IN THE SUPREME COURT OF THE

STATE OF NEVADA

E&T VENTURES, LLC,

Petitioner,

Electronically Filed Jan 26 2022 09:10 a.m. Elizabeth A. Brown Clerk of Supreme Court

VS

DISTRICT **EIGHTH** JUDICIAL **STATE** OF COURT THE OF IN AND FOR NEVADA. THEOF CLARK. COUNTY THE HONORABLE JOANNA KÍSHNER, DISTRICT JUDGE,

Respondent,

EUPPHORIA WELLNESS, LLC Nevada limited liability company,

Real Party in Interest.

Supreme Court Case No. TBD

District Court Case: A-19-796919-B

Volume 7 of 7

APPENDIX IN SUPPORT OF PETITION FOR WRIT OF PROHIBITION OR, IN THE ALTERNATIVE, PETITION FOR WRIT OF MANDAMUS

LAW OFFICE OF MITCHELL STIPP MITCHELL STIPP, ESQ. (Nevada Bar No. 7531) 1180 N. Town Center Drive, Suite 100 Las Vegas, Nevada 89144 Telephone: 702.602.1242

> mstipp@stipplaw.com Counsel for Petitioner

TABLE OF CONTENTS

Exhibit A	Order Setting Evidentiary Hearing	00005-00008	Vol. 1	
Exhibit B-1	Motion for Discovery Sanctions	00009-00037	Vol. 1	
Exhibit B-2	Appendix in Support of Motion for Discovery Sanctions	00038-00286	Vol.2	
Exhibit B-3	Motion for and Order Shortening Time	00287-00299	Vol.3	
Exhibit C-1	Opposition/Countermotion	00300-00317	Vol.3	
Exhibit C-2	Appendix in Support of Opposition/Countermotion	00318-00565 00566-00799	Vol. 4 Vol. 5	
Exhibit D	Reply to Opposition/Opposition to Countermotion	00800-00882 00883-00904	Vol. 6 Vol. 7	
Exhibit E	Reply to Opposition to Countermotion	00905-00915	Vol. 7	
Exhibit F	Transcript of Hearing on January 4, 2022	00916-01061	Vol. 7	
Exhibit G	Notice of Entry of Order	01062-01079	Vol. 7	
Exhibit H	Scheduling Order	01080-01098	Vol.7	

///

///

///

///

///

DATED this 25th day of January, 2022.

LAW OFFICE OF MITCHELL STIPP

/s/ Mitchell Stipp

MITCHELL STIPP, ESQ.
Nevada Bar No. 7531
1180 N. Town Center Drive
Suite 100
Las Vegas, Nevada 89144
Telephone: (702) 602-1242
mstipp@stipplaw.com
Counsel for Petitioner

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 25th day of January, 2022, I filed the foregoing

APPENDIX IN SUPPORT OF PETITION FOR WRIT OF PROHIBITION

OR, IN THE ALTERNATIVE, PETITION FOR WRIT OF MANDAMUS,

using the court's electronic filing system.

Notice of the filing of the APPENDIX was made upon acceptance by the Nevada

Supreme Court using the District Court's electronic filing system to the following e-

service participants in District Court Case and by mail to the addresses as indicated:

Judge Joanna Kishner:

Dept311c@clarkcountycourts.us

Regional Justice Center 200 Lewis Ave.

Las Vegas, NV 89155

Euphoria Wellness, LLC as Real Parties-in- Interest:

Nicole E. Lovelock, Esq. Nevada State Bar No. 11187

JONES LOVELOCK

6600 Amelia Earhart Ct., Suite C

Las Vegas, Nevada 89119 Telephone: (702) 805-8450

Fax: (702) 805-8451

Email: nlovelock@joneslovelock.com

By: /s/ Mitchell Stipp

An employee of Law Office of Mitchell Stipp

4

6 Fax: (702) 805-8451 Email: nlovelock@joneslovelock.com 7 Email: jjones@joneslovelock.com Email: jspangler@joneslovelock.com 8 Attorneys for Euphoria Wellness, LLC 9 10 11 6600 Amelia Earhart Ct., Suite 12 E&T VENTURES, LLC, a Nevada limited Las Vegas, Nevada 89119 JONES LOVELOCK liability company, 13 Plaintiff, 14 15 EUPHORIA WELLNESS, LLC, a Nevada limited liability company; DOE Individuals I-16 X, inclusive; and ROE ENTITIES 1-10, inclusive; 17 Defendants. 18 EUPHORIA WELLNESS, LLC, a Nevada limited liability company, 19 Counterclaimant, 20 21 E&T VENTURES, LLC, a Nevada limited liability company; 22 Counter-Defendant. 23 EUPHORIA WELLNESS, LLC, a Nevada 24 limited liability company, 25 Third- Party Plaintiff,

MIRAL CONSULTING, LLC, a Nevada

limited liability company; HAPPY

RPLY

Nicole E. Lovelock, Esq. Nevada State Bar No. 11187

Nevada State Bar No. 8519 Georlen K Spangler, Esq. Nevada State Bar No. 3818 JONES LOVELOCK

Las Vegas, Nevada 89119 Telephone: (702) 805-8450

6600 Amelia Earhart Ct., Suite C

Justin C. Jones, Esq.

1

5

26

27

28

Electronically Filed 12/15/2021 4:42 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

CASE NO.: A-19-796919-B DEPT. NO.: XXXI

REPLY IN SUPPORT OF EUPHORIA WELLNESS, LLC'S MOTION FOR DISCOVERY SANCTIONS AGAINST E&T VENTURES, LLC, MIRAL CONSULTING, LLC, HAPPY CAMPERS, LLC, AND CBD SUPPLY CO, LLC

AND

OPPOSITION TO COUNTERMOTION FOR RELATED RELIEF

DATE OF HEARING: December 28, 2021 TIME OF HEARINING: 8:30 a.m.

PETITIONER'S APPENDIX NO. 00884

Case Number: A-19-796919-B

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

CAMPERS, LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;

Third-Party Defendants.

Defendant/Counterclaimant Euphoria Wellness, LLC ("Euphoria"), by and through its attorneys of record, the law firm of Jones Lovelock, hereby files the following Reply in Support of Euphoria's Motion for Discovery Sanctions (the "Motion") against E&T Ventures, LLC ("E&T"), Miral Consulting, LLC ("Miral"), Happy Campers, LLC ("Happy Campers"), and CBD Supply Co, LLC ("CBD Supply")(collectively "E&T Parties") and Opposition to the E&T Parties' Countermotion.

This Reply is based upon the attached memorandum of points and authorities, the pleadings and papers on file herein, the declaration of Marta D. Kurshumova, Esq. attached hereto as **Exhibit R**, and any oral argument this court may entertain on this matter.

DATED this 15th day of December 2021.

JONES LOVELOCK

By: /s/ Justin C. Jones, Esq.
Nicole E. Lovelock, Esq. (11187)
Justin C. Jones, Esq. (8519)
Georlen K Spangler, Esq. (3818)

Georlen K Spangler, Esq. (3818) 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

Attorneys for Euphoria Wellness, LLC

MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION.

On October 18, 2021, this Court entered an order¹ finding the E&T Parties' Responses and Objections to Requests for the Production of Documents and Interrogatories deficient and ordering the E&T Parties to fully respond to specific categories of Euphoria's discovery requests ("Order").² The E&T Parties violated that Order by failing to provide truthful or substantive supplemental responses to discovery requests, failing to turn over documents, and wholly failing to cooperate in the discovery process.

The Motion sufficiently shows, and the Opposition does little to rebut, that the E&T Parties' violation of the Court's Order warrant immediate sanctions. The E&T Parties have displayed an overall continuous disregard for their discovery obligations. Indeed, Joseph Kennedy's ("Kennedy") recent depositions³ unequivocally established that responsive documents exist and the E&T Parties willfully chose to not comply with the Court's order by refusing to locate and/or disclose responsive documents. Kennedy's testimony confirmed Euphoria's suspicions and belief that the E&T Parties have willfully withheld responsive documents.

Additionally, a few days after Euphoria filed its Motion showing the factual inconsistencies in the E&T Parties' responses, Kennedy became a managing member of E&T. E&T used the changed management to argue in its Opposition that E&T's previous responses are inconsequential because Kristin Taracki and Alexander Taracki "are no longer affiliated with E&T." This recent assumption of control of E&T from Kristin Taracki and Alexander Taracki by Kennedy not only demonstrates the E&T Parties' persistent discovery games, but confirms the necessity of deeming the E&T Parties' principals are alter egos.

For the reasons specified in the Motion and the Reply, the E&T Parties' willful

^{25 || 1} Mot. at Ex. B.

² Euphoria's First Set of Interrogatories ("Interrogatories") and First Set of Requests for Production of Documents ("Requests for Production") (collectively, "Discovery Requests").

³ **Exhibit O** to the Reply is a true and correct copy of the Transcript of Deposition of Joseph Kennedy taken on November 19, 2021. **Exhibit P** to the Reply is a true and correct copy of the Transcript of Deposition of Valjo Inc. taken on November 19, 2021. PETITIONER'S APPENDIX NO. 00886

⁴ Opp. at 11:23.

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

noncompliance is sanctionable and this Court should grant Euphoria's requested relief.

II. THE E&T PARTIES DISOBEYED A DIRECT ORDER FROM THIS COURT.

The E&T Parties maintain they complied with this Court's Order simply because they supplemented their discovery responses.⁵ However, there is no further substantive argument regarding the sufficiency of the supplemental responses. Instead, the Opposition attempts to divert the narrative to the E&T Parties' complaints regarding Euphoria's participation in discovery, none of which is properly before this Court.⁶ The issue at hand is that the E&T Parties have failed to *meaningfully* supplement any of their responses, in direct violation of the Court's Order. E&T produced no documents, except for limited material that E&T deemed helpful to itself in the litigation. More gallingly, Miral Consulting, CBD Supply, and Happy Campers have still not produced a single document in this matter. All four of the E&T Parties knowingly asserted either evasive or incorrect responses to Euphoria's Interrogatories. The Court's Order compelling the E&T Parties to provide documents and information under eight (8) specific categories, including financial and organizational documents and documents relating to Euphoria, fell on deaf ears. And so did the inconsistencies which the E&T Parties' responses created in the record.

A. The Record Demonstrates the E&T Parties Have Intentionally Withheld Responsive Documents.

The Opposition states that the lack of a physical production of documents alone does not evidence discovery misconduct.⁷ True as it may be in ordinary circumstances, that is not the case here. E&T's production of documents is conveniently limited to material that E&T deemed helpful to itself in the litigation. Miral Consulting, CBD Supply, and Happy Campers production of documents is non-existent.

E&T asks this Court to believe that a company which (1) conducted business in the highly and closely regulated marijuana field, (2) employed multiple employees, (3) operated and managed

⁵ Opp. at p. 6.

⁶ For the sake of brevity and maintaining the focus on the issues properly before this Court, Euphoria will not address the numerous erroneous contentions regarding Euphoria's participation in discorrown APPENDIX NO. 00887

Opp. at 8:15-16.

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

a medical marijuana production facility, and (4) was involved in investigations by the State of Nevada, has no adequate paper or electronic trail.⁸ That assertion is not only false, but ludicrous. The following are just a few examples from Kennedy's testimony which clearly contradict the E&T Parties' responses:

• Kennedy testified that there is a LICC statement other than the one produced with which

- Kennedy testified that there is a UCC statement other than the one produced with which E&T conveyed the ownership of the equipment subject to this litigation to Valjo, a third party.

 9 E&T has not produced that UCC statement.
- Kennedy testified as the NRCP 30(b)(6) witness for Valjo that when he searched his Gmail account in response to Euphoria's Subpoena Duces Tecum and that there were emails between E&T and Happy Campers relating to the loan Valjo, Inc. gave to Alex and Kristin for thee benefit of E&T,¹⁰ pursuant to which E&T conveyed the ownership of the equipment subject to this litigation. Neither E&T nor Happy Campers produced those e-mails. And neither did Valjo in response to Euphoria's Subpoena Duces Tecum.
- Kennedy testified he was in daily contact with Alex in 2019. Kennedy also testified that he communicated with Kristin more by text or e-mail than in person.¹¹ Neither E&T nor Happy Campers have produced any of those communications.
- Kennedy testified that one of his entities, Pro Advice, LLC, filed tax returns for E&T, Happy Campers, and Miral Consulting.¹² Although this Court specifically ordered the E&T parties to produce financial documents, including tax documents, none of the three entities have produced those tax returns.¹³

⁸ E&T's former principals, Alex and Kristin Taracki, and its current principal Joseph Kennedy were all also involved in other businesses together, including Happy Campers.

⁹ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 52:20-23.

¹⁰ Ex. P, Transcript of Valjo Deposition on November 19, 2021 at 5:19-25, 6:1-8.

¹¹ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 57:11-13, 58:8-11.

¹² *Id.* at 63:25, 64:1-4, 65:1-13.

Information about the ownership and control of the E&T Parties, the financial connection between them, and their general operations is relevant because the record suggests the E&T Parties and their principals comingled funds, failed to follow corporate formalities, and treated the corporate assets as their own. As such, Euphoria is attempting to complete discovery into alter-ego and this Court ordered the E&T Parties to produce the information and documents requested in Euphoria's Discovery Requests. In return, E&T asked for Euphoria's income tax returns and related documents without a valid basis to do so and Euphoria has withheld those documents because they are neither relevant nor proportional. Specifically, E&T's claims are based on a service contract, certain related equipment and preparative department because they are neither relevant nor proportional.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- Kennedy further testified he declared Happy Campers' income on a K-1 form on his own taxes in 2018, 2019, and 2020.¹⁴ Happy Campers has not produced any K-1 forms or any of the supporting paperwork.
- Kennedy testified that Happy Campers maintains financial records, including receipts from Kristin and Alex regarding tenant improvements, and that those records are primarily maintained by Kennedy's wife. 15 Kennedy further testified that he has a file on Happy Campers ¹⁶ and provided that file to Mr. Stipp. ¹⁷ Happy Campers has produced zero documents, even after the deposition.
- Kennedy testified he provided the file on E&T to Mr. Stipp. 18 E&T has produced mainly documents previously produced by Euphoria and non-parties. E&T's production of newly disclosed documents is minimal, at best.

The record is clear—the E&T Parties have willfully disobeyed their discovery obligations and the obligation to comply with the Court's Order by failing to produce responsive documents. As such, sanctions are necessary and warranted.

В. The Record Demonstrates the E&T Parties Knowingly and Intentionally Verified Incorrect Information and the Opposition Provides No Evidence to the Contrary.

The majority of the E&T Parties' Court Ordered Discovery Responses are evasive and continue to provide information inconsistent with the record. The Opposition does little to refute that conclusion. For example, the Opposition states that the response to Interrogatory No.1 regarding the current address of the principals, Alex and Kristin Taracki, is "true and accurate." While the

24

25

²³

advantage dependent on that equipment. E&T has not asserted any business ownership-related claims, alter-ego related claims, or any other claims or defenses which could make such documents relevant or likely to lead to the discovery of admissible evidence. E&T also has not, and cannot, show a compelling need for said information and documents. Therefore, while the E&T Parties' financial documents are directly relevant and proportional to the needs of the case, the request for Euphoria's income tax returns is simply calculated to harass and annoy Euphoria.

¹⁴ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 70:11-25, 71:1-10.

²⁶ ¹⁵ *Id.* at 19:11-19, 23:16-23.

¹⁶ *Id.* at 86:21-22.

¹⁷ *Id.* at 87:4-6. 27

¹⁸ *Id.* at 88:2-7.

¹⁹ Opp. at 11:21.

JONES LOVELOCK 5600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

Opposition offers no evidentiary support thereof, the record negates that statement: (1) the Clark County Assessor Office's Records show that Kristin and Alex sold the property on or about December 23, 2020; ²⁰ (2) Euphoria's process server went to that address and confirmed that Kristin and Alex do not live there; ²¹ and (3) Kennedy testified that one of his entities lent Alex and Kristin money as a mortgage on that property, which was sold in 2020. ²²

The Opposition's reasoning that Alex and Kristin are not parties to the case, ²³ not represented by E&T's attorney, ²⁴ and no longer affiliated with E&T²⁵ are inconsequential to the issue at hand.

