial transaction of any nature involving Pioneer Group, Inc. and/or its assets at any time during the relevant time period.

- 124. Copies of all documents and closing statements relating to or reflecting the purchase, sale or transfer of any asset of Pioneer Group, Inc., including Bronco Billy's Casino, during the relevant time period and all documents showing the disposition of the proceeds received form any such sale(s).
- 125. All records and documents relating to, mentioning or reflecting the proceeds Wendy and/or the Family Trust was entitled to receive and/or did receive as a result of the Bronco Billy's sale.
- 126. All records and documents relating to, mentioning or reflecting the proceeds Todd, in any capacity, was entitled to receive and/or did receive as a result of the Bronco Billy's sale.
- 127. All records and documents relating to, mentioning or reflecting the proceeds Stun, in any capacity, was entitled to receive and/or did receive as a result of the Bronco Billy's sale.
- 128. All records and documents relating to, mentioning or reflecting that the proceeds of the Bronco Billy's sale were held in escrow and why such funds were held in escrow.
- 129. All records and documents relating to, mentioning or reflecting the disposition of the proceeds of the Bronco Billy's sale.
- 130. All state and federal tax documents prepared, issued and/or filed in relation to the sale of Bronco Billy's.
- 131. All records and documents relating to, mentioning or reflecting the current status and/or location of the proceeds of the Bronco Billy's sale that were payable to Wendy or the Family Trust.
- All records and documents relating to, mentioning or reflecting the current states and/or location of the proceeds of the Bronco Billy's sale that were payable to Todd, in any capacity.

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- 133. All records and documents relating to, mentioning or reflecting the current status and/or location of the proceeds of the Bronco Billy's sale that were payable to Stan, in any capacity.
- 134. Any and all documents relating to, mentioning or evidencing the decision by Todd, in any capacity, or Kevin, in any capacity, or Stan, in any capacity, not to distribute any of the proceeds of the sale of the Branco Billy's to or for the benefit of Wendy.
- 135. All correspondence, cards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between you or your Firm, in any capacity, and anyone else concerning or mentioning Pioneer Group, Inc. and/or the sale of Bronco Billy's prepared or sent during the relevant time period.
- 136. All correspondence, cards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between Todd, in any capacity, and anyone else concerning or mentioning Pioneer Group, Inc. and/or the sale of Bronco Billy's prepared or sent during the relevant time period.
- 137. All correspondence, cards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between Kevin Riley, in any capacity, and anyone else concerning or mentioning Pioneer Group, Inc. and/or the sale of Bronco Billy's prepared or sent during the relevant time period.
- 138. All correspondence, cards, notes, email correspondence and/or other electronic, nubbile, social media, text message, electronic message, or internet correspondence of any kind between Stan, in any capacity, and anyone else concerning or mentioning Pioneer Group, Inc. and/or the sale of Brooco Billy's prepared or sent during the relevant time period.
- 139. Any and all documents relating to, mentioning or evidencing that Wendy could not participate in and/or receive proceeds of the sale of Bronco Billy's because of her failure or inability to obtain a license from the Colorado Division of Gaming.
- Any and all documents relating to, menturing or evidencing that Family Trust could not participate in and/or receive proceeds of the sale of Bronco Billy's because of its failure or inability to obtain a license from the Colorado Division of Gaming
- 141. All records and documents relating to, mentioning or reflecting any actions taken by Todd, an any capacity, Stan, in any capacity, Nevin, in any capacity, or anyone also to enable the Bronco Billy's sale to proceed, when Wendy could not or did not over a learner from the Celorado Division of Gaming
- 442. All records and documents relating to, mentioning or reflecting any across taken by Todd, in any capacity, Stan, in any capacity, Econo, in any capacity, in anyone else to enable the Brenco Bully's sale to proceed, when the Fannix Turst could not or did not own a hearist from the Colorado Division of Gaming.

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143. Any and all documents relating to, mentioning or evidencing that Wendy and/or the Family Trust could not participate in and/or receive proceeds of the sale of Bronco Billy's because of their inability or failure to obtain
144. Any and all documents relating to, mentioning or reflecting distributions of cash or other assets from Pioneet Group, Inc. during the relevant time period to anyone or any entity:
145. Any and all documents relating to, mentioning or reflecting any loans to which Pioneer Group, Inc. was a party during the relevant time period.
146. All documents relating to, mentioning or evidencing the preparation, creation and/or execution of the Note Payable Between Duck Lake Ranch LLC and Samuel Jaksick Jr.

- (WI 012356).

 147. All correspondence, eards, notes, email correspondence and/or other electronic, mobile, social media, text message, electronic message, or internet correspondence of any kind between you, in any capacity, and anyone else concerning or mentioning the Note Payable between buck Lake Ranch LLC and Samuel Jaksick Jr. (WJ 012356) or the creation and/or execution of same.
- 148. All documents relating to, mentioning or evidencing that Sam received the \$85,000.00 cash identified in the Note Payable Between Duck Lake Ranch LLC and Samuel Jaksick Jr. (WJ 012356).
- 149. All documents relating to, mentioning or evidencing whether Sam repaid part or all of the balance due under the Note Payable Between Duck Lake Ranch LLC and Samuel Jaksick Jr. (WJ 012356).
- 150. All documents relating to, mentioning or evidencing what happened to the Supercub-Samuny Subpercub identified as collateral in the Note Payable Between Duck Lake Ranch LLC and Samuel Jaksick Jr. (WJ 012356) after Sam failed to fully repay the balance due on the Note.
- 151 Any and all documents and the entire file(s) in you and/or your Firm's possession, custody or control or to which you or your Firm may have access, pertaining to Jackrabbit Properties, LLC, including but not limited to.
 - The entire corporate book or record, including all records, which would be includable in the books or records of Jackrabbit Properties, LLC, during the relevant time period
 - b. Any and all files and documents relating to the formation of Jucki arbit Properties, LLC, including, but not limited to, entity agreements, articles of formation, anguidment, to entity precurents, by-laws, and any end all amendments, supplications, addienaums, alterations thereto or any other similar or connected document.

	period.
d	Any and all documents relating to, mentioning or reflecting the ownership interest of Wendy and/or the Jackrabbit Properties, LLC in Jackrabbit Properties, LLC
	during the relevant time period.
е	Any and all documents relating to, mentioning or reflecting the ownership interest of Todd, in any capacity, in Jackrabbit Properties, LLC during the relevant time
	period.
f.	Any and all documents relating to, mentioning or reflecting the ownership interest of Stan, in any enpacity, in Jackrabbit Properties, LLC during the relevant time
	period.
	Any and all documents relating to, mentioning or reflecting the management or change of management of lackrabbit Properties, LLC during the relevant time period.
	period.
h	Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, on behalf of and/or in relation to Jackrabbit Properties,
	LLC during the relevant time period.
i.	Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, on behalf of and/or in relation to Jackrabbit Properties,
	LLC during the relevant time period.
i	Any and all documents relating to, mentioning or evidencing any actions taken
,	by Kevin, in any capacity, on behalf of and/or in relation to Jackrabbit Properties,
	1 C during the valenant time period
	Any and all documents relating to, mentioning or evidencing any actions taken
3	by Wendy, in any capacity, on behalf of and/or in relation to sacration
	Properties, LLC during the relevant time period.
1	to the and decomments relating to or reflecting facerabon properties. Lat-
	to descriptions corporate minutes, during the relevant time period.
	- C. II description to or velicities any limited as transferred
5	m. Copies of all documents learning to of 11.1.C and he we assets at any time during
	nature involving Jackrabbit Properties, LLC and/or its assets at any time during
	and the section approximation of the section of the
	1 - D decuments relating to municipality of reflecting distributions of cash
	or other assets from Jackrabbit Properties, LLC during the relevant time period to anyone or any entity.
	o. Any and all documents relating to, mentioning or reflecting any loans to which
	o. Any and all documents relating to, mentioning to a lower time period
	lackrabbit Properties, LLC was a party during the relevant time period.
	Any and all documents and the entire file(s) in you and/or your Firm's passession.
152	Any and all accuments and the entire the color by you are all defended any control or to which you or your Firm may have access, pertaining to Homecamp,
custody or	control or to which you of your rull may have access, governing
LLC inclu	ding but not limited to:
LEO: Man	
	The entire corporate book or record, including all records, which would be includable in the books or records of Homecamp, LLC, during the relevant time
i	to the least of th
	b Any and 50 files and documents remaining to the ments, articles of formation, including, but not limited to, entity agreements, articles of formation,
r	archiding, but not united to, sent) agreement,
l l	
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c. Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of Jackrabbil Properties, LLC during the relevant time

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	amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected documents.
	document. Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of Homecump, LLC during the relevant time period. Any and all documents relating to, mentioning or reflecting the ownership interest Any and all documents relating to, mentioning or reflecting the ownership interest.
d.	Any and all documents relating to, mentioning of reflecting the relevant of Wendy and/or the Homecamp, LLC in Homecamp, LLC during the relevant
e.	Any and all documents relating to, mentioning or reflecting the ownership interest
	of Todd, in any capacity, in Fronceamp.
Ē.	of Stan, in any capacity, in remiscand, the increase of selecting the management of
g.	change of management of riomecamy, but an another ing any actions taken
h.	hy Todd, in any capacity, on bolini
i.	Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, on behalf of and/or in relation to Homecamp, LLC
j.	during the relevant time period.
40	during the relevant time period.
K.	by Wondy, in any capacity, on because
1.	during the relevant time period. All records and documents relating to or reflecting Humecamp, LLC interests, ledgers, resolutions, corporate minutes, during the relevant time period, ledgers, resolutions, corporate minutes, during the relevant time period.

m. Copies of all documents relating to or reflecting any financial transaction of any pature involving Hemecamp, LLC and/or its assets at any tune during the relevant

n. Any and all documents relating to, mentioning or reflecting distributions of cush or other assets from Homecamp, LLC during the relevant time period to anyone

Any and all documents relating to, mentioning or reflecting any loans to which Homecamp, LLC was a party during the relevant time period.

Any and all documents and the entire file(s) in you and/or your Firm's possession, custody of control or to winch you or your Fam may have access, pertaining to White Pine Ranch dba White Pine Lamber Co., including but not limited to:

a. The entire corporate book or record, including all records, which would be mendable in the books or records of White Pine Ranch itsa Winte Pine Lumber Co during the televant time period

b. Any and all files and discarnementalising to the formation of White Pine Ranch also White Proc Lantons For, in linking, but not breated in, only agreements, articles of locusation anordinary is entity agreements by-layer, seeling and all

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amendments, supplements, addendums,	, alterations thereto or any other similar or
	entioning or reflecting the ownership or

c. Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

d. Any and all documents relating to, mentioning or reflecting the ownership interest of Wendy and/or the White Pine Ranch dba White Pine Lumber Co. in White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

e. Any and all documents relating to, mentioning or reflecting the ownership interest of Todd, in any capacity, in White Pine Ranch doa White Pine Lumber Co. during the relevant time period.

f. Any and all documents relating to, mentioning or reflecting the ownership interest of Stan, in any capacity, in White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

g. Any and all documents relating to, mentioning or reflecting the management or change of management of White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

h. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, on behalf of and/or in relation to White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

 Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, on behalf of and/or in relation to White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

j. Any and all documents relating to, mentioning or evidencing any actions taken by Kevin, in any capacity, on behalf of and/or in relation to White Pine Ranch dbs White Pine Lumber Co. during the relevant time period.

k. Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, on behalf of and/or in relation to White Pine Ranch dba White Pine Lumber Co. during the relevant time period.

 All records and documents relating to or reflecting White Pine Rauch dba White Pine Lumber Co. interests, ledgers, resolutions, corporate minutes, during the relevant time period.

Copies of all documents relating to or reflecting any financial transaction of any nature involving. White Pine Ranch dba White Pine Lumber Co. and/or its assets at any time during the relevant time period.

n. Any and all documents relating to, mentioning or reflecting distributions of cash or other ussets from White Pine Ranch dba White Pine Lumber Co. during the relevant time period to anyone or any entity.

o. You and all documents relating to, mentioming or reflecting any leans to which White Pine Ranch dba White Pine Lumber Co. was a party during the relevant time period.

154. Any and all documents and the entire file(s) in you and/or your Firm's possession, custody or control or to which you or your Firm may have access, pertaining to Duck Lake Reach, LLC, including but not limited to:

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	The entire corporate book or record, including all records, which would be includable in the books or records of Duck Lake Ranch, LLC, during the relevant
	time period. Any and all files and documents relating to the formation of Duck Lake Ranch, Any and all files and documents relating to the formation of Duck Lake Ranch, and all files and limited to, entity agreements, articles of formation, amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected document.
c.	Any and all documents relating to, mentioning or reflecting the order and
đ.	Any and all documents relating to, mentioning of relating to the Buck Lake Ranch, LLC during of Wendy and/or the Duck Lake Ranch, LLC in Duck Lake Ranch, LLC during
€,	the relevant time period. Any and all documents relating to, mentioning or reflecting the ownership interest of Todd, in any capacity, in Duck Lake Ranch, LLC during the relevant time
f.	of Stan, in any capacity, in Duck Lake Ranon, LLC during and the
g.	change of management of Duck Lake Ration, Base datas
h	period. Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, on behalf of and/or in relation to Duck Lake Ranch,
î.	Any and all documents relating to, mentioning or evidencing any actions taken hy Stan, in any expucity, on behalf of and/or in relation to Duck Lake Ranch, LLC
j	during the relevant time period.

- by Kevin, in any capacity, on behalf of and/or in relation to Duck Lake Ranch, LLC during the relevant time period.

 k. Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, on behalf of and/or in relation to Duck Lake Ranch,
- LLC during the relevant time period.