At the time Kristin signed the declaration, Kristin was affiliated with E&T and had a duty to provide accurate responses. As currently listed, Kristin and Alex's address is not accurate and the Opposition provides no further information. If a declarant cannot be trusted to verify the accuracy of their own current address, then the entire process of verification becomes obsolete, and the responses unreliable. The Opposition's lack of proof further confirms the willfulness behind the blatant misrepresentation of something as simple as a current address for E&T's principals. The E&T Parties' evasive responses and inaccurate information show that either the E&T Parties are not taking their discovery obligations seriously or, more likely, they are deliberately obstructing Euphoria's efforts to obtain discovery. Either way, E&T Parties' actions necessitate appropriate sanctions.

III. THE E&T PARTIES' WILLFULL VIOLATION OF THE COURT'S ORDER WARRANTS SANCTIONS.

On October 18, 2021, this Court entered a clear and unambiguous order compelling disclosure and discovery within 21 days of notice of entry of the Order. This did not occur, even though the E&T Parties were well aware of their discovery obligations and the obligation to comply with the Court's Order. After being parties to this litigation for *two years*, Miral Consulting, CBD Supply,

^{25 || &}lt;sup>20</sup> Mot. at Ex. I.

²¹ *Id.* at Ex. J.

^{|| &}lt;sup>22</sup> Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 39:23-25, 40:1-8.

²³ Opp. at 11:6-7.

 $^{27 \}parallel^{24} Id.$ at 11:22.

²⁵ *Id.* at 11:23.

²⁶ Mot. at Ex. B, Order.

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

and Happy Campers have produced no documents. Even after the Court compelled those three parties to produce documents, they *still* produced none. Even after Kennedy testified under oath that he had provide Happy Campers files to Mr. Stipp, Mr. Stipp failed to produce any documents (or even attempt to explain why he had not done so). Similarly, E&T was compelled to produce documents and subsequently produced only 96 new pages—feigning that no other financial documents, email communications, or any other related documents existed.²⁷ Mr. Kennedy's testimony, discussed *supra*, confirmed the existence of documents, which the E&T Parties have clearly failed to produce.

Contrary to the Opposition's suggestion that information concerning the E&T Parties "is available from non-parties," Euphoria should not have to subpoen non-parties when the information is within the possession, custody, or control of E&T Parties, as they are parties to this litigation bound by the disclosure mandates of NRCP 16.1. Euphoria has been prejudiced in its ability to obtain discovery and litigate this case on the merits by the E&T Parties' repeated failures to cooperate in discovery. Moreover, Euphoria has expended time, money and effort in pursuit of discovery that the E&T Parties were legally obligated to provide. This willful and intentional disobedience warrants the sanctions requested by Euphoria in the Motion.

IV. KENNEDY'S RECENT ACQUISITION OF E&T SUPPORTS A FINDING THAT THE PRINCIPALS ARE ALTER-EGOS OF THE CORPORATE ENTITIES.²⁹

One of the sanctions Euphoria requested in the Motion is that the Court find that each of the E&T Parties' principals, namely Alexander Taracki ("Alex"), Kristin Taracki ("Kristin"), Miroslav Taracki ("Miro"), and Joseph Kennedy ("Kennedy"), are alter-egos of the respective named party. In support of that finding, the Motion provided a list of undisputed facts, which demonstrate that the

²⁷ By contrast, Euphoria has produced approximately 16,000 documents in this case. And Euphoria is *one* party, not four.

28 Opp. at 16:8-9.

The Opposition argues that a copy of the proposed amended pleading must be attached to any motion to amend that pleading. Opp. at 5:17-18. However, the underlying motion is one for sanctions, not to amend. The Motion asks this Court to allow Euphoria to move to amend its Crossclaims and Counterclaims to add Kristin, Alex, Miro, and Kennedy as parties and add the alter-ego related facts this Court deems established.

Las Vegas, Nevada 89119 JONES LOVELOCK

6600 Amelia Earhart Ct., Suite C

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

E&T Parties were governed by the same individuals, that their ownership and interest was inseparable, and that neither the principals nor the E&T Parties followed corporate formalities.³⁰

Shortly after the E&T Parties filed their Opposition, asserting that Kristin and Alex were no longer affiliated with E&T, 31 Euphoria's counsel discovered that on November 29, 2021, Kennedy became E&T's managing member, 32 clearly supporting Euphoria's assertion that he is the alter ego of E&T here. Kennedy has had a direct interest in this litigation since his company, Valjo, Inc. ("Valjo"), allegedly loaned E&T, Kristin, and Alex \$500,000³³ and E&T allegedly secured the loan with the equipment subject to this litigation. And while Kennedy urged Kristin and Alex to sue Euphoria over the equipment and promised to pay their attorney's fees and costs, Kennedy filed a separate action over the same equipment via a Confession of Judgment against E&T.³⁴ Now, Kennedy has assumed legal control of E&T from Kristin and Alex, completing the ownership circle. These facts leave little doubt that Kennedy is inseparable from E&T and vice versa. Kennedy's testimony summarized below further demonstrates his involvement in E&T and Happy Campers, and the complete lack of corporate formalities between Kennedy's entities:

- Kennedy counseled Alex and Kristin to file the lawsuit against Euphoria and told them that if they filed the suit, Kennedy would fund it.³⁵
- Alex and Kristin promised to reimburse Kennedy for the attorney's fees if they prevailed.³⁶

21

22

23

24

25

26

27

²⁰

³⁰ Mot. at p. 24-25. Although the Opposition denies the representation that Third-Party Defendants were created as ancillary entities to E&T and provides the E&T Parties have no operating agreements, the remaining facts are sufficient to establish the existence of alter ego. Opp. at p. 14:11-15.

³¹ Opp. at 11:23.

³² Exhibit Q to the Reply is a true and correct copy of the Nevada Secretary of State page on the Entity Information for E&T Ventures, LLC as of December 15, 2021.

³³ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 36:16-25, 37:1. However, it remains unclear from Kennedy's depositions whether E&T was the sole borrower or co-borrower with Kristin and Alex, whether \$300,000 of the E&T loan was given via check to Happy Campers or whether the amount of \$300,000 was given to Kristin and Alex. which they then deposited into Happy Campers as their capital distribution. That is why Kristin and Alex' depositions are necessary. See Opp. at 14:4-9; Opp. at Ex. 10, Transcript of Valjo Deposition on April 16, 2021 at 41:12-25, 42:1-11 (Appendix Page 493-494).

³⁴ See Valjo, Inc. v. E&T Ventures, LLC, Case No. A-19-798647-C.

³⁵ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 43:16-20, 44:4-6. See Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 42:19-22. PETITIONER'S APPENDIX NO. 00892

³⁶ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 46:9-11.

- Kennedy expected E&T, Kristin and Alex to repay the promissory note of \$500,000 to Valjo with the proceeds from this litigation.³⁷ Specifically, this litigation was his main source for repayment of the promissory note by E&T.³⁸ As such, the strategy discussed between Kennedy, Alex, and Kristin was to sue Euphoria for breach of contract and ask for the equipment.³⁹
- Kennedy testified that one of his entities, Pro Advice, LLC, filed tax returns for E&T,
 Happy Campers, and Miral Consulting.⁴⁰
- Kennedy further testified he declared Happy Campers' income on a K-1 form on his own taxes in 2018, 2019, and 2020.⁴¹
- Kennedy testified he does not have separate e-mails for the entities. 42

For those reasons, and because the E&T Parties have failed to produce any documents to show the opposite, this Court should issue an order that the facts of an alter ego remedy are taken as established and those principals, in their individual capacities, are necessary parties to the action, and allow Euphoria to move to amend its Crossclaims and Counterclaims accordingly. At the very least, the Court should find that such a remedy is appropriate as to Kennedy based upon the evidence presented and Kennedy's active participation in every aspect of this litigation.

V. THE E&T PARTIES' COUNTERMOTION SHOULD BE DENIED.

The Opposition's caption alerts the reader that the E&T Parties seek a countermotion for related relief. The Opposition itself only states the E&T Parties should be awarded attorney's fees and costs under EDCR 7.60(b) because Euphoria's motion is frivolous and designed to harass the E&T Parties.⁴³ The E&T Parties have completely and utterly failed to present the requisite legal authority and factual analysis required under EDCR 2.20. EDCR 2.20(c) states:

 $^{25 \}parallel^{37} Id$. at 47:4-10.

³⁸ Ex. P, Transcript of Valjo Deposition on November 19, 2021 at 9:13-15.

^{26 || &}lt;sup>39</sup> *Id.* at 10:11-16, 11:8-20.

⁴⁰ Ex. O, Transcript of Kennedy Deposition on November 19, 2021 at 63:25, 64:1-4, 65:1-13.

^{27 | 41} *Id.* at 70:11-25, 71:1-10

⁴² Ex. P, Transcript of Valjo Deposition on November 19, 2021 at 15:10-14 ETITIONER'S APPENDIX NO. 00893

⁴³ Opp. at 2:8-9,17:2-4.

6600 Amelia Earhart Ct., Suite

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

A party filing a motion must also serve and file with it a memorandum of points and authorities in support of each ground thereof. The absence of such memorandum may be construed as an admission that the motion is not meritorious, as cause for its denial or as a waiver of all grounds not so supported.

EDCR 2.20(c) (emphasis added).

Because the E&T Parties failed to provide the requisite memorandum of points and authorities and failed to present the necessary legal basis and legal analysis, the Court must deny the requested relief. Even if the Countermotion were to be considered, Euphoria has articulated and demonstrated the factual and legal basis for seeking the requested sanctions against the E&T Parties. The E&T Parties have knowingly and willfully violated this Court's Order compelling them to supplement their responses to Euphoria's Discovery Requests. Despite this Court's admonishment and despite Euphoria's attempts to communicate and confer, the E&T Parties have failed to provide truthful or substantive supplemental responses to discovery requests, failed to turn over documents, and failed to cooperate in the discovery process. Not only does the E&T Parties' violation of the Court's Order warrant immediate sanctions, but so does the E&T Parties' overall continuous disregard for their discovery obligations. As such, Euphoria's motion is meritorious and this Court should deny the Countermotion.

VI. CONCLUSION.

Based upon the foregoing, Euphoria respectfully requests that this honorable Court deny the E&T Parties' countermotion for related relief and:

- 1. Strike the E&T Parties' pleadings and enter default judgment with an amount of judgment to be determined. That this relief be made upon the instant motion and oral argument, or in the alternative, for the Court to set an evidentiary hearing as to this relief.
 - 2. Find that the principals be found to be alter-egos of the parties, specifically:
 - Kennedy, Kristin, Alex, and Miro are deemed to be alter-egos of E&T and now parties to this action in their individual capacities;

6600 Amelia Earhart Ct., Suite Las Vegas, Nevada 89119 JONES LOVELOCK

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

b.	Kristin, Alex, and Miro are deemed to be alter-egos of Miral Consulting and now
	parties to this action in their individual capacities;
c.	Kristin, Alex and Miro are deemed to be alter-egos of CBD Supply and now
	parties to this action in their individual capacities; and,
d.	Kennedy, Kristin and Alex are deemed to be alter-egos of Happy Campers and

- now parties to this action in their individual capacities. 3. Allow Euphoria to move to amend its Crossclaims and Counterclaims to add Kristin,
- Alex, Miro, and Kennedy as parties and add the alter-ego related facts this Court deems established. 4. Allow Euphoria to serve Alex and Kristin with subpoenas to appear at a deposition by service upon the Law Office of Mitchell Stipp.
 - 5. Award Euphoria its attorneys' fees and costs.

DATED this 15th day of December 2021.

JONES LOVELOCK

By: /s/ Justin C. Jones, Esq. Nicole E. Lovelock, Esq. (11187) Justin C. Jones, Esq. (8519) Georlen K Spangler, Esq. (3818) 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

Attorneys for Euphoria Wellness, LLC

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite Las Veoas Nevada 89119

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 15th day of December 2021, a true and correct copy of the foregoing REPLY IN SUPPORT OF EUPHORIA WELLNESS, LLC'S MOTION FOR DISCOVERY SANCTIONS AGAINST E&T VENTURES, LLC, MIRAL CONSULTING, LLC, HAPPY CAMPERS, LLC, AND CBD SUPPLY CO, LLC; AND OPPOSITION TO COUNTERMOTION FOR RELATED RELIEF was served by electronically submitting with the Clerk of the Court using the electronic system and serving all parties with an email-address on record.

By /s/Julie Linton

An Employee of JONES LOVELOCK

EXHIBIT "O"

FILED UNDER SEAL

EXHIBIT "O"

EXHIBIT "P"

FILED UNDER SEAL

EXHIBIT "P"

EXHIBIT "Q"

EXHIBIT "Q"

ENTITY INFORMATION ENTITY INFORMATION Entity Name: E & T VENTURES LLC **Entity Number:** E0278022017-9 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 06/12/2017 **NV Business ID:** NV20171373165 **Termination Date:** Perpetual **Annual Report Due Date:** 6/30/2022 Series LLC: **Restricted LLC:**

PETITIONER'S APPENDIX NO. 00900

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

F:41	la Nama Addresa Last Undated Stat	
	FFICER INFORMATION VIEW HISTORICAL DATA	
C	EEICED INFORMATION	
	i iculious Medalle di Dollialii Maille.	
	Fictitious Website or Domain Name:	
	JOSEPH E KENNEDY	
	Individual with Authority to Act:	
	Mailing Address:	
	11166 VILLA BELLAGIO DR., Las Vegas, NV, 89141, USA	
	Street Address:	
	NEVADA	
	Jurisdiction:	
	Office of Fusitioff.	
	NV20171708500 Office or Position:	
	NV Business ID:	
	Commercial Registered Agent	
	Registered Agent Type:	
	CRA Agent Entity Type:	
	Active	
	Status:	
	PRO ADVICE LLC	

Title	Name	Address	Last Updated	Status
Managing Member	Joseph E. Kennedy	11166 Villa Bellagio Dr, Las Vegas, NV, 89141, USA	11/29/2021	Active
Page 1 of 1, records 1	to 1 of 1			
Filing History Name History Mergers/Conversion		ersions		

EXHIBIT "R"

EXHIBIT "R"

E&T VENTURES, LLC, a Nevada limited

1

26

27

28

liability company;

DECL

Nicole E. Lovelock, Esq. Nevada State Bar No. 11187

Nevada State Bar No. 8519 Georlen K Spangler, Esq.

Justin C. Jones, Esq.

CASE NO.: A-19-796919-B

DEPT. NO.: XXXI

DECLARATION OF COUNSEL IN SUPPORT OF REPLY IN SUPPORT OF **EUPHORIA WELLNESS, LLC'S** MOTION FOR DISCOVERY SANCTIONS AGAINST E&T VENTURES, LLC, MIRAL CONSULTING, LLC, HAPPY CAMPERS, LLC, AND CBD SUPPLY CO, LLC

AND

OPPOSITION TO COUNTERMOTION FOR RELATED RELIEF

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

1	Counter-Defendant.			
2	EUPHORIA WELLNESS, LLC, a Nevada			
3	limited liability company,			
4	Third- Party Plaintiff, v.			
5				
6	MIRAL CONSULTING, LLC, a Nevada limited liability company; HAPPY			
7	CAMPERS, LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada			
8	limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10,			
9	inclusive;			
10	Third-Party Defendants.			
11				
12	I, Marta D. Kurshumova, declare and state as follows:			
13	1. I am over the age of 18 and am competent to testify to the matters asserted herein, of			
14	which I have personal knowledge, except as to those matters stated upon information and belief. As			
15	to those matters stated upon information and belief, I believe them to be true.			
16	2. I am an attorney duly licensed to practice law in the State of Nevada and am counsel			
17	for Defendant/Counterclaimant/Third-Party Plaintiff Euphoria Wellness, LLC ("Euphoria").			
18	3. Exhibit Q to the Reply is a true and correct copy of the Nevada Secretary of State			
19	page on the Entity Information for E&T Ventures, LLC as of December 15, 2021.			
20	I declare under penalty of perjury that the foregoing is true and correct.			
21	DATED this 15 th day of December 2021.			
22	/s/ Marta D. Kurshumova_			
23	MARTA D. KURSHUMOVA, ESQ.			
24				
25				
26				
27				

Electronically Filed 12/21/2021 1:34 PM Steven D. Grierson **CLERK OF THE COURT**

1

3 4

5

6

7 8

9

10 11

12

13

14 15

16

17

18 19

20

21 22

23

24

25 26

27

28

MITCHELL D. STIPP, ESQ.