 All records and documents relating to or reflecting Duck Lake Ranch, LLC
- interests, ledgers, resolutions, corporate minutes, during the relevant time period, m. Copies of all documents relating to or reflecting any financial transaction of any nature involving Duck Lake Ranch, LLC and/or as assets at any time during the
- relevant time period
 Any and all documents relating to, mentioning or reflecting distributions of cash or other usets from Duck Lake Ranch, LLC during the relevant time period to means are any entity.
- nyone or any antity
 Air, and all documents relating to, montaning or reflecting any loans to which back Lake Ranch, LLC was a party during the relevant time period

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155. custody or co- including but	Any and all documents and the entire file(s) in you and/or your Firm's possession, introl or to which you or your Firm may have access, pentaining to Toiyabe Co., not limited to:
	The entire corporate book or record, including all records, which would be includable in the books or records of Toiyabe Co., during the relevant time period.
	Any and all files and documents relating to the formation of 101/40e co., including, but not limited to, entity agreements, articles of formation, amendments to entity agreements, by-laws, and any and all amendments, supplements, addendums, alterations thereto or any other similar or connected
	Any and all documents relating to, mentioning or reflecting the ownership or change of ownership of Toiyabe Co. during the relevant time period.
	Any and all documents relating to, mentioning or reflecting the ownership interest
	Any and all documents relating to, mentioning or reflecting the ownership interest
	Any and all documents relating to, mentioning or reflecting the ownership interest of Stan, in any capacity, in Toiyabe Co. during the relevant time period.
	Any and all documents relating to, mentioning or reflecting the management or change of management of Toryabe Co. during the relevant time period.
h.	Any and all documents relating to, mentioning or evidencing any actions taken by Todd, in any capacity, on behalf of and/or in relation to Touyabe Co. during
i,	Any and all documents relating to, mentioning or evidencing any actions taken by Stan, in any capacity, on behalf of and/or in relation to Toiyabe Co. during the
j,	Any and all documents relating to, mentioning or evidencing any actions taken by Keyin, in any capacity, on behalf of and/or in relation to Tolyabe Co. during
k	the relevant time period. Any and all documents relating to, mentioning or evidencing any actions taken by Wendy, in any capacity, on behalf of and/or in relation to Toiyabe Co. during
1.	the selection the selection time occion.
π	o. Copies of all documents relating to or reflecting any financial transaction of any nature involving Totyabe Co. and/or its assets at any time during the relevant time
n	Any and all documents relating to, mentioning or reflecting distributions of cash or other assets from Toiyabe Co. during the relevant time period to anyone or any
l I	entity. Any and all documents relating to, mentioning or reflecting any loans to which folyabe Co. was a party during the relevant time period.
174 upora cidad to the Petric	Am and all original — Lalts, approved some and amendments, exceeded or a Agreement and Constants (Proposed Action, dated July 16, 2013 (Priniber of the Egrafic Trust which is attached herete as <u>Exhibit</u>

Page 32 of 41

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- 157. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated July 16, 2013 (Exhibit "9" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-P"</u>), and/or the creation and execution of same.
- 158. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated July 16, 2013 (Exhibit "9" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit</u> "A-I"), before it was executed.
- 159. Any and all originals, drafts, copies, revisions and amendments, executed or imexecuted of the Agreement and Consent to Proposed Action, dated July 24, 2013 (Exhibit "10" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Exhibit "A-I"), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 160. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated July 24, 2013 (Exhibit "10" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-1"</u>), and/or the creation and execution of same.
- 161. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated July 24, 2013 (Exhibit "10" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-1"</u>), before it was executed.
- 162. Any and all originals, drafts, copies, revisions and amountments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated August 14, 2013 (Exhibit "11" to the Petition for Confirmation concerning the Fundly Trust), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 163. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated August 14, 2013 (Exhibit "11" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Fehibit "4-1", and/or the creation and execution of same.
- 164 All documents relating to, mantioning or explaining that are or more of the Continuous provided full disclusure of information to Wend's concerning the Agreement and Consent to Proposed Action, dated August 12, 2013 (Exhibit 11)* to the Petition for Confirmation Concerning the Family Critici, which is analyse factors at Individual 27), before it was executed

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165. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated August 26, 2013 (Exhibit "12" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Exhibit "A-1"), and any and all documents relating to, mentioning or evidencing the creation and execution of same.

- 166. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated August 26, 2013 (Exhibit "12" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Exhibit "A-1"), and/or the creation and execution of same:
- 167. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated August 26, 2013 (Exhibit "12" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "4-1"</u>)), before it was executed.
- 168. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated January 31, 2014 ((Exhibit "13" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Exhibit "A-1"), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 169. All written communications, correspondence, smalls and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated January 31, 2014 (Exhibit "13" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as Exhibit "A-J"), and/or the creation and execution of same.
- 170. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Concent to Proposed Action dated January 31, 2014 (Exhabit "13" to the Pention for Coolimation Concerning the Family Trust, which is attached hereto as <u>Exhibit "1-1"</u>), before it was executed.
- 171 Any and all originals, drafts, copies, revisions and amondments, executed or unexecuted of the Agreement and Consent to Proposed Action, faced April 13, 2013 (Exhibit 14) to the Pention for Confirmation Concerning the Family Trust, which is a rached hereto as Exhibit 11-17), and any and all documents relating to mentioning or evidencing the execution and execution of some
- 172 All written communications, correspondence, emails and sext messages that or related during the resevant time period, that relate to or mention the Agreement and Consent to Projused Action, date 13 and 15, 2014 (Fichibit 1142) to the Petition for Confirmation Concerning

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the Family Trust, which is attached hereto as <u>Exhibit "A-1"</u>), and/or the creation and execution of same.

- 173. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated April 15, 2014 (Exhibit "14" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-I"</u>), before it was executed.
- 174. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "15" to the Petition for Confirmation concerning the Family Trust), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 175. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "15" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-I"</u>), and/or the creation and execution of same.
- 176. All documents relating to, mentioning or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "15" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-1"</u>), before it was executed.
- 177. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated September 25, 2014 (Exhibit "16" to the Petition for Confirmation Concerning the Family Trust, which is attached hereto as <u>Exhibit "A-I"</u>), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 178. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated September 25, 2014 (Exhibit "16" to the Pention for Confirmation Conteming the Family Trust, which is attached bareto as <u>Exhibit "4-1"</u>), and/or the greation and execution of same.
- 179 All documents related to, mantisping or evidencing that one or more of the Co-Trustees provided full disclosure of information to Wendy concerning the Agreement and Constat to Proposed Action dated September 25, 2014 (Exhibit "to" to the Petition for Conformation Concerning the Finally Trust, which is attached bareto as <u>Exhibit "A-F"</u>) before it was executed
- 180 Any and all originals, oralis, copies, revisions and amendments executed of anexecuted of the Agreement and Consens to Proposed Action, dated June 5, 2015 (Exhibit 1997) to the Petition for the attribution Consensing the Issue Trust, which is attached hereity as his higher

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"A-2"), and any and all documents relating to, mentioning or evidencing the creation and execution of same.

- 181. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated June 5, 2013 (Exhibit "7" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit "A-2"</u>), and/or the creation and execution of same.
- 182. All documents relating to, mentioning or evidencing that you, in your capacity as Trustee of the Issue Trust, provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated June 5, 2013 (Exhibit "7" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit "A-2"</u>), and/or the creation and execution of same.
- 183. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "8" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as Exhibit "A-2"), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 184. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "8" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as Exhibit "d-2"), and/or the creation and execution of same.
- 185. All documents relating to, mentioning or evidencing that you, in your capacity as Trustee of the Issue Trust, provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated August 28, 2014 (Exhibit "8" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit</u> "(1-2"), and/or the creation and execution of same
- 136. Any and all originals, drafts, copies, revisions and antendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated September 25, 2014 (Exhibit "9" to the Petition for Confirmation Concerning the Issue Trust, which is attached herete as Exhibit "4-2"), and may and all documents relating to, mentioning or evidencing the creation and execution of same.
- 137. All written communications, correspondence, estable and text messages sent or received during the selevant time period, that relate to or mention the Agreement and Content to Proposed Action dated September 25, 2014 (Exhibit "9" to the Petition for Contention Contention the issue Trust, which is attached negative as <u>Exhibit "4.2"</u>) and/or the creation and execution of same.
- (88) All documents relating to mentioning or evidenting that you, in your capacity as Trusted of the Issue Fruit, provided full dambasure of information to Wendy concerning the

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Agreement and Consent to Proposed Action, dated September 25, 2014 (Exhibit "9" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit</u> ".4-2"), before it was executed.

- 189. Any and all originals, drafts, copies, revisions and amendments, executed or unexecuted of the Agreement and Consent to Proposed Action, dated November 13, 2015 (Exhibit "10" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit "A-2"</u>), and any and all documents relating to, mentioning or evidencing the creation and execution of same.
- 190. All written communications, correspondence, emails and text messages sent or received during the relevant time period, that relate to or mention the Agreement and Consent to Proposed Action, dated November 13, 2015 (Exhibit "10" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as <u>Exhibit "A-2"</u>), and/or the creation and execution of same.
- 191. All documents relating to, mentioning or evidencing that you, in your capacity as Trustee of the Issue Trust, provided full disclosure of information to Wendy concerning the Agreement and Consent to Proposed Action, dated November 13, 2015 (Exhibit "10" to the Petition for Confirmation Concerning the Issue Trust, which is attached hereto as Exhibit "A-2"), before it was executed.

Page 37 of 41

FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700 Las Vegas, Nevada 89135

AFFIDAVIT OF SERVICE

STATE OF NEVADA)) ss.	
COUNTY OF CLARK)	
l, being duly swo	rn, or under penalty of perjury, state that at all
times herein I was and am over 18 years of age a	and not a party to or interested in the proceedings
in which this Affidavit is made; that I received a	copy of the SUBPOENA DUCES TECUM on
f and that I served the s	ame on by delivering
and leaving a copy withat	
I declare under penalty of perjury under	the law of the State of Nevada that the foregoing
is true and correct.	
DATED this day of July, 2018.	
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Page 38 of 41

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1	EXHIBIT "B" CERTIFICATE OF CUSTODIAN OF RECORDS
2	
3.	STATE OF NEVADA)
4) ss. COUNTY OF CLARK)
5	
G	NOW COMES, who after first being duly sworn
7	deposes and says;
8	1. That Affiant is the Custodian of Records of
-	2. That on theday of, 2018, the Affiant was served with a written
9	request in connection with the above entitled matter.
10	3. That the Affiant has examined the original of those records and has made or
11	caused to be made a true and exact copy of them and that the reproduction of
12	them attached hereto is true and complete.
13.	4. That the original of those records was made at or near the time of the act, event,
14	condition, opinion or diagnosis recited therein by or from information transmitted
15	by a person with knowledge, in the course of a regularly conducted activity of the
16	Affiant or the office or institution in which the Affiant is engaged.
17	
18	CUSTODIAN OF RECORDS
	SUBSCRIBED and SWORN to before
1.9	me this day of, 2018.
20	
21	NOTARY PUBLIC in and for said
22	County and State
23	
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Page 39 of 41

EXHIBIT "C" NEVADA RULES OF CIVIL PROCEDURE

1	NEVADA RULES OF CIVIL PROCEDURE
2	Rule 45
- 1	(c) Protection of persons subject to subpoene.
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- 1	
4	reasonable steps to avoid imposing undue burden or expense on a possion and impose upon the party or court on behalf of which the subpocess was issued shall enforce this duty and impose upon the party or court on behalf of which the subpocess was issued shall enforce this duty and impose upon the party or
	altomey in breach of this duty on appropriate saledon, which
5	earnings and a reasonable attorney's rec.
- 1	(2) (A) A person commanded to produce the premises need not appear in
6	designated books, papers, documents or tangible tilings, or unperfect to magnet for deposition, hearing or
- 1	designated books, papers, documents or tangible things, or dispectant of presentation, hearing or person at the place of production or inspection unless commanded to appear for deposition, hearing or
7	trial.
- 1	
8	permit inspection and copying may, within 14 days after service of the abspection of attorney specified for compliance if such time is less than 14 days after service, serve upon the party or attorney specified for compliance if such time is less than 14 days after service, serve upon the party or attorney specified for copying of any or all of the designated
	specified for compliance it such time is this than 14 chapter of any or all of the designated
9	designated in the subpoena written objection to inspection or copying of any or a shall not be entitled to materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to materials or of the premises except oursuant to an order of the court by which
	materials or of the premises. If objection is raide, the party serving the supports of the court by which inspect and copy the materials or inspect the premises except pursuant to an order of the court by which inspect and copy the materials or inspect the party serving the subporta may, upon notice
10	inspect and copy the materials or inspect the premises except pursuant to an old of the subpoena may, upon notice the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice the subpoena was issued. If objection has been made, the party serving the subpoena was issued. If objection has been made, the party serving the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice
	the subpoena was issued. If objection has been made, the party serving the subpoena was issued. If objection has been made, the party serving the production. Such an to the person commanded to produce, move at any time for an order to compel the production. Such an to the person who is not a party or an officer of a party from
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	order to compet production shall infection and copying commanded. significant expense resulting from the inspection and copying commanded.
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13	fi) fails to allow reasonable time for compliance;
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15	I to a second agreent that suich a paracel that or second
17	any such place within the state in which the trial is held, or
16	any such place within the state in which the trial is note, or (iii) requires disclosure of privileged or other protected matter and no
, 0	t to make or
17	(19) Subjects a person to anade our con-
	(B) If a subpoena (i) requires disclosure of a trade secret or other confidential research,
13	
	development, or commercial information, or (ii) requires disclosure of an unretained expert's opinion or information not
19	(ii) requires disciosure of an unretained experts opposed on at the describing specific events or occurrences in dispute and resulting from the experts study made out at the
	describing specific events or accustences in dispute and reserving
20	sequest of any party.
	the court may, to protect a person subject to or affected by the subposma, quantum and or, if the party in whose behalf the subposma is issued shows a substantial need too the testimony or or, if the party in whose behalf the subposma is leaved broadly and assures that the person to whom the
21	or, if the party in whose behalf the subpound is issued shows a substitutal need that the person to whom the material that cannot be otherwise met without undue hardship and assures that the person to whom the material that cannot be otherwise met without undue hardship and assures that the person to whom the material that cannot be otherwise met without undue hardship and assures that the person to whom the material that cannot be otherwise met without undue hardship and assures that the person to whom the
	nuterial that cannot be otherwise met without undue harmanip and assisted but not production subposes is addressed will be reasonably compensated, the court may order appearance or production
27	subjects addresses with the reasonably
	only upon specified conditions. (d) Duties in responding to subposent.
23	(d) Duties in responding to subpoems to produce documents shall produce them as they are (1) A person responding to a subpoem to produce documents shall produce them as they are (1) A person responding to a subpoem to produce them to correspond with the categories in
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3.7	kept in the istual coarse of our coarse
	the demand. (2) When information subject to a subpoena is withheld on a claim that it is
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-1	and shall be supported by a description of the fall party to coates; the claim, not produced that is sufficient to enable the demanding party to coates; the claim.
	not produced onto a solution of the solution o

FOX ROTHSCHILD LLP 1986 Fesilval Plaza Drive, #700 Las Vegas, Newada 89135

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CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of FOX ROTHSCHILD LLP and that on this 31st day of July, 2018, I served a true and correct copy of the foregoing SUBPOENA DUCES TECUM by First Class U.S. Mail, postage prepaid addressed to the following:

Kent Robison, Esq.
Therese M. Shanks, Esq.
Robison, Sharp, Sullivan & Brust
71 Washington Street
Reno, NV 89503
Attorneys for Todd B. Jaksick, Beneficiary
SSJ's Issue Trust and Samuel S. Jaksick, Jr.,
Family Trust

Donald A. Lattin, Esq.
L. Robert LeGoy, Jr., Esq.
Brian C. McQuaid, Esq.
Carolyn K. Renner, Esq.
Maupin, Cox & LeGoy
4785 Caughlin Parkway
Reno, NV 89519
Attorneys for Petitioners/Co-Trustees
Todd B. Jaksick and Michael S. Kimmel of
the SSJ's Issue Trust and Samuel S.
Jaksick, Jr., Family Trust

Phil Kreitlein, Esq. Kreitlein Law Group 470 E. Plumb Lane, #310 Reno, NV 89502 Attorneys for Stanley S. Jaksick Adam Hosmer-Henner, Esq. McDonald Carano 100 West Liberty Street, 10th Fl. P.O. Box 2670 Reno, NV 89505 Attorneys for Stanley S. Jaksick

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

DATED this 31" day of July, 2018.

An Employee of Fox Rothschild LLP

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EXHIBIT 15

Date: 03/06/3020	į.	LEMONS,	oni Transi DRUNDY d	etlog FNo Liel EISENDERO	Paget (
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LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Rono, Novada 89519-6000 (775) 786-8888 Tax 1.D. #88-0122938

Affai World BILL THROUGH SERENGETS Pagut I DIW4/2020 DUR AGGOUNT II STATEMENT IID.

ATTN: Army Kenney

Hauchell, Plaire Ist Alled World 2016018714

PREVIOUS BALANCE

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LEMONS, GRUNDY & EISENBERG 8005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-8888 Tax I.D. #88-0122938

Alliad World DILL THROUGH SERENGETI OUR ACCOUNT NO.

ATTRE Andy Kennuy

Harcheff, Plaste re; Alhed World 2018018714

PREVIOUS BALANCE	\$11,851.80
Payment - Thank you Alled World Payment - Thank you Alled World Payment - Thank you PAH Unied LLG Payment - Thank you Alled World Payment - Thank you Alled World Payment - Thank you PAH LIMITED II LLG TOTAL PAYMENTS	-1,30d.00 -150.00 -1,000,00 -1,000,00 -1,000,00 -4,500.00
BALANCE DUE	\$7,361.80
	Payment - Thank you Abad World Payment - Thank you PAH Linadd LLC Payment - Thank you Alfad World Payment - Thank you Alfad World Payment - Thank you PAH LINATED II LLC TOTAL PAYMENTS

FEES EXPENSES FINANCE CHARGE PAYMENTS 11,850,00 1.80 0.00 4,500.00

\$7,351,80

LEMONS, GRUNDY & EISENBERG 8005 Piumas Street, Third Ficor Reno, Nevada 89519-8000 (775) 768-6868 Tax 1.D. #88-0122938

ARM World BILL THROUGH SERENGET

DUR ACCOUNT NO:

ATTN: Andy Kenney

Herchaff, Plans re: Albed World 2018016714

PREVIOUS BALANCE

\$1,300.00

BALANCE DUE

\$1,300.00

FEES EXPENSES FINANCE CHARGE PAYMENTS 1,300.00 0.00 0.00

\$1,300,00

pelf

\$ 1.5 45, Op. 11 $m_{M},$

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Allied World BILL THROUGH SERENGET! OUR ACCOUNT NO: STATEMENT NO.

Page: 1 10/10/2018

ATTN: Andy Kenney

Hescheff, Plerre re: Allied World

2018018714

				HOURS	
09/04/2018 TRA	L120	A104	Review/analyze 41-page subpoena forwarded by Judge Hascheff	1.20	n/c
09/05/2018 TRA	L120	A106	Communicate (with client) Judge Hascheff re: receipt of and response to subpoens	0.20	17/c
09/06/2018 TRA	L120	A108	Communicate (other external) with attorney Kent Robison re: substance of Pierre Hascheff deposition	0.30	n/c
09/10/2018 TRA	L330	A104	Review/analyze background documents in preparation for client's deposition	3.60	n/c
09/11/2018 TRA	L120	Ä106	Communicate (with client) re: upcoming meeting with Kent Robison and deposition	0,20	n/c
TRA	L120	A109	Appear for/altend meeting with Kent		

Allied World

Page: 2 10/10/2018. OUR ACCOUNT NO: STATEMENT NO.

Hascheff, Plerra re: Allied World 2018018714

			HOURS	
	Robison re: background of trust issues and forthcomir client	1.40	n/c	
09/14/2018 TRA L330 A109	Appear for/allend deposition	on of Pierre	4.70	1,175.00
09/18/2018 CLM L120 A1		- 5	0.50	125,00
TRA L120 Á102	Salar	l Company	0.50	125,00
IRA CIZO ATOX	SERVICES RENDERED	THRU 09/30/2018	0.80 5.20	n/c 1,300.00
TIMEKEEPER Christian L. Moore (CLM) Todd R. Alexander (TRA)	RECAPITULAT Tille Partner Partner	ION HOURS HOUR 0.50 4.70	LY RATE \$250.00 250.00	TOTAL \$125.00 1,175.00
	TOTAL CURRENT WORK	ζ		1,300.00
	BALANCE DUE			\$1,300.00
F! 1,30	EES EXPENSES FINANCE	CHARGE PAY	0.00	
	Tạsk Code Sụm	mary	FEES	EXPENSES
L120 Analysis/Strategy L100 Case Assessment,	Development & Admin		125.00 125.00	.0,00 00 0
L330 Depositions			1175.00	0 00

Allied World

Page: 3
10/10/2018
OUR ACCOUNT NO: 4

ion:

Hascheff, Pierre re: Allied World 2018016714

L300 Discovery

FEES EXPENSES 0.00

\$1,300.00

LH000097

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Allied World BILL THROUGH SERENGETI Page: 1 11/08/2018 OUR ACCOUNT NO: STATEMENT NO. 3

ATTN: Andy Kenney

Hascheff, Plerre re: Allied World 2018018714

					HOURS	
10/05/2018 TRA	L330	A108	Communicate (other ex Kenney (Allied World) forthcoming continued	re: status and	0.20	50.00
10/18/2018 TRA	L330	A109	Appear for/attend telep with counsel for all par Commissioner re: sche Hascheff's ongoing de SERVICES RENDER	ties and Discovery eduling Judge position	0.40	100.00 150.00
TIMEKEEPER Todd R Alexander (TRA)		REGAPITU <u>Titl</u> e Parmer	HOURS HOURLY	7 RATE 5250.00	TOTAL \$150.00	
			TOTAL CURRENT W	ORK		150,00
			PREVIOUS BALANC	E		\$1,300.00
			BALANCE DUE			\$1.450 00

LH000098

Allied World

Page: 2 11/08/2018 OUR ACCOUNT NO: STATEMENT NO.

Hascheff, Plerre re: Allied World 2018018714

FEES EXPENSES FINANCE CHARGE 1,450.00 0.00 0.00 PAYMENTS 0.00

Task Code Summary

FEE8 150.00 EXPENSES 0.00 Depositions 0.00 L330 150.00 Discovery L300

\$1,450.00

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Alled World BILL THROUGH SERENGETI Page: 1 12/07/2018 QUR ACCOUNT NO:

STATEMENT NO.

ATTN: Andy Kenney

Hascheff, Pierre re: Allied World 2018018714

				H	OURS	
11/16/2018 TRA	L330	A109	Appear for/attend meetlr Hascheff re; preparation	ng with Judge for deposition	0.50	125.00
11/17/2018 TRA	L330	A109	Appear for/attend depos Hascheff SERVICES RENDERED		8,10 8,60	2,025.00
TIMEKEEPER Todd R. Alexander (TRA)		RECAPITUL/ Title Partner	ATION HOURS HOURLY R 8.60 \$250	ATE 0.00	TOTAL \$2,150.00	
			TOTAL CURRENT WO	RK		2,150 00
			PREVIOUS BALANCE			\$1,450.00
			BALANCE DUE			\$3,600.00

Allied World

Page: 2 12/07/2018 OUR ACCOUNT NO: STATEMENT NO.

Hascheff, Pierre re: Aliled World 2018018714

FEES EXPENSES FINANCE CHARGE PAYMENTS 3,600.00 0.00 0.00

Task Code Summary

L330 Depositions 2160.00 0.00
L300 Discovery 2,150.00 0.00

\$3,600.00

LEMONS, GRUNDY & EISENBERG 8005 Plumas Street, Third Floor Reno, Nevada 89619-6000 (775) 788-8888 Tax I.D. #88-9122938

Alled World BILL THROUGH SERENGET! OUR ACCOUNT NO: STATEMENT NO.

ATTN: Andy Kenney

Haschell, Plette es: Allipd World 2018018714

PREVIOUS BALANCE

\$3,000,00

BALANCE DUE

\$5,800.00

FEEB EXPENSES, FINANCE CHARGE PAYMENTS 3,800.00 0,00 0,00 0.00

\$3.800.00

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LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Allied World BILL THROUGH SERENGETI Page: 1 02/13/2019 OUR ACCOUNT NO: STATEMENT NO. 6

ATTN: Andy Kenney

Hascheff, Pierre re: Alljed World 2018018714

HOURS 01/24/2019 TRA L120 A104 825.00 3.30 SERVICES RENDERED THRU 01/31/2019 825.00 3,30 RECAPITULATION TOTAL HOURS HOURLY RATE Title TIMEKEEPER \$250,00 3825.00 3.30 Partner Todd R. Alexander (TRA) 1.80 Copyling for January 18 @ .10/page E101 01/31/2019 L110 1.80 TOTAL COSTS AND ADVANCES 826,80 TOTAL CURRENT WORK \$3,600.00 PREVIOUS BALANCE

Allied World

OUR ACCOUNT NO: Page: 2 02/13/2019 STATEMENT NO. 6

Haschoff, Pierre re: Allied World 2018018714

BALANCE DUE

\$4,426.80

FEES EXPENSES FINANCE CHARGE PAYMENTS
4,425.00 1.80 0.00 0.00

Task Code Summary

L110 Fact Investigation/Development 0.00 1.80
L120 Analysis/Strategy 825.00 0.00
L100 Case Assessment, Development & Admin. 825.00 1.80

\$4,426.80

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Alled World BILL THROUGH SERENGETI Page: 1 03/11/2019 OUR ACCOUNT NO: STATEMENT NO.

ATTN: Andy Kenney

Hascheff, Pierre re: Allied World 2018018714

				HOURS	
02/05/2019 TRA	L120	A104	Review/analyze trial subpoena for Judge Hascheff and discuss Irial subpoena with client	0.30	75.00
02/19/2019 TRA	L120	A109	Appear for/attend Jakeick trial in preparation for client's testimony	4,10	1,025.00
02/20/2019 TRA	L120	A104		4 70	1,175 00
02/21/2019 CST	B110	A101	Plan and prepare for Pierre Hascheff trial testimony in lawsuit between beneficiaries; review deposition transcript, review correspondence	3.50	700 00

Allied World

Page: 2 03/11/2019 OUR ACCOUNT NO: STATEMENT NO. 7

Hascheff, Pierre re: Aliled World 2018018714

				HOURS	
TRA	L120	A109	Appear for/attend meeting to prepare client for trial testimony	2.10	525.00
TRA	L120	A104	Review/analyze that testimony of other witnesses in Jaksick trial in preparation for client's trial testimony	2.20	550.D0
02/22/2019 CST	B110	A109	Appear for and attend triel between Trustee Todd Jaksick and trust beneficiaries to observe testimony of Plerre Hascheff	5.50	1,100.00
TRA	L210	A104		3.10	775,00
02/24/2019 CST	В110	A101	Pian and prepare for meeting with Kent Robison, counsel for trustee Todd Jakslek, and Oon Lettin, counsel for remaining trustees and Pierre Hascheff to prepare for further cross examination	1.00	200.00
CST	B110	A109	Appear for/attend meeting with Kent Robison, counsel for trustee Todd Jaksick, and Don Lattin, counsel for remaining trustees and Pierre Hascheff to prepare for further cross examination	2 00	400.00
02/25/2019 CST	B110	Д109	Prepare for and attend trial between Jakslok trust beneficiarles to observe Pierre Hascheff testimony SERVICES RENDERED THRU 02/28/2019	4.50	900.00
TIMEKEEP Caryn S. Ti Todd R. Ale	aseling	(TRA)	RECAPITULATION Title HOURS HOURE Associate 16.50 Partner 16.50	Y RATE \$200.00 250.00	TOTAL \$3,300.00 4,125.00

Allied World

Page: 3 03/11/2019 OUR ACCOUNT NO: STATEMENT NO.