Nevada Bar No. 7531

LAW OFFICE OF MITCHELL STIPP

1180 N. Town Center Drive, Suite 100

Las Vegas, Nevada 89144 Telephone: 702.602.1242 mstipp@stipplaw.com

Attorneys for Plaintiff, E&T Ventures, LLC and Third-Party Defendants, Happy Campers, LLC, CBD Supply

Co., LLC, and Miral Consulting, LLC

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

E&T VENTURES, LLC, a Nevada limited liability company,

Plaintiff,

v.

EUPHORIA WELLNESS, LLC, a Nevada limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;

Defendants.

ET AL.

CASE NO.: A-19-796919-B **DEPT. NO.: XXXI**

> REPLY TO OPPOSITION TO COUNTERMOTION FOR RELATED RELIEF (INCLUDING UNDER EDCR 7.60(B))

Hearing Date: December 28, 2021 Time of Hearing: 8:30 a.m.

Plaintiff, E&T Ventures, LLC ("E&T") and Third-Party Defendants, Happy Campers, LLC ("Happy"),

CBD Supply Co., LLC ("CBD"), and Miral Consulting, LLC ("Miral"), 1 by and through Mitchell Stipp, Esq.,

of the Law Office of Mitchell Stipp, file the above-referenced reply to the opposition to their countermotion

filed by Euphoria Wellness, LLC ("Euphoria").

This filing is based on the papers and pleadings on file in this case, the memorandum of points and authorities that follow, the exhibits attached hereto or filed separately but concurrently herewith, and the argument of counsel at the hearing.

¹ Happy, CBD, and Miral are referred to herein collectively as "Third-Party Defendants."

2

3 4

5

6

7

8 9

10

11 12

13

14

15

16

17

18

19

20

21 22

23

24

25

26 27

28

For the reasons set forth below, the motion by Euphoria is frivolous, unnecessary, and unwarranted. Euphoria's motion for sanctions is meritless and intentionally misleads the court on the compliance by E&T and the Third-Party Defendants with this court's orders and their respective discovery/disclosure obligations under NRCP 16.1 and NRCP 26. The motion should be denied and attorney's fees and costs awarded to E&T and Third-Party Defendants under EDCR 7.60(b).

DATED this 21st day of December, 2021.

LAW OFFICE OF MITCHELL STIPP

/s/ Mitchell Stipp

Mitchell Stipp Nevada Bar No. 7531

1180 N. Town Center Drive, Suite 100

Las Vegas, Nevada 89144 Telephone: 702.602.1242 mstipp@stipplaw.com

Attorneys for Plaintiff and Third-Party Defendants

MEMORANDUM OF POINTS AND AUTHORITIES

I. Introduction.

Euphoria seeks "dispositive sanctions" against E&T and the Third-Party Defendants. Euphoria claims without evidence that Joe Kennedy's deposition in his personal capacity and as the person designated to appear for Nye Natural Medicinal Solutions, LLC ("Nye") and Valjo, Inc. ("Valjo") establishes that E&T and Third-Party Defendants have "willfully chose to not comply with the Court's order by refusing to locate *and/or* disclose responsive documents." Despite this bold contention, Euphoria has not identified a single document requested by Euphoria through discovery or otherwise that E&T and the Third-Party Defendants have withheld from disclosure, which was identified by Mr. Kennedy as available for production during his deposition. PETITIONER'S APPENDIX NO. 00907 Kennedy is not a party to the case. Nye is not a party to the case. Valjo is not a party to the case. E&T and Third-Party Defendants have responded to discovery. In addition, E&T and Third-Party Defendants have disclosed substantial records including the investigative file it was forced to obtain from the Nevada Department

II. Argument

of Taxation and the Cannabis Compliance Board.

A. E&T and Third-Party Defendants have not withheld Responsive Documents.

Euphoria claims the production of documents is "conveniently limited to material that E&T deemed helpful to itself in the litigation." Euphoria, however, does not explain how or why this statement is true. Euphoria further claims production of documents by Third-Party Defendants is "non-existent." That should not be a surprise to Euphoria since Third-Party Defendants are only in this case based on poorly pled conspiracy and concert of action claims. Further, these entities are not going concerns. Rather than focus on the substantive issues between Euphoria and E&T, Euphoria has elected to focus its litigation efforts entirely on punishing Joe Kennedy (based on the relationship of E&T with Third-Party Defendants and non-parties). Additionally, E&T and Third-Party Defendants have never owned a cannabis license regulated by the state. E&T was involved in the cannabis production facility the licensed to which is owned by Euphoria. Third-Party Defendants were not involved in the joint venture between Euphoria and E&T. It seems that Euphoria simply "does not like" the responses provided by E&T and the Third-Party Defendants.

Euphoria's reply (and apparently its motion) is based on Mr. Kennedy's deposition on November 19, 2021. However, Euphoria <u>did not</u> raise any of these purported examples in its motion filed on November 24, 2021. In response to these "examples" from Mr. Kennedy's deposition testimony, the court should note the following:

25 | | ///

26 | | ///

///

- 1. E&T does not have a copy of any UCC statement other than the statement disclosed by Valjo. Under Article 9 of Nevada's Uniform Commercial Code, financing statements are completed and filed/recorded <u>by lenders</u> to perfect a security interest. Valjo is E&T's lender. If all financing statements have not been produced, then Euphoria should address that matter with Valjo. Regardless, financing statements are public records available from the Nevada Secretary of State and Clark County Recorder (fixture filings).
- 2. Mr. Kennedy testified that emails located on his personal "gmail account" <u>did not</u> concern the loan between E&T and Valjo. When asked about the actual subject of the emails, Mr. Kennedy testified that they were "regarding E&T and Happy Campers, <u>from what I remember</u>." (emphasis added). Euphoria did not inquire further. Therefore, it is not clear how or why Mr. Kennedy's purported personal emails should have been produced by E&T or Happy Campers. If they did not concern the loan by Valjo, it even less clear why Valjo would be obligated to produce them.
- 3. Mr. Kennedy testified that he thought Pro Advice filed one tax return for Miral Consulting, but he was not sure. During such time, he mentioned that he was "doing the taxes" for Happy Campers and E&T, but he did not recall whether these entities filed separate returns or whether tax matters were reported directly on Schedule C of a member's individual tax return.
- 4. Mr. Kennedy testified that he was not certain whether he reported income from Happy Campers from a K-1 or directly on Schedule C of his personal tax return.
- 5. Mr. Kennedy testified that he searched his files for matters pertaining to Happy Campers, he did not remember what he found, but whatever he found he provided to Mr. Stipp.
- 6. Mr. Kennedy testified that he searched his files for matters pertaining to E&T and produced "all documents that were responsive" to Mr. Stipp. Mr. Kennedy then explained how he determined what records were "responsive."

The record is not "clear" as argued by Euphoria that E&T and Third-Party Defendants willfully disobeyed their discovery obligations. If anything, Euphoria has misrepresented the same of the control of

Kennedy to the court in a last-ditch effort to persuade the court to jump on Euphoria's bandwagon and punish Mr. Kennedy.

B. E&T and Third-Party Defendants have not knowingly and intentionally verified incorrect information.

Euphoria claims that E&T needs evidentiary support for its response to Interrogatory No. 1 by Euphoria. Otherwise, Euphoria claims E&T is lying. This standard does not exist under Nevada law. Euphoria has access to the same records available on the website of the Nevada Secretary of State as E&T. Attached hereto as **Exhibit 1** is a true and accurate print out showing the address for Kristin Taracki (f/k/a Ehasz) as last reported by E&T on its annual list of managers/members with the Nevada Secretary of State. The address shown is 2244 Summerwind Circle, Henderson, Nevada 89052, which is the address confirmed by E&T's response.

C. Sanctions are not warranted for compliance by E&T and Third-Party Defendants based solely on Euphoria's unsupported opinions and misrepresentations to the court.

Again, Euphoria misrepresents the order of this court. The court ordered E&T and Third-Party Defendants *to supplement* specific discovery responses identified by Euphoria. See Notice of Entry, filed on October 18, 2021. The order expressly provides as follows:

IT IS HEREBY ORDERED that the Motion to Compel the E&T Parties' Discovery Responses and for Sanctions is GRANTED IN PART AND DENIED IN PART. E&T Ventures, Miral Consulting, Happy Campers, and CBD Supply are ordered to supplement their responses to the discovery requests as set forth above. E&T Ventures, Miral Consulting, Happy Campers, and CBD Supply shall supplement their responses no later than twenty-one (21) days from the date of notice of entry of this Order. Euphoria's request for an award of attorney's fees and costs is DENIED.

Id. at 13 (lines 8-14) (emphasis added). Supplementing discovery responses does not mean that E&T or Third-Party Defendants are ordered to produce any and all records demanded by Euphoria (regardless of valid objections, available privileges, or if records do not exist or are not in their parts of the production of t

4 5

D. Mr. Kennedy's acquisition of E&T is not a basis to support a finding of alter ego.

There is no order of the court that prohibits or otherwise restricts the sale, transfer, or exchange of membership interests in E&T. Euphoria received approval by the CCB for the sale of membership interests. The court required Euphoria to provide notice to E&T and the court in advance of any transfers of Euphoria's assets. See Notice of Entry of Order, filed on May 7, 2021. In response, Euphoria filed a motion for reconsideration. The court considered Euphoria's request and revised the order as follows:

The Court having reviewed the Motion to Modify Preliminary Injunction Order, countermotion and the related briefing and being fully informed, GRANTS THE MOTION IN PART. The word "assets" is modified to any asset valued over \$10,000, any membership interest in the LLC or its production license.

See Minute Order filed on June 24, 2021. <u>To date, Euphoria has not provided any notice to the court or E&T of any transfers.</u>

E&T is not subject to a similar order. Yet, Euphoria wants Mr. Kennedy's acquisition of interests in E&T to be deemed evidence that he (along with Alex, Kristin and Miro Taracki) should be alter egos of E&T and Third-Party Defendants. E&T borrowed more than \$500k from Valjo and defaulted. Valjo has a judgment. E&T's equipment served as security for the loan. Euphoria claims it owns the equipment (despite not paying for it). Euphoria's breach of the joint venture has resulted in significant damages to E&T, which are a source of repayment of the loan. Valjo's collection activities should not be viewed as discovery games (simply because Euphoria wants to assign an ulterior motive).

E. Euphoria's motion for sanctions is frivolous and was designed to harass E&T and Third-Party Defendants.

E&T and Third-Party Defendants cites to EDCR 7.60(b) as the basis for its countermotion for sanctions. The opposition to the motion sets forth in detail how and why the motion by Euphoria is frivolous and was designed to harass E&T and Third-Party Defendants. To remind the court, Mr. Kennedy is not a party to the case. Third-Party Defendants are not parties to the joint venture between Explicit and PENDIX Explosital also

1 has no damages (since it converted E&T's equipment and now collects all profits from the production facility). 2 Alter ego is a remedy (not a cause of action). If Euphoria has no damages, what is the point of Euphoria's alter 3 ego theory? Euphoria's strategy is to punish Mr. Kennedy for funding E&T (and this litigation) so it can keep E&T's equipment and all profits from the production facility. The issues in this case are clear: Which party 4 5 breached the joint venture agreement? As a result of the breach, which party owes the other party damages? Euphoria terminated the transaction based on variances between METRC and physical inventory. Which party 6 7 is responsible for the variances? 8 contractual right to cure.

10

9

11

12 13

14

15

16 17

18

19

20 21

22

23

24

25

26

27 28

Dated this 21st day of December, 2021.

/s/ Mitchell Stipp

waste the time, money and resources of the other parties to the case.

PETITIONER'S APPENDIX NO. 00912

III. Conclusion

For the reasons set forth above, Euphoria's motion should be denied, and the court should award E&T and Third-Party Defendants their attorney's fees and costs. The motion is frivolous and was designed purely to harass E&T and Third-Party Defendants.

If E&T was responsible, the question remains whether it received its

The rest is simply litigation noise designed by Euphoria to distract the court and

DECLARATION OF MITCHELL STIPP

The undersigned, Mitchell Stipp, declares under penalty of perjury as follows:

- 1. I am counsel of record in the above referenced case for Plaintiff and Third-Party Defendants.
- 2. I submit the above-titled declaration in support of the reply. I have personal knowledge of the discovery dispute briefed therein unless otherwise qualified by information and belief or such knowledge is based on the record in this case, and I am competent to testify thereto, and such facts are true and accurate to the best of my knowledge and belief.

FILING HISTORY

ENTITY INFORMATION Entity Name: E & T VENTURES LLC

Entity Type:

Entity Number: E0278022017-9

Domestic Limited-Liability Company (86)

Entity Status:

Active

Formation Date:

06/12/2017

NV Business ID:

NV20171373165

Termination Date:

Perpetual

Annual Report Due Date:

6/30/2022

Series LLC:

Restricted LLC:

FILING HISTORY DETAILS

File Date	Effective Date	Filing Number	Document Type	Amendment Type	Source	View
11/29/2021	11/29/2021	20211917223	Certificate of Reinstatement		External	0
07/01/2019	07/01/2019	20190282002-96	Annual List		External	0
04/23/2018	04/23/2018	20180180633-42	Annual List		External	0
06/12/2017	06/12/2017	20170252644-83	Initial List	PETITIONER'S A	P erindina lno. (00914
06/12/2017	06/12/2017	20170252643-72	Articles of Organization		External	0

Return to Results

Page 1 of 1, records 1 to 5 of 5 FILING DATE SNAPSHOT AS OF: 11/29/2021 **Principal Office Shares Business Details Name Changes Registered Agent** Officer Information Title Address1/Address2/City/State/Zip/Country Date Name Attention 07/01/2019 Managing Member KRISTIN EHASZ 2244 SUMMERWIND CIRCLE, HENDERSON, NV, 89052, USA Page 1 of 1, records 1 to 1 of 1

Return to Search

Back

PETITIONER'S APPENDIX NO. 00915

Electronically Filed 1/5/2022 3:49 PM Steven D. Grierson **CLERK OF THE COURT**

TRAN

DISTRICT COURT CLARK COUNTY, NEVADA * * * * *

E&T VENTURES LLC, CASE NO. A-19-796919-B Plaintiff, DEPT NO. XXXI vs. EUPHORIA WELLNESS LLC, TRANSCRIPT OF PROCEEDINGS Defendant. AND RELATED PARTIES

BEFORE THE HONORABLE JOANNA S. KISHNER, DISTRICT COURT JUDGE TUESDAY, JANUARY 4, 2022

SEE NEXT PAGE FOR MATTERS

APPEARANCES:

FOR E&T VENTURES, LLC, CBD SUPPLY CO, LLC, HAPPY CAMPERS, LLC, MIRAL CONSULTING, LLC:

MITCHELL D. STIPP, ESQ.

via BlueJeans

NICOLE E. LOVELOCK, ESQ. FOR EUPHORIA WELLNESS, LLC:

JUSTIN C. JONES, ESQ.

via BlueJeans

MARTA D. KURSHUMOVA, ESQ.

via BlueJeans

RECORDED BY: ANGELICA MICHAUX, COURT RECORDER

TRANSCRIBED BY: JD REPORTING, INC.