Hascheff, Pierre re: Allied World 2018018714

TOTAL CURRENT WORK

7,425.00

PREVIOUS BALANCE

\$4,426.80

BALANCE DUE

\$11,851.80

FEES EXPENSES FINANCE CHARGE PAYMENTS
11,850.00 1.80 0.00 0.00

Task Code Summary

B110	Case Administration	FEES 3300,00	EXPENSES 0.00
B100	Administration	3,300.00	0.00
L120 L100	Analysis/Strategy Case Assessment, Development & Admin.	3350.00 3,350.00	00.00
L210 L200	Pleadings Pre-Trial Pleadings and Motions	775.00 775,00	0.00

\$11,051,80

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-8060 (775) 786-8868 Tax I.D. #88-0122938

Alled World BILL THROUGH SERENGETI OUR ACCOUNT NO.

ATTN: Andy Kanney

Heachelf, Plane rd: Alfied World 2018018714

PREVIOUS SALANCE

\$7,351,80

BALANCE DUE

\$4,561.00

FEES EXPENSES FINANCE CHARGE PAYMENTS 17.850,00 1.80 0.00 4.800,00

\$7,4E1,1B

LEMONS, GRUNDY & EISENBERG 8005 Plumes Street, Third Floor Reno, Nevada 89519-6000 (775) 768-8868 Tax I.D. #88-0122938

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BILL THROUGH BERENGEN

Page: 1 197322019 OUR ACCOUNT NO: 5

АТТМ Анд Коппву

Huschoff, Places re; Alfad World 2012018714

PREVIOUS BALANCE

\$7,451.80

10/18/2019

Payment - Thank you PAH Umiled LLC

-1,000.00

DALANCE DUE

\$0,951,80

FEES EXPENSES FINANCE CHARGE PAYMENTS
11,850,00 1,80 0,00 5,500,00

\$8,751.60

LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor Reno, Nevada 89519-6000 (775) 786-6868 Tax I.D. #88-0122938

Allied World BILL THROUGH SERENGETI Page: 1
12/10/2019
OUR ACCOUNT NO: STATEMENT NO. 11

ATTN: Andy Kenney

Hascheff, Pierre re: Allied World 2018018714

03/22/2019			The same services and the same services are same services and same services are same services are same services and same services are same	HOURS	
TRA	L120	A104		0.80	200,00
06/21/2019 TRA	L120	A104			
07/01/2019			***************************************	0,80	200.00
CST	B110	A104	Review/analyze correspondence regarding status of action against Mr Hascheff	0.10	20 00
09/25/2019 TRA	L250	A104	Review/analyze draft joint motion and stipulation to stay proceedings SERVICES RENDERED THRU 11/30/2019	0 30	75.00 496.00

Allied World

OUR ACCOUNT NO: \$TATEMENT NO. 11

Hascheff, Pierre re: Allled World 2018018714

TIMEKEEPER Caryn S, Tijsseling Todd R, Alexander (TRA)				RECAPITI <u>s</u> sociate rtner		0.10 0.10 1.90	<u>HOURLY BATI</u> \$200.0 250.0	0	TQTAL \$20.00 475.00	
03/31/3	2019	L110	E101		g for March 13 COSTS AND	• ,	_			1,30 1,30
				TOTAL	CURRENT V	VORK				496.30
				PREVIO	OUS BALANC	E				\$6,351,80
	BALANCE DUE							5 6,848.10		
			FEE 12,345.		ENSES FINA 3.10	NCE CHA	RGE 0.00	PAYMENTS 5,500.00		
					Task Code	<u>Sum</u> mary				
B110 B100		a Admini inistratio						EEE 20.0 20.0	0	0.00 0.00
L110 L120 L100	120 Analys/strategy					0.0 400.0 400.0	0	1.30 0.00 1.30		
L250 Other Written Motions and Submissions 75.00 L200 Pre-Trial Pleadings and Motions 75.00					44	0.00 00 [°] 0				

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\$6,848.10

EXHIBIT 16

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Clerk of the Court
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MARK J. CONNOT (10010)
FOX ROTHSCHILD LLP
1980 Festival Plaza Drive, Suite 700
Las Vegas, Nevada 89135
(702) 262-6899 telephone
(702) 597-5503 fax
mconnot@foxrothschild.com
Attorneys for Respondent Wendy A. Jaksick

SECOND JUDICIAL DISTRICT COURT WASHOE COUNTY, NEVADA

In the Matter of the Administration of the Samuel S. Jaksick, Jr. Family Trust,

CASE NO.: PR17-0446 DEPT. NO. __

RESPONDENT WENDY A. JAKSICK'S OPPOSITION AND OBJECTION TO PETITION FOR CONFIRMATION OF TRUSTEES AND ADMISSION OF TRUST TO THE JURISDICTION OF THE COURT, AND FOR APPROVAL OF ACCOUNTINGS AND OTHER TRUST ADMINISTRATIVE MATTERS

Respondent Wendy A. Jaksick ("Wendy" or "Respondent"), by and through her attorneys of record, the law firm of Fox Rothschild LLP, files her Opposition and Objection to the Petition for Confirmation of Trustees and Admission of Trust to the Jurisdiction of the Court, and for Approval of Accountings and Other Trust Administration Matters (the "Petition") filed on August 2, 2017 by Todd B. Jaksick ("Todd") and Michael S. Kimmel ("Michael"), as Co-Trustees of The Samual S. Jaksick, Jr. Family Trust (collectively, the "Co-Trustees" or the "Petitioners"). This Opposition and Objection is made and based on the pleadings and papers filed herein and any argument of counsel that may be permitted at a hearing in this matter. Except as expressly admitted, Wendy denies each and every allegation in the Petition.

DATED this 10th day of October, 2017.

FOX ROTHSCHILD LLP

MARK J. CONNOT (10010) 1980 Festival Plaza Drive, #700 Las Vegas, Nevalat 89135 Automovs for Respondent Wendy A. Jaksick

Page 1 of 9

ACTIVITY 140 (22 VI-10/10/17

RELIEF REQUESTED

1. Wendy requests the Court sustain her opposition and objections, refuse to approve the purported "Trust Accountings" and refuse to ratify and approve and release the Co-Trustees from any liability for actions taken pursuant to the purported "Agreements & Consents" until deficiencies in the purported "Trust Accountings" and disputes concerning the purported "Trust Accountings" and the purported "Agreements & Consents" are resolve and the liability, if any, of the Co-Trustees is determined. Wendy also requests the Court order the Co-Trustees to amend their purported "Trust Accountings" to include all statutorily required information and support and to comply with their duties of full disclosure to the Trust beneficiaries.

INTRODUCTION

- Samual S, Jaksick, Jr. ("Samuel" or the "Grantor") executed The Samuel S. Jaksick,
 Jr. Family Trust Agreement (As Restated) (the "Restated Trust Agreement") establishing The
 Samuel S, Jaksick, Jr. Family Trust (the "Trust") on June 29, 2006.
- 3. Grantor was designated by the terms of the Trust to serve as the initial Trustee. If at any time Grantor failed to serve as Trustee and failed to appoint a successor trustee, the terms of the Trust provided that Stanley Jaksick ("Stanley"), Todd Jaksick ("Todd") and another designated person were to serve as Co-Trustees.
- 4. On December 10, 2012, Grantor purportedly executed the Second Amendment to the Samuel S. Jaksick, Jr. Family Trust Agreement Restated Pursuant to the Third Amendment Dated June 29, 2006 (the "Second Amendment"). Wendy disputes the validity of the Second Amendment because Samuel S. Jaksick ("Samuel" or the "Grantor") did not execute the document or Grantor executed the document at a time when he did not possess the requisite mental espacity to do so of executed the document as a result of undue influence. Because Wendy disputes the validity of the Second Amendment, Wendy denies all allegations in the Petition that confirm, assume,

Page 2 of 9

ACTIVES 1359922.v1-10/10/17

involve or rely on the validity of the Second Amendment.

- 5. Grantor died on April 21, 2013. At that time, Grantor's three (3) children, Stanly, Todd and Wendy became the primary beneficiaries of the Trust with equal one-third interests.
- At some point, Todd, Stanley and Michael S. Kimmel ("Michael") began serving as

 Co-Trustees of the Trust.
- 7. During the Co-Trustees' administration of the Trust, the Co-Trustees refused to keep Wendy informed and failed to fully disclose to her concerning the assets and property of the Trust, their administration of the Trust and the transactions they were conducting on behalf of the Trust. Co-Trustees used their positions to control and utilize the assets and property of the Trust for their personal benefit at the expense of Trust, Wendy and Wendy's interest in the Trust.
- 8. On August 2, 2017, the Co-Trustees Todd and Michael filed this *Petition* seeking the Court's approval of: (a) three (3) annual accountings for their administration of the Trust during the period April 21, 2013 through March 31, 2016, (b) an accounting for the separate share of the Trust administered for Wendy, (c) ratification, approval and release of the Co-Trustees for certain agreements and actions of Co-Trustees, and (d) for other relief.
- 9. Wendy was forced to file this *Opposition* because Co-Trustees' "Trust Accountings" do not comply with the statutory requirements, Wendy disputes the Second Amendment and other documents relied on in the *Petition*, Wendy disputes the actions of the Co-Trustees or does not have sufficient information necessary for Wendy to understand and take a position concerning actions of the Co-Trustees and their administration of the Trust. Accordingly, Wendy requests that the Co-Trustees be ordered to amend their "Trust Accountings" to include all statutorily required information and support and to provide full disclosure to Wendy concerning their administration.

TRUST ACCOUNTING

10 Pursuant to NRS 165 135, a trust accounting, by statute, is required to contain the

Page 3 of 9

ACT'S EG (350900 Ar-DICAMS)

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1	following information:
2	1. An Account must include:
3	a. A statement indicating the accounting period;
4	b. With respect to the trust principal:
5	
6	 The trust principal held at the beginning of the accounting period, and in what form held, and the approximate market value thereof
7	at the beginning of the accounting period; ii. Additions to the trust principal during the accounting period,
8	with the dates and sources of acquisition;
9	neriod:
10	iv. Investments made during the accounting period, with the date, source and cost of each investment;
Н	v. Any deductions from the trust principal during the accounting period, with the date and purpose of each deduction; and
12	vi. The trust principal, invested or uninvested, on hand at the end of the accounting period, reflecting the approximate market value
13	thereof at that time;
14	c. With respect to trust income, the trust income:
15	i. On hand at the beginning of the accounting period, and in what form held;
16	ii. Received during the accounting period, when and from what
17	source; iii. Paid out during the accounting period, when, to whom and for
18	
19	a A statement of unusid claims with the reason for tanta to pay
20	them; and
21	e. A brief summary of the account, which must include:
27	The population value of the Course
23	a. For the first accounting, the beginning value of the trust estate shall consist of the
7.4	the state of the s

ting, the beginning te shall consist of the sets contained in the beginning inventory. b. For accountings other than the first account, the beginning value of the trust estate for the applicable accounting period must be the ending value of the prior accounting.

ii. The total of all receipts received during the accounting period, 1 excluding capital items. The total of all gains on sales or other disposition of assets, if any, 2 during the accounting period. 3 iv. The total of disbursements and distributions during the accounting period. 4 The total of all losses on sales or other disposition of assets, if any, 5 during the accounting period. vi. The total value of the trust assets remaining on hand at the end of б the accounting period. 2.A summary of the account pursuant to paragraph (e) of 7 subsection 1 must be in substantially the following form: 8 3.In lieu of segregating the report on income and principal pursuant to subsection 1, the trustee may combine income and 9 principal activity in the account so long as the combined report on 10 încome and principal does not materially impeded a beneficiary's ability to evaluate the charges to or credits against the 11 beneficiary's interest. 12 The purported "Trust Accountings" included in the Petition do not satisfy the 11. 13 statutory requirements, and, as result, the Co-Trustees have failed their obligations under Nevada 14 law. Additionally, Wendy alleges that it is impossible to evaluate and/or fully understand the Trust 15 assets and Trust administration without the records and information relied on to prepare the 16 17 purported "Trust Accountings." 18 OBJECTION TO PURPORTED TRUST ACCOUNTINGS 19 Legal Objection 20 Purpaged "Trust Accountings" - Do Not Meet Standory Requirements 21 The purported "Trust Accountings" filed by the Co-Trustees do not contain 12. 22 information regarding the receipts and disbursements and other transactions and/or there is no 23 support offered for the receipts and disbursements, particularly, no support including, but not 34 limited to, vouchers, receipts, invoices, attorney's fees affidavits, and verifications of funds, from any independent source(s) of the receipts and disbursements. 37 There purported "Trust Accountings" fail to include an adequate description of each 38

Page 5 of 9

ACTIVES (359922 v1-10/10/17

asset and the name and location of the depository where each of the assets are kept.

14. The purported "Trust Accountings" are inadequate because they offer no explanation and attach no support or verification from a third party source(s) as to any of the information contained therein, namely, there is no support or verification for any of the expenses, disbursements and investments.

Purported "Trust Accountings" - Incomplete

- 15. The purported "Trust Accountings" filed by the Co-Trustees are not complete because they do not provide a full and definite understanding of the Trust property and the Trust administration, which the beneficiaries of the Trust are entitled to by law.
- 16. The Co-Trustees filed their purported "Trust Accountings" containing only numerical information regarding the assets, disbursements, income, investments, etc. There is no back-up/verification information from any independent third party source(s) for any of the income, disbursements, expenses, investments and property on hand and, without same, the purported "Trust Accountings" is grossly incomplete and inadequate.
- 17. The purported "Trust Accountings" do not attach any supporting documents including, but not limited to, vouchers, receipts, invoices, attorney's fees invoices/affidavits, and verifications of funds. The entire purported "Trust Accountings" were generated by Co-Trustees and include no independent verification and totally lacks explanation of any kind.
- 18. As are result of these errors and deficiencies, the purported "Trust Accountings" fail on their face and the Court should order the purported "Trust Accountings" be amended to include the statutorily required information to make a complete and valid accounting.

Proported "Trust Accomming" - Failing to Fully Disclose

19. From the time the Co-Trustees began administering the Trust, Wendy has received very little disclosure of information concerning the Trust, the Trust property and the administration

Page 6 of 9

ACTIVE/01/03/9922 v1-10/10/17

of the Trust. This is true despite repeated efforts to contact and communicate with the Co-Trustees and/or their attorneys, who owed Wendy and all of the beneficiaries of the Trust a duty of full disclosure. Based on this history and with the incomplete information Wendy does have concerning the Trust, the Trust property and the administration, it is impossible for Wendy evaluate and/or fully understand the purported "Trust Accountings."

Purported "Trust Accountings" - Disputed Second Amendment

Orantor did not execute the Second Amendment or Grantor executed the document at a time when he did not possess the requisite mental capacity to do so or executed the document as a result of undue influence. Because Wendy disputes the validity of the Second Amendment, Wendy objects to and disputes the "Trust Accountings" to the extend they confirm, assume, involve or rely on the validity of the Second Amendment.

CONCLUSION

approve the purported "Trust Accountings" and refuse to ratify and approve and release the CoTrustees from any liability for actions taken in pursuant to the purported "Agreements & Consents"
until deficiencies in the purported "Trust Accountings" and disputes concerning the purported
"Trust Accountings" and the purported "Agreements & Consents" are resolve and the liability, if
any, of the Co-Trustees is determined. Wendy further requests the Court order the Co-Trustees to
amend their purported "Trust Accountings" to include all statutorily required information and

Page 7 of 9

actives 35/900 (14/10/10/7

FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, 4700 Las Vegas, Nevada 89135 1

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support and to comply with their duties of full disclosure to the Trust beneficiaries.

AFFIRMATION STATEMENT

Pursuant to NRS 239B.030

The undersigned does hereby affirm that Resondent Wendy A. Jaksick's Opposition and Objection to Petition for Confirmation of Trustees and Admission of Trust to the Jurisdiction of the Court and for Approval of Accountings and Other Trust Administrative Matters filed by Wendy A. Jaksick in the above-captioned matter does not contain the social security number of any person.

DATED this 10th day of October, 2017.

FOX ROTHSCHILD LLP

MARK J. CONNOT (10010) 1980 Festival Pluza Drive, #700 Lus Vegus, Nevada 89135

and

SPENCER LAW, P.C.
R. Kevin Spencer (PHV to be filed)
Texas Bar Card No. 00786254
Zachary E. Johnson (PHV to be filed)
Texas Bar Card No. 24063978
Brendan P. Harvell (PHV to be filed)
Texas Bar Card No. 24083150
500 N. Akard Street, Suite 2150
Dallas, Texas 75201
kevin@spencerlawpc.com
zach@spencerlawpc.com
brendan@spencerlawpc.com

Anorneys for Respondent Wendy A. Jaksick

Page 8 of 9

ACTIVE/51039922 v1:10/10/17

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of FOX ROTHSCHILD LLP and that on this 10th day of October, 2017, I caused the above and foregoing document entitled RESPONDENT WENDY A. JAKSICK'S OPPOSITION AND OBJECTION TO PETITION FOR CONFIRMATION OF TRUSTEES AND ADMISSION OF TRUST TO THE JURISDICTION OF THE COURT, AND FOR APPROVAL OF ACCOUNTINGS AND OTHER TRUST ADMINISTRATIVE MATTE to be served as follows:

- service was made upon each of the parties, listed below, via electronic service through the Second Judicial District Court's Odyssey E-File and Serve system.
- by placing same to be deposited for mailing in the United States Mail, in a scaled envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
- o pursuant to EDCR 7.26, to be sent via facsimile;
- o to be hand-delivered; and/or
- o via email.

o to the attorney(s)/party(ies) listed below at the address and/or facsimile number indicated below:

Todd B. Juksick 8600 Technology Way, Ste. 110 Reno, Nevada 89521	Luke Jaksick c/o Wendy A. Jaksick P.O. Box 2345 Allen, Texas 75013
Stanley S. Jaksick 8600'Technology Way, Ste. 110 Reno, Nevada 89521	Benjamin Jaksick Amanda Jaksick c/o Dawn E, Jaksick 6220 Rouge Drive Reno, Nevada 89511 Regan Jaksick
Alexi Smith 11 Bahama Court Mansfield, Texas 76063	Sydney Jaksick Snwyer Jaksick c/o Stanley S. Jaksick 8600 Technology Way, Ste. 110 Reno. Newada 8952
Maupin, Cox & LeGoy Donald A. Lattin, Esq. L. Robert LeGoy, Jr., Esq. Brian C. McQuaid, Esq. 4785 Caughlin Parkway Reno, Nevada 89519 Attorneys for Petitioners	Michael S. Kimmel, as Co-Trustee of the Samuel S. Jaksick, Jr. Family Trust clo Maupin, Cox & LeGoy Donald A. Lattin, Esq. L. Robert LeGoy, Jr., Esq. Brian C. McQuaid, Esq. 4785 Caughtin Parkway Ram, Nevada 89519
Phil Kreitlein Kreitlein Law Group 470 E. Plumb Lane, #310 Reno, Nevada 89502 Anorneys for Stan Jaksick and Michael S. Kimmel	Kent R. Robison Robison, Belaustegui, Sharpe & Lowe 71 Washington Street Reno, Nevada 89503 Attorneys for Todd B. Jaksick and Michael S. Kimmel

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Page 9 of 9

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Jacqueline Bryant
Clerk of the Court Transaction # 6464491 : csulogic

MARK J. CONNOT (10010) 1 FOX ROTHSCHILD LLP 2 1980 Festival Plaza Drive, Suite 700 Las Vegas, Nevada 89135 (702) 262-6899 telephone (702) 597-5503 fax 4 mconnot@foxrothschild.com 5 R. Kevin Spencer (PHV to be filed) 6 Texas Bar Card No. 00786254 Zachary E. Johnson (PHV to be filed) 7 Texas Bar Card No. 24063978 Brendan P. Harvell (PHV to be filed) Texas Bar Card No. 24083150 9 SPENCER LAW, P.C. 500 N. Akard Street, Suite 2150 10 Dallas, Texas 75201 kevin@spencerlawpc.com 11 zach@spencerlawpc.com brendan@spencerlawpc.com 12

Attorneys for Respondent Wendy A. Jaksick

SECOND JUDICIAL DISTRICT COURT WASHOE COUNTY, NEVADA

CASE NO.: PR17-00445

In the Matter of the Administration of the DEPT. NO. __ SSI's Issue Trust, CASE NO.: PR17-00446 In the Matter of the Administration of the DEPT. NO. __ Samuel S. Jaksick, Jr. Family Trust,

RESPONSE TO PETITIONERS' STATUS REPORT

Respondent Wendy A. Jaksick ("Wendy" or "Respondent"), by and through her attorneys of record, the law firm of Fox Rothschild LLP, submits the following Response to the Petitioners' Status Report, which was filed on January 2, 2018.

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Respondent responds to each of the issues included in the Petitioners' Status Report as follows:

I. INDEMNIFICATION PROVISION

Respondent disputes the validity of the purported Indemnification Contribution Agreement between the Samuel S. Jaksick, Jr. Family Trust and Todd B. Jaksick (the "Purported Todd Indemnification") and the purported Indemnification Contribution Agreement between the Samuel S. Jaksick, Jr. Family Trust and Stanley S. Jaksick (the "Purported Stanley Indemnification") (collectively, the "Purported Indemnification Agreements"). Respondent is a beneficiary of the Samuel S. Jaksick, Jr. Family Trust and the SSJ's Issue Trust and has not been provided with full disclosure concerning the Purported Indemnification Agreements, the actions taken pursuant to the Purported Indemnification Agreements and the alleged interference in the Trust administration caused by the Purported Indemnification Agreements.

The validity of the Purported Indemnification Agreements and the actions related to same are issues to be tried with the other issues involved in this matter. The information related to the Purported Indemnification Agreements is intertwined with Petitioners' actions and administration of the Trusts and can only be obtained and fully understood with the other discovery that will be sought and relied on at the final trial of this matter. In essence, Petitioners are seeking a bifurcation of the trial of the issues related to the Purported Indemnification Agreements from the trial of the other issues. This is not practical and would prejudice Respondent because she would be required to litigate the issues related to the Purported Indemnification Agreements without the benefit of fully developing her evidence. As a result, Respondent objects to Petitioners' request to set a separate discovery schedule and a separate hearing on the issues related to the Purported Indemnification Agreements.

II. DALLAS LAW FIRM

Petitioners' counsel misrepresented to the Court the status of the efforts of Respondent's out-of state counsel to obtain admission pro hac vice. On December 15, 2017, Verified Applications for Association of Counsel Under Nevada Supreme Court Rule 42 were mailed to

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 the Nevada State Bar on behalf of R. Kevin Spencer and Zachary E. Johnson for review and approval. The Nevada State Bar has requested updated Letters of Good standing, which were mailed to the Nevada State Bar on January 2, 2018. The Nevada State Bar's review of the Applications should be completed in the near future, so that Respondent can file her motion to associate out-of-state counsel in this matter. Regardless, Respondent is represented by Mark Connot, who is licensed to practice law and is in good standing in the State of Nevada.

IV. INTERFERENCE WITH TRUST AND RELATED MATTERS

Respondent objects to Petitioners' allegations that she has interfered or attempted to interfere in Trust related matters. Petitioners' attempt to obtain relief from the Court based on vague and unfounded allegations made in a status report filed less than 24 hours before a scheduling conference is absurd. If Petitioners believe Respondent's actions have or are interfering with the Trust, Petitioners must file an appropriate pleuding seeking injunctive or other relief and carry their burden to obtain such relief.

V. SETTLEMENT DISCUSSIONS

On January 27, 2017, counsel for Petitioners provided Respondent's counsel (now Respondent's formal counsel) approximately 900 pages of records. Based on the number and value of diverse assets held and administered by the Trust and the fact that Co-Trustees have been managing the Trust since 2013, there should be tens of thousands, if not hundreds of thousands, of pages of records relevant to the Trust and Trust administration during this time. When Respondent's current counsel became involved, they had some initial communications with Petitioners' counsel concerning obtaining additional information Respondent would need to realistically and meaningfully participate in settlement negations. Despites the initial communications, no additional information was provided to Respondent's counsel and communications from Petitioners' counsel concerning a resolution of disputes through settlement ended before Respondent filed her answers and objections in October 2017. Petitioners' statements concerning their efforts to resolve this matter are disingenuous and are counterproductive if Petitioners truly desire to resolve this matter through settlement.

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VI. DISCOVERY PLAN

At a minimum, Respondent will need the following discovery to prepare for and to be ready to try the issues involved in this matter:

- All documents evidencing trust property that has come to the Petitioners' knowledge or into any of Petitioners' possession from at least January 1, 2012 through the present;
- All documents evidencing receipts, disbursements and other transactions regarding Trust property from at least January 1, 2012 through the present;
- All documents evidencing the actions of any of the Petitioners in relation to the Trust or any of the Trust property;
- All document evidencing the Trust property that is currently being administered by any of the Petitioners;
- All documents evidencing liabilities of the Trust from at least January 1, 2012 through the present;
- All the documents and records supporting the purported Trust accounting;
- 7. All documents evidencing any personal benefit received by any of the Petitioners, their spouses, or their children from the Trust or any of the Trust assets from January 1, 2012 through the present;
- All documents evidencing any benefit from the Trust or any of the Trust assets received by any business owned by or in which any of the Petitioners have an interest from January 1, 2012 through the present;
- 9. All documents evidencing communications between Respondent and Petitioners; and
- 10. The depositions of the Petitioners and others individuals previously or currently involved in the administration of the Trust or who have knowledge of Trust transactions.

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FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700 Las Veges, Nevada 89135

VII. OTHER MATTERS

Respondent disputes the validity of the Second Amendment to the Samuel S. Jaksick, Jr. Family Trust. Because Respondent disputes the validity of the Second Amendment, Respondent objects to any relief sought by Petitioners that confirms, assumes, involves or relies on the validity of the Second Amendment.

AFFIRMATION STATEMENT Pursuant to NRS 239B.030

The undersigned does hereby affirm that this Demand for Jury filed by Wendy A. Jaksick in the above-captioned matter does not contain the social security number of any person.

DATED this 3rd day of January, 2018.