PETITIONER'S APPENDIX NO. 00917

MATTERS

Plaintiff's Opposition to Motion for Discovery Sanctions and Countermotion for Related Relief

Defendant Euphoria Wellness, LLC's Motion for Discovery Sanctions Against E&T Ventures, LLC, Miral Consulting, LLC, Happy Campers, LLC, and CBD Supply Co, LLC

Defendant's Motion for Sanctions for Failure to Produce a Privilege Log

Plaintiff's Opposition to Motion for Sanctions for Failure to Produce a Privilege Log and Countermotion for Related Relief

LAS VEGAS, CLARK COUNTY, NEVADA, JANUARY 4, 2022, 10:01 A.M. * * * * *

THE COURT: Pages 15 and 16, 796919.

So counsel for -- we've got binders and (indiscernible). So feel free to get yourself set up. We're going to do E&T Ventures counsel and then Euphoria Wellness's counsel.

Go ahead, E&T Ventures.

MR. STIPP: Good morning, Your Honor. This is Mitchell Stipp appearing on behalf of E&T Ventures, Happy Campers, CBD Supply and Miral Consulting.

THE COURT: Okay. Thank you so much for the clarification in the multiparties. Do appreciate it.

And for Euphoria Wellness, I'll -- go ahead, Counsel.

MS. LOVELOCK: Good morning, Your Honor. Nicole Lovelock on behalf of Euphoria Wellness.

THE COURT: Okay. Give us a quick second to get in to this case.

So what we have is we've got a couple of different things, and the Court is cognizant that there is -- there was one -- did I take care of that?

I'm just making sure there was one order, and I thought I took care of it. But I was just double checking that there wasn't anything outstanding orders. I do not see any outstanding orders in the app.

Okay. So we've got a variety of things up for us today. First thing that the Court wanted to do, and I think this is just to make sure we have a clarification is we had Document 219 was a motion to seal exhibits. That technically is not on today. That is set for a later date; however, it does impact presumably motions that are being heard today. Now, I did see that there was a limited opposition filed, Document 236, to that motion to seal.

So here's the question from the Court is: Do the parties wish me to address the motion to seal today, advance and address it today because you feel it impacts the other hearings for today; or are the parties jointly requesting that the Court not address it today? And that would raise its own issues, but, okay.

So let me hear each party's position.

So counsel for global plaintiffs -- a lot of the plaintiffs. I'm just saying all the totality of plaintiffs. Go ahead.

MR. STIPP: Good morning, Your Honor. This is Mitchell Stipp. We have no objection if the Court wants to address the matter of the motion to seal today's hearing.

THE COURT: Okay. Counsel for Euphoria Wellness.

MS. LOVELOCK: We agree, Your Honor. We would appreciate it (indiscernible).

THE COURT: Okay. So since both parties are

requesting the Court to do so, the Court is going to address that right up front.

I did see that there was a limited opposition, but the opposition seemed to say that the entirety of the deposition was sought to be sealed.

What the Court saw is the actual exhibits really were just certain pages and certain pages to be sealed. So I really need a point of clarification because to make sure I'm literally on the same page or pages.

So, Counsel, please.

MS. LOVELOCK: Your Honor, if I may I believe that the issue is just the exhibits to our reply in support of the motion for discovery sanctions. Those are two depositions of Mr. Stipp's client. And if you look at the page 4, he asked at the deposition that these be confidential. So these are actually his documents that we're trying to keep confidential. So I was confused when I read the limited opposition.

THE COURT: Okay. But were you attaching the entirety of the deposition to keep confidential or only certain sections that were your parts as exhibits?

MS. LOVELOCK: We -- the entire exhibit we were seeking to be confidential, and that was under the request of Mr. Stipp at the time of the deposition.

THE COURT: Okay. So let me go back to Mr. Stipp for point of clarification, please, if you'd clarify.

MR. STIPP: Good morning, Your Honor. Mitchell Stipp.

Our issue is is that the entirety of the deposition transcripts are not necessary to be included as the exhibit to the appendix for purposes of the reply brief. Our position is is that, you know, we don't have any objection to Euphoria using the transcript of this deposition for the purposes of supporting its matters before the Court relevant to the citations to that exhibit, but we don't see the need to include the entire deposition transcript of nonparties to be filed in this matter even if the matter is sealed.

THE COURT: Okay. That clarifies it a little bit more because I had understood, since it was a sealing request, that I was just seeing an inconsistency between -- sorry, a request for sealing. And I wasn't sure if it was pages versus the entire depo. So.

MS. LOVELOCK: Your Honor.

THE COURT: Counsel is actually correct. You don't attach entire depositions (indiscernible) court, but I didn't see that you attached the entire deposition. That's why I asked you your first question. Remember, the Court's first question was, were you seeking the entirety of the deposition, or I only saw that the exhibits were certain pages. So --

MS. LOVELOCK: Sorry, Your Honor. I misstated. I -- we were seeking to attach the entirety of the exhibit. The

exhibit is not the entirety of the transcript. They are portions. They are attached. They've been given to Mr. Stipp. And again, we can withdraw this. We were seeking to have it under seal at the request of Mr. Stipp. If Mr. Stipp no longer believes that these are confidential, then we can withdraw our motion.

THE COURT: I'm seeing you all on different pages of what the issue is. I'm hearing counsel for Euphoria Wellness saying that it's an issue of whether it should be sealed or not sealed. I'm hearing counsel for numerous plaintiffs saying the issue is attached in the entirety of the depositions versus selected pages. So I'm not even hearing — that's — realistically, I didn't even see that you all had the same arguments.

So, Mr. Stipp, on behalf of the various plaintiffs, realizing what counsel for Euphoria Wellness is saying is that she did not attach the entirety of the deposition; she attached the pages that were referenced and is only requesting that those exhibits that are pages of the deposition, not the entirety of the deposition be sealed. Are you on that same page, or did you get copies of entire depositions? I'm really trying to flush this out for you all.

MR. STIPP: Sure, Your Honor. This is Mitchell Stipp speaking.

It's my understanding that what Euphoria has asked is

the entirety of the deposition transcripts, which is why we had filed our limited opposition. I'm not aware that Euphoria's position is is that what's attached to the exhibits are only portions, and I think — and I don't know what the Court has before it in order to evaluate that statement, but that's my understanding. My understanding is that they're the entirety of the deposition transcripts are proposed as exhibits from Euphoria.

THE COURT: Hold on. Let's --

MR. STIPP: If I'm mistaken, then certainly there's no issue with sealing the specific portions of the transcript that are cited in the documents referencing those exhibits.

THE COURT: Okay. I'm looking at document 231, okay. Document -- wait. I'm looking at the wrong one. That was the temporary sealed one filed on 12/22/21. Okay.

So, Counsel, give me the date and year because I show there's a temporary seal pending approval on 12/22/2021, which is the appendix of exhibits in support of defendant Euphoria Wellness's motion for partial summary judgment. Yes or no or a different document?

MS. LOVELOCK: I believe that the temporary seal is Document 221, Exhibit O and P to the reply, dated December 15 of 2021.

THE COURT: Okay. So 12/15/2021, temporary seal pending Court approval, Exhibit O and P to the reply in support

of motion for discovery sanctions. That document, which the Court can look at, Exhibit O -- okay. Going through like the first -- okay. The way the Court saw this, and I've got it in front of me right now, okay, is that it includes pages -- the introductory pages, which is the index. I'm not going to go through every single page, but then it skips. Then it goes to page 4, and then the next page is page 19, and I think it's 23 if I remember right, yeah, 23. Then 36. Then 37. Then 38. 39. 40.

But then it skipped 41. It skips again in just a second. 42. 43.

So, Counsel, you hear what the Court -- the exhibits that were actually attached, right, as the O and P, the Court didn't see was the entirety of the deposition because of it going from page 4 --

MR. STIPP: Okay.

THE COURT: -- to 19 to 23.

Now, there is a span of pages in the 40s that is consistent, right, but then it went from 47 to 52; right? I think it was 47 to 52. Yeah, 47 to 52. So that's O. And then when -- do you want me to go into P as well? P, similarly, had skipped pages; right? It had some bulk of certain pages, but those were referenced in the brief as having those pages, you know what I mean, about 10 in a grouping or whatever, but then there were skips. So then it was the beginning and the ending

showing appearances, you know what I mean, and the introductory. Like so --

MR. STIPP: This is Mitchell Stipp, and we don't have any issues with what the Court has informed us as it relates to those exhibits, and so if the Court would like to grant the motion, then we don't oppose and would withdraw our limited opposition.

THE COURT: Okay. So in that regard, the Court is going to find under Supreme Court Rule 3, temporarily it's going to be appropriate. I'm going to have to revisit this closer to the time of trial, but — or somebody may request me to unseal it, because generally depositions are not, and this really hasn't had the full fleshing out through, but at least temporarily, since it was requested by the opposing party that the deposition be confidential, and because then as a result of that request for sealing the Court is going to grant the motion for O and P, which are sections of two depositions for purposes of today's hearing.

The Court is going to remind the parties that we need to revisit this, like I said, closer to your time of trial, and, you know, either at your pretrial conference in March or -- of 2022 or your calendar call in April; right, because when you're more preparing for trial.

Okay. Does that meet your needs on behalf of movant?

MS. LOVELOCK: Yes, Your Honor.

THE COURT: Does that meet your needs, Mr. Stipp on behalf of your clients?

MR. STIPP: Yes, Your Honor. We appreciate it.

THE COURT: Okay. So that part is taken care of.

Now, let's go substance, right. So substance, we've got a couple of different motions.

We've got defendant Euphoria Wellness's motion for discovery sanctions against E&T Ventures, Miral Consulting, Happy Campers and CBD Supply Company, Document 198.

Plaintiff E&T Ventures countermotion and for related relief. You also want discovery sanctions against opposing party. Document 212.

Defendant Euphoria Wellness's motion for sanctions for failure to produce a privilege log, Document 203.

And plaintiff E&T Ventures countermotion for related relief. Document 216.

Okay. And that's what's for today, not taking into account you have a whole bunch of hearings set up later in January, which we're going to talk about consolidating those hearing dates unless you want to see me on January 20th, 25th and February 3rd, but we're not there yet. I'll do that towards the end of the hearing after we get through what we have.

Okay. So for purposes just for clarity of the record for Madame Clerk, Madam Court Recorder, the Court did advance

and grant the motion to seal exhibits, which was originally scheduled on January 18th at 8:30. So that's been advanced and granted, and that was Document 219, and it was temporarily and re-revisited at the time of pretrial conference or calendar call, whichever the parties request.

Okay. So substantively, normally the Court would go in document order because if somebody files something first they usually have an opportunity to have it heard first, right, but it seems to me realistically that these motions pretty much get combined. In general, you're both saying the other side hasn't done what the other side needs to do in a couple of different areas, and I'm using the term couple. You really have more than just a couple.

So do you want them heard in a combined fashion and ruled on, or do you want them heard one by one? I'm going to ask each side, and if you agree then we'll do it that way. If you disagree, then I'll hear them one by one.

Go ahead.

MS. LOVELOCK: Your Honor, as the countermotions are a countermotion in that Mr. Stipp puts it into a caption and then adds a sentence so that he gets a final surreply, I think it makes sense to do it one by one so that we can understand what his countermotions are.

THE COURT: Okay. Mr. Stipp, do you concur? Just doing these motions one by one?

1 MR. STIPP: This is Mitchell Stipp.

We're happy to proceed however the Court would like. We agree with the Court that it probably makes sense to decide these issues as a whole, but we don't have any problem deferring to Euphoria Wellness's counsel's preference this morning.

THE COURT: Okay. So since you have a preference, okay. So that means we're going to hear them one by one. So although --

Okay. So defendant Euphoria Wellness's motion for discovery sanctions against E&T Ventures, Miral Consulting, Happy Campers and CBD Supply, Document 198, counsel for movant, go ahead, please.

MS. LOVELOCK: Thank you, Your Honor. And I appreciate that you're allowing us to hear it one by one. I won't repeat myself as to every motion, but there are accusations being made against us, and I want to make sure I have the ability to respond to those in one-by-one order, and that's why I'm asking them to be heard separately.

THE COURT: Sure. No worries.

MS. LOVELOCK: Your Honor, we are here on this one on a motion for sanctions against all of the parties: Plaintiff E&T, and then a third-party defendants, which we collectively call E&T parties.

As this Court recalls, we originally were in front of

Judge Allf, and then we were in front of Judge Gonzalez, and then upon her retirement we are now in front of you.

2.0

At the time Judge Gonzalez had this, she executed an order to show cause that included relief with -- under Rule 37.

You, thankfully, and we appreciate it, had spent hours with us going over that, and you granted most of our relief, and it resulted in an order which is attached in our exhibit. And it essentially required that the nonparties, Mr. Kennedy appear as an individual, that he reappear as a PMK for Valjo to answer questions that he refused to, and that he also appear as the PMK for Nye Natural to answer questions that he had previously refused to.

And then you ordered that as to all of our requests that they compel and respond to discovery. You granted it in its entirety. You gave them 21 days to supplement their discovery responses to each one of our requests. This included interrogatories. This included request for production. And at that time, because we had asked, they had not responded to anything as a whole, we broke them into categories saying this is the documents we really need so that we can move forward and be ready for trial, including have the information we need for a potential expert. They were given 21 days to respond.

In the meantime, we came in here on an emergency, and we asked for that discovery to be extended so that we had time, and the expert deadlines be pushed out because we believe that

there's alter ego claims here. Judge Allf said that we could do discovery on it, and we wanted to be able to give our expert financial documents so that they could opine as to the alter ego elements.

At that time, Mr. Stipp said that he would be producing the documents by I believe the 25th, and you made your ruling based upon the expert deadlines, based upon their representations of when we would get it. We then received the documents or the lack thereof in the supplemental responses.

Your Honor, we've attached those to an appendix. In Exhibit A you have a declaration, and this is Document 199, the appendix that I'm referring to.

THE COURT: I appreciate it. Thank you.

MS. LOVELOCK: And if you look at Exhibit A, which is marked as the Appendix 3 through quite a few pages, that is the declaration of Marta Kurshumova from my office, and she lays out the information that we received, which is essentially not information.

They produced approximately 500 pages of documents, but most of those documents have been previously produced. So they really only disclosed, despite this Court's order, 96 new documents. So they still had not produce financial records, which they were required to do. They still had not produced any information as to parties' ownership. They had not produced e-mails. They had not produced information related to

the audit. I mean, full categories, and we lay out the categories, and I'm sure you've seen this. So I don't want to belabor the point. But essentially they provided nonresponses completely.

And then with the interrogatories, there's verifications, but the information in the interrogatories are false. For instance, I want to give this example. We've been trying to depose the principals of E&T, which are Kristin Ehasz. She then married Alexander (phonetic) Taracki. So she's now Kristin Taracki. So her new husband is also a principal. We wanted to depose Alex. And then there's a brother Miro. We've been asking for addresses. We've been asking for Mr. Stipp to agree to produce them. They were the principals of E&T, and we have not been able to do that.

In January of last year, one of the requests was that they produce addresses. We didn't get them. Then in a supplement the address that they provided that they verified is an address of a house that they sold in 2020.

Clearly the issue becomes we are not getting responses. Despite the Court's order that they had to produce documents and supplement with actual responses to our interrogatories, they did not do that, Your Honor.

And I think it's important that you understand and that I explain fully, just as briefly as possible, and you indulge me just for a second so you kind of understand what has

transpired in this case and in this litigation and the players.

So Euphoria runs a production facility or is a licensee for the production facility. They are also a licensee for cultivation and dispensary.

For production they entered into an agreement with E&T Ventures. E&T Ventures had three principals. Again, Kristin, Alex and Miro, all related by marriage or being a sibling. They are the ones that actually keep the contract. They are the ones that performed under the contract with employees under them. They, because this is a heavily regulated industry, were required to follow the law, follow Nevada rules, statutes, regulations completely. And if they violated them, it was a reason that they could terminate the contract.