FOX ROTHSCHILD LLP

MARK J. CONNOT (10010)
1980 Festival Plaza Drive, #700
Las Vegas, Nevado 89135
and
SPENCER LAW, P.C.
R. Kevin Spencer (PHV to be filed)
Texas Bar Card No. 00786254
Zachary E. Johnson (PHV to be filed)
Texas Bar Card No. 24063978
Brendan P. Harvell (PHV to be filed)
Texas Bar Card No. 24083150
500 N. Akard Street, Suite 2150
Dallas, Texas 75201

Attorneys for Respondent Wendy A. Jaksick

71=1-173/18

Page 5 of 6

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of FOX ROTHSCHILD LLP and that on this 3rd day of January, 2018, I caused the above and foregoing document entitled RESPONSE TO PETITIONERS' STATUS REPORT to be served as follows:

X service was made upon each of the parties, listed below, via electronic service through the Second Judicial District Court's Odyssey E-File and Serve system.

X by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or

- o pursuant to EDCR 7.26, to be sent via facsimile;
- o to be hand-delivered; and/or
- o via email.

to the attorney(s)/party(ies) listed below at the address indicated below:

Todd B. Jaksick 8600 Technology Way, Ste. 110 Reno, Nevada 89521	Luke Jaksick c/o Wendy A. Jaksick P.O. Box 2345 Allen, Texas 75013
Stanley S, Jaksick 8600 Technology Way, Ste. 110 Reno, Nevada 89521	Benjamin Jaksick Amanda Jaksick c/o Dawn E. Jaksick 6220 Rouge Drive Reno, Nevada 89511
Alexi Smith 11 Bahama Court Mansfield, Texas 76063	Regan Juksick Sydney Jaksick Sawyer Jaksick c/o Stanley S. Jaksick 8600 Technology Way, Ste. 110 Reno, Nevada \$952
Maupin, Cox & LeGoy Donald A. Lattin, Esq. L. Robert LeGoy, Jr., Esq. Brian C. McQuaid, Esq. 4785 Caughlin Parkway Reno, Nevada 89519 Attorneys for Petitioners	Michael S. Kimmel, as Co-Trustee of the Samuel S. Jaksick, Jr. Fomily Trust c/o Maupin, Cox & LeGoy Donald A. Lattin, Esq. L. Robert LeGoy, Jr., Esq. Brian C. McQuaid, Esq. 4785 Caughlin Parkway Reno, Nevada 89519
Phil Kreitlem Kreitlein Law Group 470 E. Plumb Lane, #310 Reno, Nevada 89502 Antorneys for Stan Jaksick and Michael S Kimmet	Ken R. Robison Robison, Belaustegur, Sharpe & Lowe 71 Washington Street Reno, Nevada 89503 Autorneys for Todd B Jaksick and Michael S Kannel

As Employee of Fox Rothschild LL2

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FILED Electronically PR17-00446 2019-03-03 11:51:09 AM Jacqueline Bryant Clerk of the Court MARK J. CONNOT (10010) Transaction # 7144816 : yvilojia FOX ROTHSCHILD LLP 2 1980 Festival Plaza Drive, Suite 700 Las Vegas, Nevada 89135 3 (702) 262-6899 telephone (702) 597-5503 fax mconnot@foxrothschild.com 5 R. KEVIN SPENCER (Admitted PHV) 6 Texas Bar Card No. 00786254 ZACHARY E. JOHNSON (Admitted PHV) 7 Texas Bar Card No. 24063978 SPENCER & JOHNSON, PLLC 8 500 N. Akard Street, Suite 2150 9 Dallas, Texas 75201 kevin@dallasprobate.com 10 zach@dallasprobate.com Attorneys for Wendy A. Jaksick 11 SECOND JUDICIAL DISTRICT COURT WASHOE COUNTY, NEVADA 12 CASE NO .: PR17-00445 In the Matter of the Administration of the DEPT. NO. 15 SSJ'S ISSUE TRUST, 13 CASE NO.: PR17-00446 In the Matter of the Administration of the 14 DEPT. NO. 15 SAMUEL S. JAKSICK, JR. FAMILY TRUST, 15 WENDY A. JAKSICK'S OPPOSITION TO RESPONDENTS' PROPOSED JURY INSTRUCTIONS WENDY JAKSICK, 16 Respondent and Counter-Petitioner, 17 TODD B. JAKSICK, INDIVIDUALLY, AS CO-18 TRUSTEE OF THE SAMUEL S. JAKSICK, JR. FAMILY TRUST, AND AS TRUSTEE OF THE SSJ'S ISSUE TRUST; MICHAEL S. KIMMEL, 19 INDIVIDUALLY AND AS CO-TRUSTEE OF 20 THE SAMUEL S. JAKSICK, JR. FAMILY 21 TRUST, AND STANLEY S. JAKSICK, INDIVIDUALLY AND AS CO-TRUSTEE OF 22 THE SAMUEL S. JAKSICK, JR. FAMILY TRUST, KEVIN RILEY, INDIVIDUALLY AND AS FORMER TRUSTEE OF THE SAMUELS. 23 JAKSICE, JR. FAMILY TRUST AND TRUSTEE OF THE WENDY A. JAKSICK 2012 BHC FAMILY TRUST, INCLINE TSS, LTD.; DUCK LAKE RANCH, LLC; SAMMY SUPERCUB, 24 25 LLC SERIES A, 26 Peritioners and Counter-Respondents. 27

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Wendy opposes the Respondents' proposed jury instructions as they either inaccurately state the law or are misleading and will lead to juror confusion. For ease of reference, the complete instructions with page numbers are attached here as Exhibit "1". In support of her opposition, Wendy states as follows:

1. Respondents' proposed instruction Nev. J.I. 15.7 (pages 23-24)

Although this proposed instruction sets forth the elements for establishing a breach fiduciary duty, it also includes an instruction that the jury must find that a fiduciary relationship exists. It is undisputed that trustees of a trust owe a fiduciary duty to the beneficiaries of the trust therefore there is no basis to instruct the jury to find that a fiduciary duty exists. Including the instruction would likely lead to confusion and misunderstanding within the jury. Where an instruction constitutes a sufficiently serious source of jury confusion and misunderstanding, it should not be given. See Allen v. Levy, 109 Nev. 46, 49-50, 848 P.2d 274, 275-75 (Nev. 1993)(citing Village Development Co. V. Filice, 90 nev. 305, 312, 526 P.2d 83, 87-88 (Nev. 1974)(overruled on other grounds)). The trustee/beneficiary relationship is a formal fiduciary relationship and trustees owe fiduciary duties to their beneficiaries as a matter of law. See Henderson v. Shanks, 449 S.W.3d 834, 844 (Tex. App. – Houston [14th Dist.] 2014, pet. denied). (In certain formal relationships, such as that between an attorney and a client, a fiduciary duty arises as a matter of law. See Meyer v. Cathey, 167 S.W.3d 327, 330-31 (Tex. 2005).)

2. Respondents' proposed instruction Nev. J.I. 15.6 (pages 31-32)

Similarly, this proposed instruction instructs the jury on the elements necessary to create a fiduciary relationship which is misleading in that it implies that a fiduciary relationship does not already exist. As stated above, there is no dispute as to whether a fiduciary relationship exists between Wendy and the trustees of the Family and Issue Trusts. Including the instruction will lead to confusion and as a result this instruction should not be given. See Ids.

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27 28 Respondents' proposed instruction Nev. J.I. 15.16; NRS 164.770(1), (3); (pages 33-34)

This proposed instruction states that a trustee can delegate the investment and management of trust assets to professionals and will not be liable to the beneficiaries of the trust for actions taken by the professionals provided the trustee exercise reasonable care in selecting the professional and its scope of duties and periodically review the professional's performance. Here, the evidence shows that the Trustees did not delegate their management and investment duties to any professionals or subordinates. Where a jury instruction relates to a litigant's case but is not supported by trial evidence, the jury instruction should not be given. See Ids. Here, the instruction is not supported by trial evidence as the breaches alleged by Wendy arise from the Trustees' actions.

4. Respondents' proposed instruction NJI- Civil 15CT.7 (pages 37-38)

This instruction is inaccurate and/or misleading as it states, "if you find that any one or more of the Respondents and Wendy had a fiduciary relationship...". As stated above, it is not disputed that the Trustees are Wendy's fiduciaries. See Ids. Further, Wendy's proposed instructions based upon Nev. J.I. 15.23 (pages 43-44) and Nev. J.I. 15.13 (pages 65-66) are a more complete and accurate statement of the law.

5. Respondents' proposed instruction NRS 164.710 (pages 39-40)

This instruction is inaccurate as it does not follow Nevada law and is overly broad. The instruction is inaccurate as it implies that a trustee has to comply with the terms of the trust even if the trust provisions are contrary to Nevada statutes. This is overly broad as the provisions of NRS 164.710 only permit a trust document to override the provisions of NRS 164.700 through 164.925, not all Nevada statutes. See NRS 164.710.

6. Respondents' proposed instruction Nev. J.I. 15.23 (pages 41-42)

The Parties have introduced competing instructions regarding a trustee's duties in administrating a trust. Wendy's proposed instructions based upon Nev J.I. 15.23 (pages 43-44) are a more complete and accurate statement of the law.

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7. Respondents' proposed instruction NRS 163.110 (pages 47-48)

This instruction is inaccurate is because it contains an incomplete statement of the law. The proposed instruction fails to include subsection 2 for NRS 163.110 which states, "this section does not excuse a cotrustee from liability for inactivity in the administration of the trust nor for failure to attempt to prevent a breach of trust." See NRS 163.110. The Trustees are taking NRS 163.110 out of context and seek to obtain the benefit of solely referring to subsection 2 of NRS 163.110 which specifically states that a trustee is not excused from liability when he or she is inactive in the administration of the trust. The jury is likely to be confused regarding the law with such an incomplete statement.

8. Respondents' proposed instruction NJI- Civil 4NG.5 (pages 49-50)

This instruction is overly broad and misstates the law in that it ignores that under Nevada law when an interested fiduciary's transactions are challenged, the fiduciary must show good faith and the transaction's faitness. See Shoen v. Glenbrook Capital Limited Partnership, 122 Nev. 621,640, n.61, 137 P.3d 1171, 1184, n.61 (2006)(noting that, when approval of an interested director transaction by an independent committee is not possible, the interested directors carry the burden of proving that transaction's entire fairness).

9. Respondents' proposed instruction Nev. J.I. 15.14 (pages 51-52)

This instruction is misleading as it discusses the business judgment rule which is not applicable here in a case involving breaches of the trustees' fiduciary duties.

10. Respondents' proposed instruction NRS 164, 745 (pages 53-56)

This instruction is inaccurate and misstates NRS 164.745. The instruction inserts the term ""that complies with his duties" in place of "consistent with the standards of NRS 164,700 to 164.775, inclusive" as set forth in NRS 164.700 et sec. The revised instruction is not clear in that it does not describe what "his duries" are under NRS 164.700.

Nevada codified the Prudent Investor Uniform Act in NRS 164,700 through 164,775 imposing several duties on trustees of a trust. Both Trusts specifically cite this Act as the standard to apply to the Trustee's obligations and duties. The act requires trustees to act solely in the

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interest of the beneficiaries. "A trustee shall invest and manage the trust property solely in the interest of the beneficiaries." See NRS 164.715. Trustees are also required to diversify investments. See NRS 164.750 "trustee shall diversify the investments of the trust unless the trustee reasonably determines that, because of special circumstances, the purposes of the trust are better served without diversifying." Trustees are required to bring trust portfolio into compliance with prudent investor uniform act "[w]ithin a reasonable time after accepting a trusteeship or receiving trust property, a trustee shall review the trust property and make and carry out decisions concerning the retention and disposition of assets, in order to bring the trust portfolio into compliance with the purposes, terms, requirements for distribution and other circumstances of the trust, and with the requirements of NRS 164.700 to 164.775, inclusive." See NRS 164.755.

Pailure to note what "his duties" are in the instruction renders it fatally misleading.

11. Respondents' proposed instruction NRS 164.770(1), (3) (pages 57-58)

This instruction is duplicative of the proposed instruction on pages 33-34, therefore, Wendy incorporates her argument in paragraph 3 hereto.

12. Respondents' proposed instruction NJI- Civil 15CT.9 (pages 59-60)

This proposed instruction states that a trustee can rely upon the honesty and integrity of their subordinates and is not applicable to the evidence presented at trial. Where a jury instruction relates to a litigant's case but is not supported by trial evidence, the jury instruction should not be given. See Id. Here, the instruction is not supported by trial evidence because Wendy has not alleged that the Respondents delegated their duties to subordinates.

13. Respondents' proposed instruction Nev. J.I. 15.12 (pages 73-74)

The Parties have introduced competing instructions regarding a trustee's duties in administrating a trust. The Respondent's proposed instruction misstates the law. An accounting is the minimum requirement and the dependent on the facts and circumstances, a mere statutory accounting does not provide full disclosure to the beneficiaries. Thus, the proposed language "this duty only requires" is inaccurate. The testimony here establishes that the accountings

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27 28 themselves are inadequate for full disclosure, and Todd acknowledged that in his testimony. That is also confirmed by Riley's disclaimer on each of the accountings. Wendy's proposed instructions based upon Nev. J.I. 15.12 and NRS 165.135(1)-(4) (pages 71-72) are a more complete and accurate statement of the law.

14. Respondents' proposed instruction NRS 165.135 (pages 75-78)

This proposed instruction also misstates the law. An accounting is the minimum requirement and the dependent on the facts and circumstances, a mere statutory accounting does not provide full disclosure to the beneficiaries. Thus, the proposed language "this duty only requires" is inaccurate. The testimony here establishes that the accountings themselves are inadequate for full disclosure, and Todd acknowledged that in his testimony. That is also confirmed by Riley's disclaimer on each of the accountings.

15. Respondents' proposed instruction Nev. J.I. 13.24 (pages 113-114)

Wendy believes that Respondents oppose the language of this proposed instruction. Wendy recommends revises the instruction as follows:

"You have heard testimony regarding the Acknowledgement and Consent to Proposed Actions, also referred to as ACPAs, and the effect of the ACPAs. Todd cannot rely upon the ACPAs if Wendy proves by clear and convincing evidence that her assent to the ACPAs was fraudulently induced. This defense requires proof by clear and convincing evidence of:

- 1. A false representation by Todd;
- 2. Todd's knowledge or belief that the representation was false, or knowledge that there was an insufficient basis for making the representation;
 - 3. Todd's intention to induce Wendy to agree to the ACPAs;
 - 4. Justifiable reliance upon the misrepresentation by Wendy; and
 - 5. Injury or damage to Wendy resulting from such reliance."
 - 16. Respondents' proposed instruction NRS 11.190(3); NRS 11.220 (pages 118-119)

This proposed instruction incompletely states the law with respect to the applicable statute of limitations and does not include any reference to the "discovery rule" as applicable to

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the facts of this case. Where a jury instruction pertains to a party's allegations or defenses and is supported by trial evidence, the party is entitled to a jury instruction on that matter. See id. Wendy proposes adding the following additional language to this proposed instruction:

To the extent the Respondents acting in their capacities as Trustees failed to fulfill their obligations, and if they also failed to tell Wendy of this failure, there is said to be fraudulent concealment and constructive fraud, so that the statute of limitations may be tolled until Wendy discovered or should have discovered her damages. Additionally, fiduciaries have a duty to make full and fair disclosure of all facts which materially affect the rights of their beneficiaries, and, where the fiduciary relationship exists, facts which would ordinarily require investigation may not excite suspicion. See Allen v. Webb, 87 Nev. 261, 269, 485 P.2d 677, 681 (Nev. 1971).

17. Respondents' proposed instruction Moore by Moore v. Bannen (pages 164-165)

This proposed instruction should be entirely disregarded as it is self-serving and attempts to limit the jury's consideration of the impact of the settlement that was entered into between Todd and Stan. Wendy is entitled to show that the settlement adversely impacted her and is a further breach of the Trustees' duties to her.

AFFIRMATION

Pursuant to NRS 239B.030

The undersigned does hereby affirm that this document does not contain the social security number of any person.

DATED this 3rd day of March, 2019.

FOX ROTHSCHILD LLP

Mark J. Connot (10010)
1980 Festival Plaza Drive, #700
Las Vegas, NV 89135
mconnot@foxrothschild.com

SPENCER & JOHNSON, PLLC

Act R. Kevin Spencer
R. Kevin Spencer (Admitted PHV)
Zachary E. Johnson (Admitted PHV)
500 N. Akard Street, Suite 2150
Dallas, Texas 75201

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kevin@dallasproabte.com zach@dallasprobate.com Attorneys for Respondent Wendy A. Jaksick

FOX ROTHSCHILD LLP 1980 Festivel Plaza Drive, #700 Las Vegas, Nevada 89135

Page 8 of 10

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FOX ROTHSCHILD LLP 1980 Fastival Plaza Drive, #700 Las Vegas, Nevada 89135

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CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of FOX ROTHSCHILD LLP and that on this 3rd day of March, 2019, I served a true and correct copy of WENDY A.

JAKSICK'S OPPOSITION TO RESPONDENTS' PROPOSED JURY INSTRUCTIONS

by the Court's electronic file and serve system addressed to the following:

Kent Robison, Esq.
Therese M. Shanks, Esq.
Robison, Sharp, Sullivan & Brust
71 Washington Street
Reno, NV 89503
Attorneys for Todd B. Jaksick, Beneficiary
SSJ's Issue Trust and Samuel S. Jaksick, Jr.,
Family Trust

Donald A. Lattin, Esq.
L. Robert LeGoy, Jr., Esq.
Brian C. McQuaid, Esq.
Carolyn K. Renner, Esq.
Maupin, Cox & LeGoy
4785 Caughlin Parkway
Reno, NV 89519
Altorneys for Todd B. Jaksick and
Michael S. Kimmel as Trusteus of the
SSJ's Issue Trust and Samuel S. Jaksick,
Jr., Family Trust

Philip L. Kreitlein, Esq. Kreitlein Law Group 1575 Delucchi Lane, Ste. 101 Reno, NV 89502 Attorneys for Stanley S. Jaksick Adam Hosmer-Henner, Esq. McDonald Carano 100 West Liberty Street, 10th Fl. P.O. Box 2670 Reno, NV 89505 Attornays for Stanley S. Jaksick

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

DA TED this 3rd day of March, 2019.

An Employee of Fox Rothschild LLP

Page 9 of 10

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LIST OF EXHIBITS

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	2	W CS	DO CYLLENDET	PAGES
	3	EXHIBIT NO.	DOCUMENT	165
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SHAWN B MEADOR
NEVADA BAR NO. 338
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Post Office Box 2311

Post Office Box 2311 Reno, Nevada 89505 Telephone: (775) 688-3000 Facsimile: (775) 688-3088

smeador@woodburnandwedge.com

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IN THE FAMILY DIVISION

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

PIERRE A. HASCHEFF,

Plaintiff,

LYNDA L. HASCHEFF,

Defendant.

CASE NO. DV13-00656

DEPT. NO. 12

DEFENDANT LYNDA HASCHEFF'S HEARING STATEMENT

Defendant, by and through her counsel, Woodburn and Wedge, files this Hearing Statement in advance of the hearing scheduled for December 21, 2020 at 9:00 a.m.

I. INTRODUCTION

Defendant, Lynda Hascheff, (hereafter "Ms. Hascheff"), filed a Motion for Clarification or Declaratory Relief Regarding Terms of MSA and Decree ("MSA Motion") on June 16, 2020. Plaintiff, Pierre Hascheff, (hereafter "Judge Hascheff"), filed his Opposition to MSA Motion on July 6, 2020. Ms. Hascheff filed her Reply in Support of MSA Motion on July 13, 2020 and the matters was submitted to the court. This Court ordered that a hearing be set for the MSA Motion, and a Notice of Setting was entered on September 17, 2020 setting this matter for hearing on December 21, 2020.

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II. SUMMARY OF ARGUMENT

Ms. Haschelf incorporates by reference herein the Motion For Clarification or Declaratory Relief Regarding the Terms of the MSA and Decree and related pleadings on file.

III.MOTION IN LIMINE TO EXCLUDE PLAINTIFF PRESENTING EVIDENCE FROM TODD ALEXANDER

Ms. Hascheff moves this Court pursuant to NRCP 16.2, NRCP 50.275, and this Court's inherent authority to control the proceedings over which it presides for an order excluding Todd Alexander as a witness in this case. Mr. Alexander was only recently disclosed by Plaintiff as a witness.

On December 16, 2020, Judge Hascheff filed a Disclosure of Witnesses naming Todd Alexander as a witness. The disclosure states that Todd Alexander will "testify regarding the relationship between the underlying trust action and malpractice claim." This disclosure was filed under the "Disclosure of Expert Witness category," yet fails to comply with the rules of designation of expert witnesses.

Mr. Alexander is Judge Flascheff's personal attorney in the underlying trust action and malpractice action, which resulted in this instant matter. He has refused to disclose documents from that underlying action and made his position very clear that he was hired to represent Judge Flascheff's interests alone. Mr. Alexander should be precluded from testifying as an expert witness in this matter. Similarly, he should be precluded from testifying as percipient witness in this matter about any facts or circumstances that he failed and refused to disclose in discovery.

A. General Standard Regarding Motions in Limine

The purpose of a motion in limine is to determine the admissibility of evidence at the outset of trial. Luce v. United States, 469 U.S. 38, 40 n. 2, 105 S. Ct. 460, 462 n.2 (1984), see

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also Born v. Eisemnan, 114 Nev. 854, 962 P.2d 1227 (1998). Pretrial motions are useful tools to resolve issues which would otherwise "clutter up" the trial..." Palmerin v. City of Riverside, 794 F.2d 1409, 1413 (9th Circ. 1986).

Such motions are brought in order to suppress evidence which is either not competent or is improper. In Nevada, it has been held that the "trial court is vested with broad discretion in determining the admissibility of evidence." State ex rel. Dept. of Highways v. Nevada Aggregates & Asphalt Co., 92 Nev. 370, 376, 551 P.2d 1095, 1098 (1976)...

B. Expert Witness Standard

NRCP 16.2(e)(3)(A) requires a party to disclose the identity of any person who may be used at trial to present evidence under NRS 50.275, 50.285, and 50.305. NRCP 16.2(e)(3)(B) requires that a party who retains or specially employs a witness to provide expert testimony in the case must deliver to the opposing party a written report prepared and signed by the witness within 60 days of the close of discovery. The report must contain a complete statement of all opinions to be expressed and the basis and reasons therefor, the data or other information considered by the witness in forming the opinions, any exhibits to be used as a summary of or support for the opinions, and the qualifications of the witness. These rules are in place to provide the opposing party their due process rights, to know what claims will be sought to be made through an expert and be given a reasonable chance to respond.

Judge Hascheff, while filing his witness designation in the category of Expert Witness has completely failed to comply with the standard required for disclosure of experts. His designation is untimely, no report has been filed, nor has he provided a complete statement regarding the opinions of Mr. Alexander to be expressed and the basis therefor. No CV or resume has been provided to determine his qualifications to testify as an expert

Ms. Hascheff's multiple requests for documents and information regarding the trust action and malpractice claim from Indge Hascheff and Mr. Alexander were denied. Mr.

 Alexander claimed there was no legal obligation to provide information or documents, and that any documents or information were covered by attorney-client privilege. Now, it appears that Judge Hascheff intends for Mr. Alexander to testify as an expert about those very items. That position is preposterous and entirely against the requirement that an expert must disclose all of the underlying information and documents relied upon by the expert. See NRCP 16.2(e)(3)(B). Mr. Alexander cannot possibly offer his opinion about a certain issue yet claim the bases for that very opinion is a secret.

There is a long-standing and well-founded public policy determination that Nevada courts do not condone trial by ambush. Pierce Lathing Co. v. ISEC, Inc., 114 Nev. 291, 296 (1998) ("trial by ambush will not be tolerated and such tactics ay warrant sanctions in the future"); Smartt v. State, 281 P.3d 1219, 2009 WL 1490682 *2 (Nev. 2009) (failure to require expert disclosure with reports and back-up documentation leads to trial by ambush). To put a stop to Judge Hascheff's trial by ambush, his expert witness must be excluded.

To testify as an expert witness under NRS 50.275, the witness must satisfy the following three requirements: (1) he or she must be qualified in an area of "scientific, technical or other specialized knowledge" (the qualification requirement): (2) his or her specialized knowledge must "assist the trier of fact to understand the evidence or to determine a fact in issue" (the assistance requirement); and (3) his or her testimony must be limited "to matters within the scope of [his or her specialized] knowledge" (the limited scope requirement). Hallmark v. Fldridge, 124 Nev. 492, 498, 189 P.3d 646, 650 (2008).

The witness designation claims that Mr. Alexander will testify "regarding the relationship between the underlying trust action and malpractice claim." This does not appear to be either "scientific, technical, or specialized knowledge" that would assist the trier of fact to understand the evidence or to determine a fact in issue in this matter. See NRCP 50.275. It does not provide any breath or depth as to Mr. Alexander's anticipated opinions. This court.

presumably, does not need assistance understanding the law, nor to have Judge Hascheff's lawyer in the underlying trust and malpractice action educate her about legal issues or malpractice actions. Mr. Alexander's purported testimony, therefore, simply fails to qualify as to that which an expert could testify on, and therefore should be precluded.

Given that Judge Hascheff's designation of Mr. Alexander fails to meet the standard required to designate an expert, Mr. Alexander can, therefore, only qualify as a percipient witness in this matter. His purported testimony as a percipient witness should be precluded.

C. Todd Alexander Should Be Precluded from Testifying As A Percipient Witness

Absent a court order or written stipulation of the parties, a party must not be allowed to call a witness at trial who has not been disclosed at least 45 days before trial. NRCP 16.2(e)(4). The hearing on Ms. Hascheff's motion is mere days away. There can be no possible argument made that Judge Hascheff was unaware of Mr. Alexander, the testimony he may provide, or Judge Hascheff's intention to call him as a witness in this matter. He should, therefore, have disclosed Mr. Alexander at the first available opportunity and afforded Ms. Hascheff her due process rights.

Mr. Alexander made sweeping, generalized characterizations about the underlying action, yet refused to provide any documentation to back up such statements. He unequivocally stated that he represents Judge Hascheff and this his professional duty runs solely to Judge Hascheff. Mr. Alexander declared under penalty of perjury that Judge Hascheff was clearly at risk of a substantial, potentially multimillion-dollar damage award. He concluded that it was prudent the Judge Hascheff retain counsel as the information in the multi-page subpoena was clearly aimed at undermining his estate plan, which could lead to a malpractice action. See Declaration of Todd Alexander, attached hereto as Exhibit "1."

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Ms. Hascheff has repeatedly sought information regarding the bases for these beliefs, yet all requests have been refused. See Correspondence dated June 2, 2020, from Ms. Hascheff to Judge Hascheff, attached hereto as Exhibit "2." In a further attempt to obtain the documents, information, facts, or circumstances that led Mr. Alexander to reach such conclusions, Ms. Hascheff sent the correspondence dated June 11, 2020, attached here to as Exhibit "3." All requests have been denied.

Ms. Hascheff should not have to blindly trust her former husband's word that all costs and fees incurred were related to a suit against him for malpractice. Nor should she be ambushed at a hearing with that very information from the source who refused to provide it previously. Mr. Alexander insists that underlying facts of the case, his strategy and analysis of Judge Hascheff's potential liability and the advice he gave to Judge Hascheff is confidential and cannot be disclosed. He should not, therefore, be permitted to offer his characterization, opinions, and speculation about such matters at the hearing. Ms. Hascheff and this Court are entitled to know and understand the facts on which he bases his opinions. Mr. Alexander, as Judge Hascheff's attorney in the underlying action, should not be permitted to deny all requests for information, claim attorney-client privilege, yet come to this hearing and testify about those very same matters as a percipient witness.