The issue is, it's Euphoria's position that they violated Nevada laws and regulations. And so Euphoria terminated the contract. That's the dispute that we're here is whether or not they violated the law and Euphoria properly terminated the contract.

E&T's position is they didn't violate the law, and then also, when they were terminated, Euphoria kept certain equipment that they think belongs to them. That's the dispute here, completely.

So the parties that were involved from E&T at that time were again Kristin, Alex and Miro. At that time, they

retained Garman Turner, Erika Pike Turner came in before

Judge Allf and sought a TRO saying give us the equipment. We

successfully opposed that. Judge Gonzalez -- or sorry,

Judge Allf said, no, I'm not going to grant that relief. But

anyone who has an outside interest in this equipment, like such

as third parties, lenders or creditors, they have the right to

go after their equipment.

Then, miraculously, we hear about this person named Joe Kennedy. He's a client of Mitchell Stipp. It's after Judge Allf's order, and we find out about him because he shows up at the production facility and says that's my equipment. Turn it over. And the response, of course, is we have an order from Judge Allf that we do not have to.

We then, two weeks later, Euphoria, Sunday morning, cops show up with Joe Kennedy, and he has an order in his hand that was signed by Judge Delaney saying E&T and Valjo, which is one of Joe Kennedy's entities, represented by Mitchell Stipp, went before Judge Delaney, did a confession of judgment and sought an order to get that equipment. Never told Judge Delaney about the Judge Allf ruling. He showed up on a Sunday to try to, with a crowd, to try to get all that equipment, and they weren't allowed in. That's when we first heard about Joe Kennedy.

So the players that originally were involved were again Kristin, Alex and Miro. But what we learned is that Joe

Kennedy is involved with them on a variety of businesses. Those are the third-party defendants.

2.0

And then it was Joe Kennedy's outside business that they claimed they need the equipment for, and that's what their intentional interference was. And so then all these parties are now working together in this litigation and/or to try to get back this equipment.

Then E&T moved -- substitutes in counsel for Mitchell Stipp. Mitchell Stipp, who had represented the lender, which is Joe Kennedy, against E&T, who was unrepresented, Erika Pike Turner had no involvement in that rush to Judge Delaney behind Judge Allf's back, and suddenly it turned into a different type of litigation where we requested can we -- we want to depose Kristin, Alex and Miro, but we were essentially not getting addresses. They all moved to Tennessee, sold their house, moved to Tennessee.

And so when we are trying to get information, discovery, anything related to this pretty straightforward case, we received nothing in return. And we don't know what's happened behind the scenes. We don't know if it's because Kristin, Alex and Miro are just no longer involved even though they were still the principals of E&T, and they were still the principals of third-party defendants. We don't know if they are involved. And their answer is say nothing. Nothing exists anymore. What we get told is any supplemental responses is

that there's no corporate documents; there's no e-mails; there's no records; there's no anything except the limited information that we were given.

That absolutely cannot be correct. And what's shocking and just confusing is how Kristin could verify an interrogatory with her incorrect address, especially when we have been seeking to depose her in her individual capacity. Again, we understand that we can do a PMK of the different entities. But before that we wanted to take the deposition of those three individuals.

THE COURT: On what -- and that's -- I'm going to stop you here for a second because that's part of what's in their countermotion and opposition is the individuals are not named.

MS. LOVELOCK: Correct.

THE COURT: And --

2.0

MS. LOVELOCK: And we wanted to serve third parties. We want to serve a subpoena on them to appear.

THE COURT: But they're in Tennessee or not.

MS. LOVELOCK: Wherever they are, I think in this litigation we have the right to know a proper address of a fact witness. We have a PMK set up for the 7th, and I want to explain that as well.

THE COURT: Are those witnesses listed as 16.1 witnesses in the disclosures by E&T, or -- and just to be

clear, when I'm using the term E&T, I'm using the term with relationship to all the plaintiffs, so E&T, slash, plaintiffs; right?

MS. LOVELOCK: Understood, Your Honor.

THE COURT: So for any of the plaintiffs, was Kristin, Miro or Alex listed as a witness?

MS. LOVELOCK: Yes, Your Honor, and this is what occurred is originally it was through Mitchell Stipp's office, which makes sense. They were principals. We should — like in most litigation, I should be able to say, hey, I want to — and we should be able to work out how to get them deposed in Tennessee or wherever is required.

But instead what happened is when we started pushing, trying to say we want to take their individual depositions, and we will subpoen them if you're not willing to produce them voluntarily, we then get a supplement where everything is gone, and it's just their name, no contact information, Your Honor.

THE COURT: Well, that's a Rule 16 issue, what you need to do if you have the information, but, okay.

MS. LOVELOCK: So there's a 16 -- but the other issue is there is a direct request to E&T, a party in this case, saying give us the address of your principals. And what they provided, if you turn to it, if you turn to our appendix, and again, which is Document 199, and you go to our appendix 58 --

THE COURT: Just one --

1 MS. LOVELOCK: Marked in the bottom right corner.

THE COURT: And you heard me on the other cases. This is why it's helpful because I can actually know where people are going. Okay. 158.

Go ahead, please.

MS. LOVELOCK: Okay. If you look at the supplemental response to Interrogatory Number 1, it says an address 2244 Summerwind Circle, and that is supposedly for Alex and Kristin Taracki, who we want to serve third-party subpoenas on, which counsel and E&T knew we've been trying to do.

THE COURT: Okay.

MS. LOVELOCK: We've been sending them e-mails as well seeking that information.

If you go to Appendix 70.

THE COURT: Okay.

MS. LOVELOCK: You see a verification of the e-signature of Kristin Taracki that says that she verifies those responses.

THE COURT: Uh-huh.

MS. LOVELOCK: There's no explanation why she wouldn't know her own address or the address of her husband or the address of her brother-in-law, Your Honor. The question is, is this her signature? Did she actually verify this? And we had a meet and confer with Mr. Stipp after we received this, and we asked that question, and the response was no comment

essentially. I don't have to respond. You have a document.

You can ask her that question in the deposition. But we can't depose her if we can't figure out where she is.

Following this I sent him multiple correspondence saying please provide a current address, and we haven't gotten it.

THE COURT: Okay.

MS. LOVELOCK: This is just one example of the impropriety in this discovery, Your Honor, and I understand that we focused this as to their violation of your court order. I understand that there's 16.1 violations too that aren't in here.

THE COURT: So how do you tie that to the court order? Because you had the ability to take Kennedy, but go ahead on Kristin Taracki.

MS. LOVELOCK: Your Honor, so I agree with what you're asking. So we did a motion to compel against E&T, the E&T parties, all of them.

THE COURT: Right.

MS. LOVELOCK: You ordered that they had to supplement all of their discovery responses. This is their supplement. That is wrong.

THE COURT: Okay. So not the portion with regards to the deposition.

MS. LOVELOCK: No.

THE COURT: You're talking -- okay.

MS. LOVELOCK: Your Honor, I just put that as a background. I was just trying to explain kind of the situation that we've been in, and so I know that we've appeared in front of you, my side from my office, and we are exhausted. And so I know that comes across when we're in here, and I'm trying to give a little bit of context of why we're exasperated.

THE COURT: Sure. Okay.

MS. LOVELOCK: So, Your Honor, if I may, so interrogatory responses, I can go through sample after sample where they're incorrect. And I understand if a party does interrogatory responses and they verify it, even if the information is wrong I can use it at trial. I can use that as some -- I can use it in different ways against them. I appreciate that, but the issue is you ordered them to produce documents. They produced no documents. According --

THE COURT: 96 pages.

MS. LOVELOCK: 96 pages, but they operated a production facility. They were under investigation by the CCB — or the Department of Taxation, Your Honor. We know that they had meetings on their own with representatives there, and they say there's no documents that exist. We asked for e-mails related to certain things, and they say no documents exist. We asked for financials, which you ordered they produce, no financials exist. I mean, the list goes on and on of

A-19-796919-B | E&T Ventures v. Euphoria | Motion | 2022-01-04

everything that doesn't exist.

But then when we deposed Mr. Kennedy, who had tried to evade his deposition, but you forced him to appear, he responds there's tax returns for all of these different entities essentially. That's in PMQ. So you see portions where we highlight where he admits documents exist. He even says in there documents were provided to Mr. Stipp. So we know documents exist. I mean, it's irrational to take the position that these documents don't exist and that they looked for them.

What they do is get a little bit cute and say well, it's not in our control on some of these documents.

And then this is, this is the part that, I mean, we were aghast by, is following these verifications this supplement that the Court ordered that were signed by Kristin Taracki, following the deposition of Mr. Kennedy suddenly Mr. Kennedy takes over as manager of E&T, and the response is to our claims of everything they did wrong, which is now, well, Kristin, Alex and Miro are no longer involved. So they don't have a response as to why allegedly Kristin, Alex would verify these responses that are completely wrong or why these documents don't exist. And we are prevented from taking their deposition.

That's why in this motion for sanctions we seek three times the relief.

The first relief is a default judgment against all

the parties. Allow us to prove up our damages. We didn't ask for complete terminating sanctions. That requires an 3 evidentiary hearing, but we ask that the answers be stricken from the E&T parties, the third parties, and let me be clear. 5 They produced zero documents. You ordered that they supplement 6 discovery requests, zero, Your Honor, zero. E&T parties produced 96.

THE COURT: Okay. That's where I was -- okay. That was a little confusing in your pleadings --

MS. LOVELOCK: Understood.

THE COURT: -- is whether or not the 500, slash, 96, depends on whoever wants to phrase it, were on behalf of all parties or only on behalf of --

MS. LOVELOCK: E&T.

1

2

4

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

THE COURT: -- some parties or one party. Okay.

MS. LOVELOCK: Your Honor, if you can turn to my appendix page 8, my associate went through in painstaking detail to make sure that we appropriately explain these documents, and she created this chart that I think will make it easy for you to understand because I know this is complicated, and there are so many moving parties, people, nonparties.

So if you look, there's the category of documents that we requested on the left column.

> Wait. Sorry. Which --THE COURT: MS. LOVELOCK: Sorry. Page 8.

> > PETITIONER'S APPENDIX NO. 00942 JD Reporting, Inc.

THE COURT: Okay. Okay.

MS. LOVELOCK: Okay. Category of documents is on the left column. E&T is in the middle column. Miral Consulting, CBD Supply and Happy Campers are on the right column. So Miral Consulting, CBD Supply and Happy Campers produced nothing. They claim there's no documents relating to their corporate structure, no financial documents. There's nothing — I mean, you can just go through it. There's no e-mails although we know Miral Consulting had an e-mail address. We know they dealt with Euphoria using that e-mail address. I mean, we understand that according to them, Valjo, Kennedy loaned money to these parties, to E&T, but though E&T used the money for these entities or at least one of the entities, which is Happy Campers.

I mean, these parties are interrelated. They're mixed together, but according to that, nothing exists. And we have Joe Kennedy stating he did because he has another entity that does tax preparation. He did taxes for these entities, but they're saying that they don't exist and/or, like I said, they get cute and say, well, it's in a third party's control, but the third-party control is another one of their entities.

So you ordered them, Your Honor, to produce documents. Of the four parties that were here today, three of them did nothing, produced nothing, signed verifications with information we know is incorrect. And E&T reproduced documents

and produced 96 new pages of documents. And again, in that production they produced e-mails; there was like three of them, that helped them. So there's e-mails that exist out there, but there was only three that were produced to us, and those happened to be ones they think help them.

Other than that, it's their position nothing exists, and they did their best.

THE COURT: Prior documents that you've received by the other plaintiffs that are not E&T?

MS. LOVELOCK: Zero.

THE COURT: So I'm just -- because I'm going to ask Mr. Stipp the same question when I get to him, and the challenge is, remember, folks -- okay. So in the third-party plaintiff complaint, so you have the defendants Miral Consulting, Happy Campers, CBD Supply Company. Have they produced any documents whatsoever in this litigation under their name, according to your client's position?

MS. LOVELOCK: No. Zero. Even after the Court's order, zero, and we've included their discovery responses.

THE COURT: Okay. And they are only third-party defending, correct, in looking at the various captions?

MS. LOVELOCK: Well, I mean, our argument is they are all alter egos of each other, but, yes.

THE COURT: For --

MS. LOVELOCK: Yes, Your Honor.

JD Reporting, Inc.

PETITIONER'S APPENDIX NO. 00944

THE COURT: For caption purposes.

MS. LOVELOCK: Yes.

2.0

THE COURT: I'm just right now looking at caption purposes.

MS. LOVELOCK: Yes, Your Honor.

THE COURT: Okay. Okay. Go ahead, please.

MS. LOVELOCK: We believe that that warrants an answer to be stricken and that we should be able to take a default judgment against them and prove up our damages.

THE COURT: Okay.

MS. LOVELOCK: Okay. The other request that we have, Your Honor, is — the other request, so the first one we ask for is everyone's answer be stricken or their affirmative claims, and we be allowed to do a prove-up as to damages. That's our first request.

The backup request or the second request is, Your Honor, it has been explained to us ad nauseam that E&T, the plaintiff, is judgment proof. It has been insinuated to us that our best option is to settle for whatever they offer because we're never going to recover against them, and even if we do they're judgment proof. We asked for all financials. We -- let me take it back.

When Erika Pike Turner's firm was in and they went in for the TRO, they produced receipts to prove up that that equipment belonged to them. In those receipts, those

2.0

third-party defendants were in there somehow. That's why we tied them in as well because that's when we started under learning the interplay that was happening outside the production facility and how it affected our production facility or Euphoria's production facility.

Okay. So we went in front of Judge Allf. We had alter ego claims. Garman Turner did a motion to dismiss those claims, and Judge Allf said it's in -- what she does is say alter ego can be added on after the end of discovery, once you do discovery into that issue. Not every Judge deals with it that way. I understand that, but Judge Allf has in her business court. She does it that way. We included the transcript in here so that you can see that.

So we were expecting that we would get financial documents because it's business court. She would be the one overseeing these requests, and we'd be able to prove they're alter egos. So our second request here is you now have ordered them produce all financial documents, all corporate structures. Essentially we were looking so that we could then give those documents to a potential expert, and he could tell us, yeah, they didn't adhere, and he could go — we could then provide to you why they are alter egos of each other. So E&T is not necessarily judgment proof because they're alter egos. Joe Kennedy, Miro, Alex, Chris and in these different entities are alter egos of each other.

So because they didn't comply and they didn't give us the documents, here are the two options that we have to believe is, one, either there are no financial documents; there are no corporate documents. And guess what then? They did not adhere to corporate formalities, and those should not be respected in their alter egos. Or, all of that information exists, but despite your order, despite our request, despite trying to get that information, they have refused to comply with your order completely, just absolutely didn't comply with your order. And that's why we are requesting that this Court deem them alter egos.

And I think the fact that since we deposed Mr. Kennedy, he has now taken over E&T as the manager of E&T, it shows that he is the alter ego of E&T. It shows that he's the one who's been paying for all this litigation. He's using his personal counsel Mr. Stipp. These are alter egos of each other, Your Honor. That was our second request.

Our third request is that there be an order or that he at least provide the address so that we can do a third-party subpoena, or, more importantly, because he included them care of Mitchell Stipp at a certain point, that you order Mitchell Stipp to produce Kristin Ehasz, Kristin Taracki and her husband, Alex Taracki, so we can depose them in their individual capacities.

We have a 30(b)(6), a PMK that's set for the 7th that

we finally, despite not having documents, despite not are what we wanted to -- we wanted to dispose in a certain order. We have it set on the 7th, and we have gotten the feeling that Mitchell Stipp is not producing them on the 7th. And we'll deal -- we can deal with not producing the PMK.

But here we want to take the deposition of the two individuals that were part of this dispute. We've asked for information as to how to serve them with a subpoena, and we can't get it from E&T, which is a plaintiff in this case, who should be able to tell us where we can find a fact witness.

Those are the three requests, including our attorneys' fees, for having to bring this motion.

THE COURT: Okay. We're not going to be able to have all the motions be this long, as you can appreciate.

MS. LOVELOCK: I know, but this is the bulk, Your Honor.

THE COURT: I understand. I'm just, in fairness to timing. Okay.

MR. STIPP: Understood.

THE COURT: So, Counsel for response. And I'm going to ask you a couple of questions. And I can ask at the end, okay, or I can ask you up front. What would you prefer me to kind of tell you what some of my questions are going to be? Do you want me to wait until the end?

MR. STIPP: Your Honor, this is Mitchell Stipp. I'm

happy to defer to you, but, Your Honor, I would suggest that 45 minutes of oral argument here this morning on behalf of Euphoria substantially is based on facts that are not in evidence. And, in fact, many of the facts are in dispute. So we're happy to go through our presentation. We're happy to address the Court's issues. To the extent that it has questions, we'll defer to the Court.

But we would like the opportunity though to address some of the more specific issues that Euphoria's counsel raises this morning. Because this is a discovery motion; right? This is about sanctions on the basis of your order, and we've heard lots of misrepresentations about what was produced and not produced, what was ordered to be produced, what was not. Your Honor, you have your order. Your order is entered in.

And in this particular case, the Court didn't grant Euphoria's relief. It granted Euphoria's relief on its motion to compel only in part. Sanctions were denied. Contempt was denied. Attorneys' fees was denied, and the parties that were subject to that particular order, and that order that the notice of entry was filed on October 18, there's only specific categories of items that were required to be supplemented.

But in this particular case, Your Honor, the E&T, CBD Supply, Happy Campers and Miral Consulting supplemented every single discovery response, every single one of them were supplemented.

Now, the fact that there were no additional specific documents disclosed on behalf of CBD, Happy Campers and Miral Consulting shouldn't come as a surprise, Your Honor. You know why? They're not a party to the agreement between E&T and Euphoria, and they're only in this case by two flimsy causes of action — conspiracy and concert of action of which have not even been properly pled.

I'm happy to address, and we can go through the discovery supplemental responses by these entities one by one, and so the Court can see that the response that was provided is complete, accurate, in accordance with the rules and that there isn't a need to be before this Court or to sanction these parties any further.

So I will defer to the Court in terms of how you would like me to (video interference), but I would like an opportunity to address at some point --

THE COURT: Well, you've already started. You've already started, Counsel. Just finish. Yeah. You've already started. So go ahead. Feel free to address what you're --

MR. STIPP: So, Your Honor, if you go to our exhibits, which were filed in this case on December the 10th, if you go to Exhibit 2, 3, 4 and 5, you will see the supplemental responses by each of the parties. E&T, Miral Consulting, Happy Campers, CBD Supply.

THE COURT: Uh-huh.

MR. STIPP: Their responses are supplemented to each and every one of the requests.

Now, the facts are as follows. These are entities that are no longer in business. These are entities that are essentially defunct. These are entities that were brought in as a result of Euphoria's baseless claims. They're not operating. There's not financial data to be provided. We've disclosed the ownership interest in these entities by virtue of responding to the discovery requests. That — all of that information was provided. And to suggest that the information wasn't provided is simply not true.

The biggest issue that Euphoria highlights to the Court is the response by E&T as to of the addresses for the principals of E&T, but what Euphoria doesn't communicate to the Court is what is exactly the discovery request that was made? What was made? And it was an interrogatory, and it was an interrogatory addressed to E&T.

Interrogatory Number 1. Please provide the name and current addresses of the principals of E&T.

That was directed to E&T. E&T's response is based on available information at the time. If you go to the Nevada Secretary of State's website, and we've attached in our reply, our reply that was filed on 12/21, the exhibit to that reply says very clearly who the principals are of E&T at the time and the addresses associated with those principals. We've attached

JD Reporting, Inc. PETITIONER'S APPENDIX NO. 00954

obligation to provide them to her. So either you did or you

24

25

didn't.

MR. STIPP: I don't represent -- I don't represent her personally. I represent E&T.

THE COURT: Okay. So but on behalf of E&T, right, it's your job as a lawyer to ensure, right, Rule 11; right?

MR. STIPP: Correct.

THE COURT: You can't submit anything to the Court or anything, right?

MR. STIPP: That's right.

THE COURT: To ensure that E&T, who those were sent to. Now, whoever E&T decided to be the corporate representative, right, they --

MR. STIPP: Correct.

THE COURT: -- for the verification. So who typed her -- let's put it this way. Who typed her name on that page for verification? Did she do that herself, or did someone --

MR. STIPP: I typed her name.

THE COURT: Pardon?

MR. STIPP: I typed her name with her permission.

THE COURT: Okay. So then you knew that she was the one verifying them; right?

MR. STIPP: Correct.

THE COURT: Okay. So and she was sent -- so to your knowledge, how did she obtain the interrogatories and what she verified?

1 MR. STIPP: I believe she received them from 2 Mr. Kennedy.

THE COURT: But Mr. Kennedy didn't verify them? If he's the -- if she's no longer with the company -- okay. If you typed her name with her permission --

You understand this is not making sense to the Court, right, because if whoever the --

MR. STIPP: No. I think that --

THE COURT: And I'm not asking about any client communications, right. I'm merely asking about --

MR. STIPP: I'm not given a --

THE COURT: Okay.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2.0

21

22

23

24

25

MR. STIPP: I'm not given an adequate time in order to respond to the Court's question, Your Honor.

THE COURT: Sure. Go ahead.

MR. STIPP: I think that the details --

THE COURT: Go ahead, please.

MR. STIPP: I think the details are a little more complicated.

At the end of the day, I'm informing the Court. I completed the electronic signature personally. I did so with Kristin Taracki's permission. I have no reason to believe that the information that's being provided is not accurate.

Your Honor, this isn't the only issue of addresses here. There's a laundry list of witnesses that haven't been

disclosed properly by Euphoria, parties who Euphoria has intentionally withheld their addresses on their books and records. So, you know, to cherry pick this specific issue to suggest that this should be a basis upon which to order discovery sanctions would be unfair. There are many more parties involved here than just Ms. Taracki on behalf of E&T.

THE COURT: Go ahead with whatever else you wish to respond to their motion. Go ahead, Counsel.

MR. STIPP: Sure, Your Honor. So if you go to our exhibits that were filed as part of the appendix on December the 10th, starting with Exhibit 2 through the remainder, you'll see that each and every discovery request has a response. There's supplemental responses made on behalf of E&T, Miral, Happy Campers and CBD Supply. It would not be unusual, Your Honor, to see limited records produced by parties who were not a party to the transaction, who were simply included in the pleadings on the basis of -- a baseless conspiracy claim and concert of action.

The entities are no longer in business and operating. There isn't financial information to provide on behalf of those specific entities. To the extent that organizational documents have been requested, Nevada law doesn't require an operating agreement, and it's not my understanding that any of these entities had operating agreements. That doesn't necessarily mean that the failure to have an operating agreement should

justify a alter ego claim, specifically because NRS Chapter 86 doesn't require that members adopt an operating agreement.

But there's been no attempt to evade or withhold information. Ownership for the entities is specifically provided and in the responses to the -- in responses to the written discovery. And if the Court goes through these line by -- I'm happy to do it, to go through each of the discovery requests and our responses and point out to the Court how the responses are more than accurate.

THE COURT: Okay. So --

MR. STIPP: With respect to --

THE COURT: Sure. Sure.

MR. STIPP: Pardon?

THE COURT: Counsel, you referenced the page -sorry, of your discovery responses. Can you restate that page
number. I was going back trying to find it in your appendix.

MR. STIPP: Sure. The appendix that was filed was filed on December the 10th. And we're talking about starting with the Exhibit 2, which would be the appendix page 207.

THE COURT: Okay. Okay. That was your electronically served 10/25/2021, first supplemental responses and objections to request for production of documents; is that correct?

MR. STIPP: Correct.

THE COURT: Okay.

MR. STIPP: And so you'll see in Exhibits 2, 3, 4 and 5 of the specific discovery, the responses. And Euphoria's position is, is, well, we just don't believe you. Well, I don't know what to tell them. I mean, the facts of the matter are as follows. E&T operated the production facility. E&T was wrongfully evicted from the production facility. The facility was closed, and E&T and its principals were excluded from any access to the facility.

As a result of the termination of the joint venture means that E&T was left financially devastated. So it's not a surprise in litigation where you see parties who have been, you know, affected by the results of another party to have, you know, limited information.

Having said that, whether E&T is an alter ego of Happy Campers, whether Happy Campers is an alter ego of Miral Consulting, whether Miral Consulting is an alter ego of CBD Supply really doesn't matter because alter ego is a remedy, a remedy, which means that, as this Court is aware, that Euphoria would have to prevail on the merits, and have damages. And as a result of those damages could proceed against any one of these parties as an alter ego.

But what Euphoria has failed to communicate to the Court but we've highlighted in our filings, Your Honor -- you can ask Ms. Lovelock directly -- you don't have any damages.

And the reason why they don't have any damages, Your Honor, is

because they didn't receive any profits from the production facility that was previously operated by E&T; however, when they terminated the contract and took over the facility, they've been retaining all of the profits. So they don't -- and they're not sharing any of those profits. So not only did they keep E&T's equipment that it paid for, almost half a million dollars worth, it's also been keeping all of the profits for the last year and a half.

And so, Your Honor, this whole idea that there's this grand conspiracy between E&T and these other entities and somehow Euphoria has been deprived of its ability to litigate this case in fairness is a red herring. It's absolutely false.

The facts are, and Ms. Lovelock will confirm, they kept the equipment and (video interference) operating the facility, and they don't have any damages, which is why they didn't supply an expert report on damages.

They also didn't supply a rebuttal expert report to our expert report. That's the point, Your Honor, is they keep coming into Court making these outlandish allegations, right, and yet they're not supported. I mean, we extended deadlines in this case because they needed time to gather evidence for their expert report on damages. They never intended to supply a damages report because they don't have any. And if they don't have any damages, then the issue of an alter ego is — it means nothing.

THE COURT: Counsel. I need to focus you on their motion for discovery. I appreciate you're trying to inform the Court of your client's position.

MR. STIPP: Your Honor, I'm just responding --THE COURT: But really, okay, I'm looking at the document request and the supplemental document request, right. I have to confirm or find one way or another, right, whether or not your client complied with the Court's prior order, okay.

MR. STIPP: Correct.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

THE COURT: So when I looked through the Happy Campers' response, right, other than a reference to the Secretary of State website for a public document, any documents produced, because I did not see anything, okay, with regards to Happy Camper after the Court's order. Was there a single piece of paper produced by Happy Camper, physically produced by Happy Camper?

MR. STIPP: Happy Campers that did not produce any documents in response to the supplemental request.

But if you look at what the supplemental requests are, it's not accurate to say, well, they didn't produce Well, you know what, in response to our motion to compel, Euphoria produced an additional 33 documents.

THE COURT: Counsel. Counsel.

MR. STIPP: -- that's not the --

THE COURT: We're not there yet. You're going to

have -- Counsel, you're going to have an opportunity, right, on your affirmative motions. We're not there yet, right. We have to focus because --

MR. STIPP: Sure.

THE COURT: -- take them one by one.

So Happy Camper did not -- in this litigation, has Happy Camper produced a single document by Happy Camper?

MR. STIPP: Not directly, Your Honor, no.

THE COURT: When you say not directly, there's -- I did not see any reference to any 16.1 disclosures. I did not see any reference in any of the discovery in preparing for, well, the prior hearing and this hearing, okay. So did Happy Camper provide --

MR. STIPP: Your Honor, so let me --

THE COURT: -- provide a single document?

MR. STIPP: So let me be clear about what that response is. You don't have to produce documents, as you know, Your Honor, independently. If they've already been produced in the case by a party, you can simply reference them by Bates number.

Happy Campers, CBD Supply, Miral Consulting, they've all produced documents by referencing other documents produced in the case. So this isn't an issue --

THE COURT: Can you point that out to me. Can you point that out to me in your document responses then, please.

1 MR. STIPP: Sure. I'm happy to do that.

THE COURT: Thank you.

MR. STIPP: Let me see if I can come up with an example.

You don't have -- unfortunately, you don't have, because they're not served, only the disclosures in this case, and so you don't have those before you, Your Honor, I don't believe.

THE COURT: Well, the issue before this Court, right, this issue before this Court, I focused first right on the discovery responses, okay.

MR. STIPP: Sure.

THE COURT: And I, like I said, I keep looking through, and what I keep on -- I see objections. It just has not identified any.

MR. STIPP: You don't see -- Your Honor, you don't see objections.

THE COURT: I did not see any cross-reference.

MR. STIPP: You don't see objections.

THE COURT: I did not see any cross-references. You mentioned the fact that there was cross-references, right?

MR. STIPP: That's correct. And so that may be with respect to E&T and some of the other parties. We're talking about four parties here, Your Honor. You're asking me to pick out, out of four separate discovery responses, references an

example to documents that we produce. And so if the Court will indulge, I'm happy to go through them to identify what those are.

THE COURT: Okay. Which is why I was trying to go -right. For Happy Camper, okay, Happy Camper, there was
document requests, 41 document requests, not taking any
position, right, there's 41 document requests, which are the
first 19 pages of the supplement is what the Court saw, and it
ends on page, the appendix page 267 is what the Court saw.

I did not see a single document that was referenced with a Bates stamp number that was being produced. The only thing I saw, and I just rechecked right now, was the reference that I said about the Secretary of State saying something was publicly available; right?

MR. STIPP: Sure.

THE COURT: Saying -- and that was earlier on, and that's it. I did not see a single document. And when you mentioned that you cross-referenced to other of the defendants, third-party defendants, right, I went back and looked through that because I didn't recall seeing it, and I didn't see any cross-reference to, you know, see the response of the third-party defendant blank or plaintiff blank, you know what I mean?

MR. STIPP: Sure.

THE COURT: You know what I mean, Bates stamp numbers

blank to blank.

MR. STIPP: Sure.

THE COURT: I didn't see any. Now, once again --

MR. STIPP: Okay.

THE COURT: As you can appreciate with the thousands and thousands of pages you all each provided me, right, in your references to subparts, if you think I missed something — that's why I was asking you to point out because you said you could point out for each of them that they did do that, and I just didn't see it. Now, maybe I missed it; that's why I was asking you.

MR. STIPP: Sure. And I'm looking at the Happy
Campers one as well. I don't see any specific
cross-references. That doesn't mean that the response or the
supplemental response is inaccurate. It doesn't mean that
the -- like, for example, there wouldn't have been financial
information disclosed in this case by Happy Campers unless it
was specifically requested by Euphoria. And so I agree I don't
see a cross-reference on those items.

And so since they weren't involved in the joint venture, they weren't involved in the termination, they weren't involved in the investigation, all of the requests for discovery appear to be specifically related to the entity financials, organizational documents and things of that nature. And so I agree with you, Your Honor. I don't see anything

where a response incorporates the reference to other documents for Happy Campers.

THE COURT: Sure. And in particular --

MR. STIPP: However, that doesn't mean that the supplemental response is not accurate.

THE COURT: Okay. Counsel, of particular concern was Document Request 26, right, because Document Request 26 said, Please produce a list of all persons who performed work for Happy Campers from July 7th, 2017, until August 31, 2019, and all related payroll records, tax forms, timecards, shifts, and work location assignments; right? So that would be Happy Camper specific question, and it had a date restriction, and it specifically referenced only Happy Camper payroll records, tax forms, timecards, shifts and work locations.

MR. STIPP: Sure.

THE COURT: And like I said, I'm reading Document Request 26.

MR. STIPP: Sure.

THE COURT: So I appreciate it's not part of the joint venture agreement, but I don't see -- the next one says,

NRCP 26 does not permit discovery of
Happy's employee independent contractor
information since such matters are not relevant
and cannot lead (indiscernible) of evidence.
Discovery may not invade Happy's right to

privacy without weighing the needs of the case, the amount of controversy --

MR. STIPP: Your Honor, that's not the response.

THE COURT: I'm about to go to the supplemental one.

I'm sorry. That was the original one.

MR. STIPP: Okay.