He is not an expert witness and should not be permitted to circumvent the rules to testify as a percipient witness, using his role as Judge Hascheff's lawyer as a shield one minute and a sword the next.

IV. CONCLUSION

Judge Hascheff's disclosure is fatalty deficient under the applicable rules of civil procedure. For reason set forth herein, and at any oral argument entertained by this Court. Ms. Hascheff's Motion in Limine should be granted, and Judge Hascheff's witness precluded from testilying in this matter, either as an expert or percipient witness.

Affirmation Pursuant to NRS 239B.030

The undersigned affirms that this document does not contain the personal information of any party.

DATED this 18th day of December 2020.

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WOODBURN AND WEDGE

By franch Holly # 1455

Lynda L. Hascheff

AA000577

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of the law offices of Woodburn and Wedge, 6100 Neil Rd., Suite 500, Reno, Nevada 89511, that I am over the age of 18 years, and that I served the foregoing document(s) described as:

Defendant Lynda Hascheff's Hearing Statement on the party set forth below by: Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices. Personal delivery. Second Judicial E flex X Federal Express or other overnight delivery. addressed as follows: X Todd L. Torvinen, Esq.

232 Court Street Reno, NV 89501

The undersigned affirms that this document contains no social security numbers

Dated this Aday of December, 2020

EXHIBIT LIST

Exhibit#	Description	No. of Pages
1	Declaration of Todd Alexander	2
2	Correspondence dated June 2, 2020	4
3	Correspondence dated June 11, 2020	2

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EXHIBIT 1

DECLARATION OF TODD R. ALEXANDER, ESQ.

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STATE OF NEVADA 35. COUNTY OF WASHOE

I, TODD R. ALEXANDER, hereby declare the following under the penalty of perjury:

- I am an attorney and partner at Lemons, Grundy & Eisenberg, licensed in the 1. State of Nevada and In good standing, and I represent Plerre Hascheff ("Hascheff"),
- I was retained by Hascheff once he received a multi-page subpoena requesting any and all documents, correspondence, communications etc. with respect to his estate planning and related advice to Samuel Jaksick and related parties.
- It was prudent on Hascheff's part to retain counsel Immediately because the information requested clearly was aimed at undermining his estate plan and advice which could lead to a malpractice action depending on the jury verdict.
- It was clear that Hascheff was being accused of malfeasance and mishandling the Jaksick estate, resulting in certain beneficiaries receiving less of what they perceived was their share of the estate.
- There was also a possible claim by another beneficiary that Hascheff provided 5. incorrect advice to that beneficiary which could result in said beneficiary being sued by his brother and sister with a substantial damage claim against him.
- Hascheff was clearly at risk depending on the outcome of the underlying 6. litigation.
- There were two days of depositions and two days of trial testimony, not to mention countless meetings with various attorneys to protect Hascheff's interests.
- The fees and costs incurred in this case were necessary and reasonable to protect Hascheff's interests. An adverse result to Hascheff could have resulted in a multimillion dollar claim against him outside the coverage limits of his applicable insurance policy.
- It should be noted that malpractice actions are not typically filed until the conclusion of the underlying litigation to determine whether the attorney is guilty of malfeasance and/or negligence. The underlying Jaksick estate litigation is still ongoing.

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10. The time entries and description of the work conducted by my firm included in my billing invoices to Hascheff contain attorney-client privileged information. Certain entries do not include attorney-client information and therefore can be provided with privileged information redacted. These detail time entries can be provided without prejudice and waiver of the privilege. It is my understanding Hascheff has already provided only our billing summaries to you.

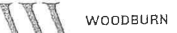
- 11. Any correspondence between Hascheff and my firm is protected by attorneyclient privilege and will not be produced. Similarly, any correspondence and all communications between my firm and Jaksicks' attorneys are also privileged and/or confidential and will not be produced.
- 12. The time and work in preparing this affidavit and related work is related to the malpractice action and will be billed accordingly:
 - I declare under penalty of perjury the foregoing is true and correct.
 Dated: this 10⁴⁸ day of April, 2020.

TODD R. ALEXANDER, ESQ.

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EXHIBIT 2



June 2, 2020

VIA Email & Regular USPS Mail todd@toddltorvinenlaw.com

Law Office of Todd L. Torvinen Todd L. Torvinen, Esq. 232 Court Street Reno, NV 89501

Re: Hascheff MSA/Fiduciary Duties

Dear Mr. Torvinen:

I am in receipt of your letter of May 29, 2020, in which you repeat the demands Judge Haschoff's previously made. Unfortunately, from my perspective, you elected not to address the issues and concerns raised in my email of April 20, 2020.

I would note that Mr. Alexander did address some of my concerns indirectly in his Declaration dated April 10, 2020, which you included in your letter of May 29, 2020. Given that Mr. Alexander's declaration was signed ten days prior to my email, it was clearly not written to address the concerns raised in my April 20, 2020, email and projects that all of the fees my client has incurred in attempting to obtain basic information to allow her to make thoughtful decisions was just a waste of time and money and that Judge Haseheff was simply trying to create evidence for future motion practice.

In his declaration, however, Mr. Alexander anequivocally states that he represents Judge Hascheff and that his professional duty runs solely to Judge Hascheff. He asserts that there is an attorney cliem privilege between him and Judge Hascheff that shields him from disclosing information to my client, such as discussions he had with Judge Hascheff about his risk of liability. At the same time, however, you insist that Ms. Hascheff must pay half of his bill for those discussions and his advice. Mr. Alexander, in fact, incredibly suggests that his election to involve himself in the dispute between our clients regarding the Marital Settlement Agreement and Decree of Divorce is, in some way, related to the defense of the malpractice action. While I disagree, it reflects that Ms. Hascheff may not rely on Mr. Alexander to protect her interests in connection with the malpractice litigation, but instead will need her own lawyer.

Judge Haseheff insists that any liability arising out of the malpraetice claim is a joint or community debt for which Ms. Flascheff is equally responsible. I am unaware of any legal theory or basis on which Judge Hascheff could claim that he has the unilateral right to make all litigation decisions regarding this afleged joint or community obligation. Similarly, I am





Fodd Torvinen, Esq. June 2, 2020 Page 2



unaware of any authority that would support his claim that he may keep the facts and legal advice he received, on which he based his litigation decisions, a secret from Ms. Flascheff, but that Ms. Hascheff must pay half of this legal fees for obtaining the advice. If you are aware of such authority, I would be more than happy to review and evaluate the authority you cite.

This is particularly troubling in light of the opinions asserted in paragraphs 3, 4, 5, 6, 7 and 8 of Mr. Alexander's Declaration. What specific facts support his sworn conclusions that Judge Hascheff was clearly at risk of substantial, potentially multimillion-dollar damage award? Judge Hascheff is only clearly at risk of such damages if there are facts that suggest he breached his professional obligation and failed to exercise the requisite standard of care, and as a result a person to whom he owed professional duties was proximately harmed by his breach of duty. Is Mr. Alexander suggesting that such facts exist?

I would also note that the malpractice complaint alleges (I obviously have no knowledge if allegations are accurate) that Pierre represented Todd Jaksick individually and as trustee and beneficiary of his father's trust, that he represented Sam Jaksick, perhaps the trust itself and Todd's family trust. The potential conflicts of interest jump off the page. Did Judge Hascheff obtain written conflict waivers?

Ms. Hascheff cannot possibly evaluate whether Judge Hascheff's decision to retain counsel to represent him in connection with collateral litigation was "prudent" and in her best interest without knowing the facts and risks. In breach of his fiduciary duty, Judge Hascheff did not afford her the courtesy of providing her with this information. Rather, he unilaterally made all decisions and then sent her a bill, while insisting he had every right to keep everything secret from her. He did so for at least a year and potentially much longer.

I would note that the malpractice insurance company has determined that it is appropriate to spend up to \$2,500 in responding to subpoends such as those at issue here. The insurance company has paid that sum. The insurance company clearly does not believe that all of these expenses that Judge Hascheff demands that my client pay, that are related to the subpoend, deposition and trial testimony, are "claim expenses" related to the malpractice claim. If the insurance company, whose business it is to address what conduct is necessary in connection with a potential malpractice claim, believes that \$2,500 is reasonable. I would rely more heavily on that decision than I would on secret decision-making between Judge Hascheff and his counsel.

Ms. Hascheff remains prepared to pay her one-half of the total fees and expenses related to the malpractice action. From my review of the bills provided by Mr. Alexander, the only fees I can see that are directly related to the malpractice action come to \$95. I appreciate, although disagree with, your claim that my client is responsible for any fees and costs Judge Hascheff elects to incur that he deems to be prudent in connection with collateral lawsuits. However, I need to know what the fees and costs have been that are directly related to the maipractice action, so that Ms. Hascheff can pay her share of the undisputed tees and costs.





Todd Torvinen, Esq. June 2, 2020 Page 3



I would note that under the insurance policy, there is a \$10,000 retention. The limit of my client's obligation, therefore, would be \$5,000, unless there is ultimately a judgment in excess of policy limits. And yet, Judge Hascheff's position would potentially result in my client having a legal obligation well in excess of that \$5,000. That excess exposure, according to his position, is entirely within his control, based on decisions he unilaterally makes based on facts and legal advice that he insists he can keep secret from my client. Again, if you have authority in support of this extraordinary position, I am more than happy to review and evaluate that authority with my client.

In addition, Judge Flascheff deemed it necessary and prudent to have counsel in connection with his role as a percipient witness and with respect to legal advice about how best to approach the malpractice claim and litigation. He is well experienced lawyer. My client is not a lawyer and has no legal training. Her interests in obtaining legal advice are greater than, not less than Judge Flascheff's. Judge Flascheff's counsel has made it clear that his duty is to Judge Flascheff and that his discussions and the advice he gave Judge Hascheff is confidential. Thus, it is, necessarily, of no value to my client.

If she is responsible for the legal fees Judge Hascheff incurs to obtain such advice, he is, necessarily, equally responsible for fees that she incurs in connection with these matters. To date, she has incurred approximately \$5,600 in fees simply to try to obtain the basic information we have repeatedly requested. Any claim Judge Hascheff has should, therefore, be offset by one-half of her fees.

Thus, while it appears entirely possible that we may have to litigate the parties' respective rights and obligations under the language of the MSA you drafted, we do not have to litigate the issue of the fees directly related to the malpractice action as opposed to the fees your client made a strategic decision to incur as a percipient witness in a collateral lawsuit.

If Ittigation becomes necessary. I will, among other things, request that the Court allow me to conduct discovery with respect to when Mr. Hascheff knew or should have known of the facts on which the underlying malpractice claim is premised. The complaint in the malpractice action reflects that Judge Hascheff's attorney client relationship with the plaintiffs ended before the MSA was signed and Decree entered. The potential conflict issues noted above necessarily existed at the time the work was done. The discovery, necessarily, will focus on whether Judge Hascheff knew or should have known there was a potential risk of a malpractice claim that he did not disclose contrary to paragraph 29 of the MSA.

Should Judge Hascheff decide that finding resolution makes more sense than litigation, I might suggest that his demands on my client be stayed until the malpractice action is finally resolved and the total sums in dispute can be identified. If he believes that litigation of the issue noted above are in his best interest, so be it, my client is prepared to defend herself and seek to recover the legal fees she has and will incur



Todd Torvinen, Esq.

Todd Torvinen, Esq. June 2, 2020 Page 4



Pursuant to paragraph 35.2 of the parties' MSA, if we have not been able to reach an agreement within ten days of the date of this letter my client will file a declaratory relief action so that the court can determine my client's liability under these facts. To assure there is no confusion, my client's position is that she is responsible for one-half of the fees and costs associated with the malpractice action, that she is not responsible for Judge Hascheff's fees and costs as a percipient witness and that if Judge Hascheff knew or should have known the facts on which the malpractice claim was premised, this part of their MSA was obtained by fraud. If you have any questions please do not hesitate to ask.

Sincerely,

Dictated but not read

Shawn B Meador, Esq.

Cc: L. Hascheff

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EXHIBIT 3





June 11, 2020

VIA EMAIL & REGULAR USPS MAIL

todd@toddltorvinenlaw.com

Law Office of Todd L. Torvinen Todd Torvinen, Esq. 232 Court Street Reno, NV 89501

Re: Hascheff

Dear Mr. Torvinen:

To assure the accuracy of our motion, I need the following information and documents:

- 1. To know the current status of the malpractice action;
- To know the current status of the underlying lawsuit among the Jacsick siblings;
- A copy of the "multi-page subpocha" referenced in paragraph 2 of Mr. Alexander's declaration that allowed him to speculate that the subpoena could lead to a malpractice action, given that there could only be a meaningful risk of malpractice liability if documents in the file reflected that the work Judge Hascheff did or the advice he gave was in breach of his professional obligations and duties to his clients if those documents showed he did nothing wrong there would be no basis for such an opinion:
- 4. To know what documents or other information sought by that subpoena were such that they clearly reflected that they were attempting to undermine "his estate plan and advice which could lead to a malpractice action" as set forth in paragraph 3 of Mr. Alexander's declaration;
- What facts, circumstances, and written documents led Mr. Alexander to conclude that Judge Hascheff was at risk of a multi-million dollar claim against him:
- Whether Mr. Alexander still opines that Judge Haschoff is at risk of a multimillion dollar judgement in excess of policy limits





 Copies of the written conflict wanvers that Judge Hascheff obtained when he was, at least according to the malpractice complaint, simultaneously representing multiple clients with potentially conflicting interests.

Sincerely,

Dictated not read

Shawn B Meador, Esq.