THE COURT: I'm trying to give you the benefit of the first one and the second one. So in case something was in the first one, right, okay. So then it says --

MR. STIPP: Yeah, I just want to be clear for the record, Your Honor, that Happy Campers doesn't have any employees, to my knowledge and what I've been informed, never had any employees. There are no payroll records, tax forms, timecards, shifts or work.

I'm only aware of Joseph Kennedy and Alex and Kristin Taracki having a membership interest in the entity, none of which were employees, and none of those records are available or in existence. And so that's an accurate response to the request.

THE COURT: Sure. Counsel, I was just trying to go to the supplemental, just make sure I'm reading it right.

The supplemental response to Document Request 26 says, Happy has identified Joseph Kennedy, Alex and Kristin Taracki, right?

MR. STIPP: Correct.

THE COURT: So presumably those three people would have performed work for Happy Campers. At least, once again Happy --

MR. STIPP: Not necessarily, Your Honor.

THE COURT: Well, but the request -- I mean, maybe that's this is a little confusing. Let me read the rest of it. So because the request was please produce a list of persons who performed work for Happy Campers from July 7th, 2017, to August 31, 2019, and all related payroll records, tax forms, timecards, shifts, work locations, assignments.

So there was no names or anything in the first response. So then the supplemental response does say Happy has identified Joseph Kennedy, Alex and Kristin Taracki. And then the second sentence says; however, after good-faith efforts, Happy has not identified any documents responsive to this request. And then it says discovery is ongoing, and Happy reserves the right to supplement its responses.

Well, since 2019 and way before, that's not a proper response, regardless, but where the concern was when the Court was reading this and preparing for today, right, is in order to have answered Document Request 26, which asked to produced a list of the persons who performed work for Happy Campers, right, they would either have to -- if somebody is doing work, okay, because that was the way it was phrased, and once again, I'm not the drafter. I'm just the reviewer, and purposes for

today's motions, right, is -- but it says who performed the work. And then it lists Happy has identified Joseph Kennedy, Alex and Kristin Taracki. So that would seem to imply that those three individuals did work for Happy. And if they did work for Happy, under applicable law, they would have something relating to them doing work for Happy, would they not?

MR. STIPP: No, Your Honor. They were -- they were members in the entity. They were not employees, and Alex and Kristin Taracki are no longer members in Happy. These matters were explored in detail during Mr. Kennedy's deposition. So you don't have to be an employee for -- of an entity --

THE COURT: Right. I didn't use the term --

MR. STIPP: -- second of all --

THE COURT: Right. Counsel, just to be clear. I did not use the term employee. I read straight from the document request, which said, Did work for; right?

MR. STIPP: And I'm not even sure what that means, right. I don't even know what you -- what it means, all persons who did work, is that, you know, any service providers? Is it independent contractors, is it officers, directors, managers? Is it lenders --

THE COURT: But you listed -- but you listed them. They were listed, okay.

MR. STIPP: That's right.

THE COURT: Okay. So that means they did work for,

and that's what it was saying. If somebody did work for something in some capacity -- and not saying what that capacity is, it's very difficult for the Court --

MR. STIPP: And that's why they're identified.

THE COURT: -- to have an understanding how there would be absolutely nothing relating to them if they did work for them; right? Because that's outside their capacity --

MR. STIPP: Well, Your Honor, I'm assuming -- I'm assuming that if you're negotiating a partnership deal, right, and as part of that negotiation, that's work. You know, I could take the position to say, well, it's not work, but I want to be more inclusive rather than inclusive [sic]. When you use words like he performed work, and it's so ambiguous, you leave the person who's responsible for responding in a very difficult spot.

And so in this instance, Happy identified those three individuals. They're not employees. There's no payroll records, tax returns, timecards, work location assignments applicable to them.

And the scope of their involvement in that entity was fully disclosed during the deposition. So I think that we have to be careful here, Your Honor, about making assumptions.

THE COURT: But, Counsel, I'm hearing what you're saying, but I didn't see that anywhere in your response, right. I didn't see it was vague as to the word. I didn't see a

reference to Kennedy's deposi -- I didn't -- I'm hearing you say that in oral arguments, right, but remember this Court's order --

MR. STIPP: But, Your Honor, this was --

MR. STIPP: Yes.

THE COURT: I'm hearing what you're saying, Counsel, but --

MR. STIPP: And we supplemented. You can't -- so you're saying that the list of people here, which we provided the list, Joseph Kennedy, Alex and Kristin Taracki, check.

What other else? There's no payroll records. There's no tax forms. There's no timecards. There's no shifts or work location assignments. So if that's the case, it's accurate to say there's not any -- there's no documents. And I understand that the Court's position is, is, well, I don't understand.

Well, the Court is not fully briefed on what this entity did, how long it did it, what were its relationships, and so there's a lot of assumptions being made that are not accurate. And so the list here is — there's compliance. Please provide a list. Okay. Well, those are the three. Okay. Payroll records, there's none. Tax forms, none. Timecards, none. Shifts, none. Work location assignments none.

But yet the Court seems to be still concerned.

THE COURT: Okay. Go ahead, Counsel, feel free whatever else is your response, and then we're going to circle back to brief response. The Court is going to need to make a ruling.

Go ahead, please.

MR. STIPP: Sure, Your Honor.

So as we laid out in our opposition, Your Honor, in painstaking detail, that this is just a -- this is a distraction. This is an attempt to point out where, as a litigation strategy, right, because if the Court really thinks through, you know, what's going on here, where's the issues? Alter ego, is a remedy. Euphoria has no damages.

At the end of the day, the responses have been provided consistent with available information, due diligence and inquiry. Euphoria has not pointed out in any manner whatsoever how there exists documents out there that are inconsistent. And so until they've done that, I think that it would be improper to assume well, you know, these parties must not be telling the truth.

Our position, Your Honor, is that in terms of the countermotion we've asked for attorneys' fees as sanctions.

THE COURT: Right. Counsel. Counsel.

MR. STIPP: -- because the --

THE COURT: We're not at your countermotion yet.

Remember, we're not at your countermotion yet.

MR. STIPP: I see.

THE COURT: We're doing this one by one so that everyone has a full opportunity to respond to each of these motions independently, appreciating that it's taking a little bit of --

MR. STIPP: I apologize, Your Honor. So I don't have anything further other than what we've provided in our brief. We've supplemented all of the responses. The Court should look at its actual order. The order was to supplement. Mr. Kennedy appeared for his depositions. He answered all of the questions. The supplements were done well in advance to accommodate Euphoria's request for this information in order to prepare its expert reports.

I think the Court should be concerned when a party appears before it and says, hey, I need something for expert reports. And yet they didn't need any information for purposes of expert reports. An expert isn't going to review financial data and say, well, you know, we believe that there's an alter ego claim here or not.

The facts of the matter are is that these entities are still in this case, and they shouldn't be. But having said that, they've complied with their discovery obligations, Your Honor, and we would say that Euphoria's motion on this issue should be denied.

The Court has a couple more questions. 1 THE COURT: 2 You note in your supplemental response that E&T is a pass-through entity for federal income tax purposes. 3 4 MR. STIPP: Correct. 5 THE COURT: Pass-through for whom? 6 MR. STIPP: The entity itself is a pass-through, 7 which means it doesn't report. So Euphoria -- or I apologize. 8 E&T is a limited liability company, which can be designated in 9 any number of tax categories. In this case, it's a 10 pass-through entity which means that it doesn't report 11 separately its income and losses --12 Who reports it. Who reports -- who THE COURT: 13 reports it then? Who reports the losses and the income? 14 MR. STIPP: Individual members. 15 THE COURT: The individual members do? 16 MR. STIPP: Correct. They report it on their 17 Schedule C. 18 THE COURT: Okay. So what I've got was there any --

THE COURT: Okay. So what I've got was there any -- okay.

19

2.0

21

22

23

24

25

MR. STIPP: So Euphoria, CBD, Miral, these are all—they're not public companies. They haven't been around a long time. None of them are in business anymore. We're talking about like Miral, for example, you know, that's a husband and wife deal. CBD Supply is a family deal. Happy was more than a family deal, but that deal failed. These are not successful

business enterprises that have a going concern. They don't have employees. You know --

THE COURT: Did they ever -- Counsel. You can appreciate. Are you stating that none of the third-party defendants or the first-party plaintiff E&T ever had any individuals who received any compensation from any of those entities?

MR. STIPP: I'm not saying that, Your Honor. I know for a fact E&T had employees.

THE COURT: Okay. So E&T had employees; right?

MR. STIPP: Correct.

THE COURT: I was -- and that's why -- the challenge I realistically -- so document requests for E&T asked copies of the payroll documents from 2017 to present, including W-4 forms, W-2 forms, 1099s, I-9's, paystub --

MR. STIPP: Right.

THE COURT: -- total compensation letters, timecards and payrolls, okay. So I didn't see in the initial response there was anything produced. I looked at the supplemental response. The supplemental response says,

After good-faith efforts E&T has not identified any documents responsive to this (indiscernible). Payroll for E&T was managed by a third-party professional employer organization. E&T has requested the available

1 | it or they didn't maintain it.

THE COURT: Well, what date -- what date was the documents, the payroll, what date was the documents provided -- well, I guess --

Okay. Your supplemental response date is -- I'm trying to go back to when that supplemental response date is.

MR. STIPP: I think it's in October.

THE COURT: Right. And that's what I thought. I thought it was October 25th, give or take a few days. But I just wanted to be accurate.

MR. STIPP: That's right.

THE COURT: So since October, before October 25th, the third-party PEO was refusing to provide or hasn't provided these documents? That doesn't make sense. They have an obligation.

MR. STIPP: Yes, Your Honor. I didn't -- I didn't make the request. I made the request to the client to make the request. I have not received that information.

But having said that, I guess what I would ask you is this is information that Euphoria already has. And the reason why they have it is because these — this financial data was reported to Euphoria as part of their joint venture. So you see what I'm saying is that I understand they can make the request. If we don't have it, we don't have it. But if they have it, I don't understand what we're doing here.

THE COURT: Okay. I appreciate it. Thanks so much. Those are the only Court's questions.

MR. STIPP: They don't tell you they have the -- they'll tell you they have the information.

THE COURT: Well, I'll ask it.

Counsel for Euphoria, do you have the documents that you requested in the request for documents regarding the payroll, I-9's, W-2's, W-4's, et cetera?

MS. LOVELOCK: No, Your Honor, not to my understanding. They haven't disclosed in this case.

Your Honor, they kept their own QuickBooks. They had their own computers. They had their own -- kept their own -- they were a management company. They kept their own records, and we're trying to request those records.

THE COURT: And you have that from where?

MS. LOVELOCK: What?

THE COURT: You said that they have QuickBooks, et cetera.

MS. LOVELOCK: We know that through the communications that were exchanged during the time that they were in breach. When they shut down the production facility, their computers were still there. They had an office. Euphoria allowed them to come in and take all the material — or take all those computers. They were allowed to keep doing

payroll. So we know --

MR. STIPP: That's a point of dispute.

MS. LOVELOCK: -- through our evidence that these things do exist, and they should be in the control of E&T, and they should have been produced.

THE COURT: Okay. You did brief. It has to be briefed because --

MS. LOVELOCK: It is absolutely briefed, Your Honor. I just -- I want to make it clear is this wasn't a request from us. This was an order from you, Your Honor. We did this. We went through this game -- or not this game. We went through these questions for three hours at a prior hearing. And your order was very direct. It was lengthy. You have it before you, and we got zero documents from three of the parties, and we got a spattering of other documents. And now you hear excuses, reasons what we've done wrong, what Euphoria supposedly have.

There was a direct order from the Court that they were supposed to respond and produce these types of documents, and they just clearly didn't. And you have a lot of information that's coming from counsel and a lot of information where he pushes it back onto his clients.

In our request we've received one, that they be defaulted; but, two, we asked for an evidentiary hearing. They should be able to come in here and let us know what does and doesn't exist and what they did to comply with your order, Your

Honor. We are no longer dealing with just our discovery requests.

When you made an order very clearly that they had to do all of these tasks and produce these documents, what happened? Because what we know is they produced information. The public records show that they sold that house. There's been communication among clients — among counsel that we know that those principals live in Tennessee, but they produced information that is clearly wrong and no documents.

At the very least, they should be in here explaining to you what they did to comply with your order.

THE COURT: Okay. And that's what we're going to do.

MS. LOVELOCK: Okay.

THE COURT: The Court's ruling is going to be as follows. The Court is going to defer the ruling with regards to the other relief requested.

The Court is going to grant the portion of defendant Euphoria Wellness's motion for discovery sanctions against E&T Ventures, Miral Consulting, Happy Campers and CBD Supply Co. and order for the --

It's going to be a two-step process:

The first step in this process is going to be that the portion of the relief requested to hold an evidentiary hearing where there is going to need to be the specific people who would be responsible for providing the information on

behalf of all of the entities listed -- so on behalf of E&T Ventures, Miral Consulting, Happy Campers and CBD Supply -- providing responses to this Court how what they have provided to their counsel to provide to the Court as demonstrating compliance with the order.

2.0

Said hearing is going to be -- I'm going to give you a date next week, and people can appear remotely, but they must be audiovisual, or they can appear in person. It's going to be you all's choice, okay. And so we're going to do said evidentiary hearing.

I will tell you at this juncture, based on the review of the supplemental responses, the Court does see the need for an evidentiary hearing to determine whether or not there's going to be case terminating sanctions or a default because, and I gave a couple of examples.

I have looked at the -- well, I've looked at it all, but let's go first with Miral Consulting, Happy Campers and CBD Supply Company. The Court does not see that a single document was actually produced. At best, there is a reference in Happy Campers to a publicly available filing with regards to the entity I guess being reopened, resurrected, however what happened. That's the only thing I saw. I did not see a single document, and I even asked. And thank you I appreciate counsel we had to go through a little bit of details.

To the extent they were stating that there was a

cross-reference, there's not even a cross-reference to other documents that have been previously produced or a specific Bates reference to documents that may have been produced in regards to 16.1. There is nothing, but, realistically, boilerplate, impermissible responses and objections. And that's going with the document requests with regards to Miral Consulting, Happy Campers and CBD Supply.

2.0

With regards to E&T Ventures and their document requests, supplemental responses, taking into account everything -- I'm not just looking at the supplemental, I'm giving everyone the benefit of the doubt, the totality of everything that they provided -- the Court also finds that the E&T is impermissibly nonresponsive. The Court gave an example. The reason why the Court really looked at 11 is because 11 said it was something to a third party, okay.

First off, third party is it within the custody and control, under the rules, with regards to, and still needs to be provided. It should have been provided because E&T in this case is also a plaintiff. So E&T would have the obligation for initially providing documents relevant under Rule 16 disclosures. But even if they felt this wasn't something that they needed for their affirmative case, even if — and they feel it wasn't for something for one of their defenses in their regards to the various parts of the caption in which they are in a defendant, third-party defendant, et cetera, role, they

still needed to provide it expressly as requested in discovery responses.

The Court even given the benefit of the supplementals we were way back in October is absolutely incomprehensible to this Court on how somebody with supposedly a very small company can't provide basic records in a more than two month time period, nor was there anything provided to this Court that was any good-faith efforts to try and get that, obtain that information. I'm not saying —

So to the extent the clients aren't providing it to counsel, they're going to provide it and explain why they are not complying with a Court order and risking...

For E&T as well, I'm going to evaluate what is going to be the appropriate sanctions under -- after the evidentiary hearing, which could include potentially striking their complaint, striking some of their defenses in their defendant's role, monetary sanctions, a whole bunch of other relief.

I'm going to have to evaluate it, and I'm not going to evaluate it until I hear what everybody is going to provide this Court at the evidentiary hearing, but I'm trying to make it clear to everyone about the breadth and depth that is appropriate.

Okay. So then we look at the interrogatory responses. The interrogatory responses do not provide any (indiscernible) any of the -- let's start first with the

third-party defendant onlys, and then I'm going to E&T Ventures, so from Miral Consulting, Happy Campers and CBD Supply. I'm not seeing anything in their interrogatory responses that complies with the rules.

And let's be clear. And we also have to look at, remember, what NRCP 33, the responding party. If that party is a public or private corporation, a partnership, an association, a governmental agency or other entity by any officer or agent who must — it's mandatory — must furnish the information available to that party.

I'm probably mispronouncing her name -- did verifications of interrogatories, she is stating that she is an officer or agent who has the information available to her and can provide said information, and she is responsible for doing so. So she put her name on the document. She's responsible for doing that.

These are noncompliant.

I look at the interrogatory responses and the interrogatory responses, realistically, having — I'm going to has to ask at the evidentiary hearing if at the time the verification was done she was physically living and owned said residence in Henderson or not. That's the way to find out the answer, folks. But I'll tell you it's very concerning if she did not, how she could possibly verify interrogatories.

When I look at the rest of the interrogatories in the

totality, like I said, first looking at the parties and the third-party defendant role with regards to everyone other than E&T, I do not find that those supplemental responses are really supplemental responses. They're not providing any new information, not providing any information. They're really just boilerplate objections, and we can't find anything.

So the Court is going to, at the evidentiary hearing, if there's nothing that they could find to be provided, I will tell you one of the potential options is they have absolutely no documents in which to support -- I don't see how they can go to trial with no defenses and no documents and no witnesses because if they have nothing, then that would be an interesting concept.

MR. STIPP: Your Honor --

THE COURT: That's not an advance ruling by the Court. The Court has to hear from an evidentiary hearing, but there's no document, no information, and there's nothing that's available. Just saying discovery is ongoing is not an acceptable response, particularly when there's a specific court order to provide supplemental information.

Going to E&T Ventures and their interrogatory responses. They are deficient in many of the similar ways. And since E&T is really the one that I was focusing on with regards to the address, we'll have to find that out at the evidentiary hearing, and I'm going to ask for the

establishment -- I mean, really it's going to be a matter of public record of who owned the house at that particular time, where people are living, but we'll ask.

And she's going to need to, since she verified the interrogatories, need to actually be at this evidentiary hearing. It's going to — that one, whoever else you care to bring, the evidentiary hearing is going to be fine on behalf of plaintiff's third-party defendants, but I definitely want the person who verified the interrogatories there because that is going to have to have the specific information this Court is going to ask about the efforts that were done before verifying each of those interrogatories.

There's specific obligations under the Nevada Rules of Civil Procedure. And at least by reviewing them it does not appear that they were complied with, but I want to hear what information, et cetera, is going to be provided at the evidentiary hearing and have some understanding, better understanding, excuse me, if there's maybe something the Court is missing after reviewing the totality of everybody's pleadings, everybody's appendices, all the responses, all the supplemental responses.

So for purposes of the ruling, the ruling is such that, as I stated, it is granted in part today for the relief requested of an evidentiary hearing. After the evidentiary hearing, the Court is going to determine what, if any, no

predetermination that there will be sanctions, but so the Court is going to determine what appropriate -- what sanctions, if any, up to and including striking complaints, striking answers, striking some affirmative defenses, monetary sanctions, the whole plethora of things will be evaluated if appropriate based on the evidence presented at the evidentiary hearing.

The date of said evidentiary hearing is going to be told to you in a few moments because let's get through a couple of the other things before we go there. So let's go through some more of your motions.

Now, let's go to the next motion because we'll have to see how long we're going to need for that.

And I'm going to have Tracy evaluate some potential dates while I'm continuing on with the motions, okay.

So the next motion is plaintiff E&T Ventures countermotion for related relief, Document 212.

Counsel, in your role as counterclaimant, your motion, go ahead, please, sir.

MS. LOVELOCK: Your Honor, if I may? I apologize.

THE COURT: We're going to wait until the end if there's any clarifications on anything. Okay. So.

MS. LOVELOCK: This actually has to do with the countermotion. In our reply, Your Honor, we make an argument advancing that it should be stricken because there was no legal authority --

THE COURT: That's why I want to hear his --

2.0

MS. LOVELOCK: Understood, Your Honor.

THE COURT: Right. We are doing in procedural order.

MS. LOVELOCK: Understood. Thank you.

THE COURT: So I have a countermotion, and so we will deal with it both procedurally and substantively.

Go ahead, movant on the countermotion.

MR. STIPP: Your Honor, are you referring to the countermotion that was included as part of the opposition that was filed on December the 10th?

THE COURT: Document 212, which is titled opposition and countermotion -- opposition to motion for discovery sanctions and countermotion for related relief. That's the document that the Court was referring to. So as far as the opposition component, I took care of that as part of the affirmative motion by Euphoria Wellness.

Now I was addressing your countermotion for related relief portion.

MR. STIPP: As you can see, Your Honor, the countermotion refers to our request for an award of attorneys' fees because our position is is that this motion by Euphoria was frivolous, unnecessary and unwarranted.

I will note for the record, Your Honor, although the Court has reserved judgment in connection with an evidentiary hearing on these matters, the Court -- the Court is basing

its -- the Court is basing its decision on the same logic of Euphoria, which is we asked for these things. They must exist. Because they don't exist we don't believe you. And that isn't the standard, Your Honor.

And so, you know, our position would be, and we've highlighted in our filing that the Court should look beyond what is being litigated in terms of discovery disputes and see the bigger picture as it relates to the substance. And the substance is as follows, Your Honor.

They have payroll information because it was reported to them. And to suggest that E&T is somehow behaving inappropriately, given Euphoria's own position on matters, I think isn't supported by the record.

Miral Consulting is defunct. CBD Supply is defunct. We can save time, money and resources by stipulating to the relief requested by the parties. I mean, I -- I don't have any intention to represent Miral Consulting, CBD Supply or Happy Campers on a conspiracy and concert of action causes of action. It doesn't matter. I mean, from my perspective, you know, my preference will likely be, and I'll advise the clients is that I'm going to file a motion to withdraw.

And Euphoria can take whatever steps it wants in order to get a default judgment because from my perspective, it doesn't matter.

The parties in my view have made more than adequate

effort to comply for discovery in a case that they shouldn't even have been in.

And the fact that we're going to now have an evidentiary hearing on these same discovery issues when the request by Euphoria is alter ego, it seems to make little sense if they don't have any damages.

And so, Your Honor, we think that the motion is frivolous. The Court obviously disagrees with us and is setting an evidentiary hearing.

In terms of that particular matter, we don't have anything further to add.

THE COURT: Sure. Counsel, what actually is your countermotion? Because it says countermotion for related relief. And I was looking for points and authorities under the EDCR for what said countermotion would need to be, right, because EDCR specifically sets forth --

MR. STIPP: Sure.

THE COURT: -- that you need, if you have a countermotion, right, you have to be related to the same topic, and it has to set forth its own independent points and authorities.

MR. STIPP: Correct.

THE COURT: I didn't see anything so can you --

MR. STIPP: Sure. Let me turn you to on page 2 of the filing it indicates that the motion by Euphoria is

frivolous, unnecessary and unwarranted. The motion for sanctions is meritless and intentionally misleads the Court. We have asked that the motion be denied and attorneys' fees awarded to E&T and third-party defendants under EDCR 7.60(b) and that matter is, additionally briefed, and I'll point out to you where that is.

But I just -- I feel bad for the Court, because the Court is at a disadvantage in terms of taking over this case. But we're spending a lot of time, money and effort on matters that really don't affect the outcome, and parties are being forced to do more than they ordinarily should given that they're no longer in business and have made it clear that the records that have been asked are not available. And so, you know, these parties can't produce what they don't have.

THE COURT: Counsel, I'm sorry. My question, and I maybe wasn't clear, while I saw the caption called it a countermotion for related relief, in the body of the motion, I did not see any section that was parsed out to call itself a countermotion. I did not see anything that complied with EDCR 2.20, and having these separate --

MR. STIPP: I read it to you, Your Honor.

THE COURT: Pardon?

MR. STIPP: I read it to you. I read you the paragraph on page 2.

THE COURT: Does it even use the word -- okay. So

caption that essentially says and countermotion for, similarly. It's consistent, and then what happens is it allows the E&T parties to file a surreply. Their surreply is 226, and then that's when they include new information to oppose our original motion. This was another example, and we believe it should be stricken, and there's no true countermotion before the Court, and that Pleading 226, which is the reply to our reply, should be stricken.

THE COURT: Okay. Counsel, you get last word since you at least titled it as a countermotion.

MR. STIPP: Your Honor, you know, I'm having trouble here today with the personal attacks and the characterization of things that just isn't reflected by the docket in this case. So this isn't a matter that was addressed before Judge Gonzalez. We have every right to bring a countermotion if we believe that the motion is frivolous. We've cited to the rules, EDCR 7.60. We fulfilled our responsibilities in terms of briefing the matter, citing to appropriate authority and making the arguments.

Now, I regret the fact that Euphoria's counsel disagrees with the approach, but, you know, there's a transcript here today, and we'll order the transcript, and hopefully that transcript will be available in time for the evidentiary hearing next week where we'll be able to, when the Court has more time, identify all the ways in which Euphoria's

1 counsel today is misrepresenting the record.

THE COURT: Okay. So here's where the Court's going. With regards to the Document 212, plaintiff E&T Ventures, well, it was called opposition and countermotion for related relief. The Court denies -- well, the Court already ruled with regards to the opposition that's referenced with regards to Document 118.

With regards to what is titled in the caption on the first page, the title says countermotion for related relief. The Court denies said countermotion on two separate bases. First, the Court finds that it is not a proper countermotion under EDCR 2.20. It does not set forth -- A, it's not set forth in the pleading. It's distinct from the opposition but instead seems to be melded within the opposition. So there's really no basis for the Court to find out which portion is, quote, a countermotion versus which part is a opposition. So it fails to comply with EDCR 2.20, and so therefore it would be denied procedurally.

Substantively, the Court is going to deny it substantively. Taking into account what counsel read is his statement of what was the countermotion. The Court denies that because it, once again, it would be based -- based on the Court's ruling on Document 198.

Euphoria Wellness's motion for discovery sanctions against E&T Ventures, Miral Consulting, Happy Campers and

CBD Supply Company, based on the Court's ruling granting it in part, that would mean I would need to deny the countermotion for attorneys' fees and costs.

Also, subpart of that, there is no bases set forth on how that would be appropriate relief for this Court. So substantively it does not survive any points and authorities or any aspect for the Court. It just says — and finally, Euphoria wants E&T and third-party defendants to pay Euphoria's attorneys' fees and costs.

And when the Court looks at it, taking in the -most -- well, it's supposed to take the most generous light to
the opposing party. Anyway, taking it in the most generous
that this was intended to be a countermotion, the Court doesn't
find that there's any supporting facts or case law to support
said countermotion. So substantively it is denied as well.

Moving on to the third one. The third one is defendant Euphoria Wellness's motion for sanctions for failure to produce a privilege log, Document 203. We also have an opposition thereto, and that one also says that there's a countermotion. I will tell you the Court's inclination here is I don't see a proper privilege log. So therein lies the challenge, but I'm going to wait to hear it because I did not see in the opposition that somehow it's stated that there was a proper privilege log provided.

Instead I saw that in Document 216 -- let me go back

to 216. One second, please. 216, which I didn't see that it's asserted that there was a proper privilege log. What it says is they have not asserted any privileges which would require a privilege log.

So go ahead, Counsel. What documents were there where there was a privilege asserted which you say a privilege log was appropriate?

MS. LOVELOCK: Your Honor, in their responses, we identify in our motion where they identify that the document that there's a -- that there's a boiler point that there's privilege, and those won't be produced, and then within the document I think we identified two places, and a privilege log has never produced in this case.

In addition, there is a claim of information and/or topics could not be discussed because they were privileged to point in regard to a joint defense agreement, but there's no privilege log that deals with the joint defense. There's just no privilege log period.

THE COURT: Okay. And how about the issue that this was filed four months after a meet and confer. Do you agree or disagree with that concept?

MS. LOVELOCK: We did meet and confer with Mr. Stipp on this issue; however, with regards to the meet and confer directly, we -- Your Honor has provided a meet and confer as to a privilege log is not needed because that's an affirmative

duty of every party. Therefore, a meet and confer here isn't required as to whether a privilege log exists.

THE COURT: Okay.

MS. LOVELOCK: And so we claim that a meet and confer wasn't necessary as to the privilege log issue, but as you can see from other motions, we've been trying to meet and confer with him throughout the course of this litigation.

A privilege log as of this date still has not been provided.

THE COURT: Okay. Counsel, your response, please.

MR. STIPP: Your Honor, we've briefed, and I'm a little concerned that all of the information isn't being considered by the Court. And the reason is --

THE COURT: Everything is being -- wait. Counsel, let's be a hundred percent clear. Everything is being considered by this Court. As you've noticed, we've gone into subsections of your exhibits it's attached to. I'll be glad to do it again, but the Court is considering everything. Are you -- I said I didn't see a privilege log. I don't see anywhere in your opposition. Are you saying you provided a privilege log?

MR. STIPP: Your Honor, if you see the opposition, the opposition indicates that there was no attorney-client privilege or work product asserted. So why would a party produce a privilege log when they haven't asserted the

privilege? And that's the point. This has been briefed. It's in our opposition, and we lay out very specifically, including attaching our supplemental discovery responses wherein no privilege is asserted. And yet Euphoria stands here today arguing that we didn't produce a privilege log, and we've briefed, Your Honor, why no privilege log is necessary, and yet there still appears to be some confusion. So I'm a little frustrated.

THE COURT: Sure.

MR. STIPP: And while I know that this -- there's a lot before the Court, you know, these decisions affect, you know, people's lives. And at the end of the day, if this -- if all of the matters aren't being considered by the Court in terms of its rulings, I'm just concerned.

THE COURT: But, Counsel, what are you saying is not being considered? You -- in your responses --

MR. STIPP: You asked-- you asked --

THE COURT: Okay -- whether there was a privilege log --

MR. STIPP: You asked why there wasn't a privilege log, and my response to you, Your Honor, is, well, we've detailed this in painstaking detail --

THE COURT: Okay.

MR. STIPP: -- in our opposition that we have asserted no privileges and that Euphoria is relying on

statements contained within instructions wherein no privilege is being asserted.

And we've laid out in our appendix and included copies of our responses, which detail very specifically that no privilege is being asserted. In fact, if they had reached out to us before filing the motion, we would've confirmed that there isn't — there isn't a privilege that's being asserted. And yet here we are being asked why don't we have a privilege log.

THE COURT: Well, the reason why is, Counsel, remember, the Court doesn't only take into account your supplemental responses, right. The motion was filed that with regards to all the discovery requests, okay, the term privilege was used, okay. And so therefore, in order to assert a privilege, right, you have to have some type of privilege log to assert a privilege.

I understand in your responses you're saying that your supplemental responses, you did not use the term privilege, but I don't believe that you are contending that in the initial responses the term privilege was not used throughout. So I'm seeing really that you all are on different pages on what you're contending the scope is before the Court.

MR. STIPP: No.

THE COURT: So I -- this Court is looking at --

MR. STIPP: Your Honor.

THE COURT: -- the totality of everybody's documents, all of the responses, right, including all of the supplemental responses.

The reason why the Court asked the question about -- MR. STIPP: How many --

THE COURT: -- a privilege log is because in some of the responses the term privilege is used. There is an affirmative obligation if you're asserting that you're withholding something on the basis of privilege, right, is to set forth the privilege and provide a privilege log in accordance with the rules.

So I'm not sure what you're saying. The Court does look at everything. It's just I think you're focusing on the supplemental responses, and I think the movant is focusing on both the initial responses and the supplemental responses. At least that's the way the Court read the pleadings.

MR. STIPP: So, Your Honor, when have you ever considered, after hearing a motion to compel, that didn't concern any attorney-client privilege issues or the production of a privilege log, then consider after that a motion for sanctions on the basis of failure to produce a privilege log in connection with the original responses? I've never seen something like that.

THE COURT: But, Counsel, that's exactly what you're --

MR. STIPP: I've never seen --

THE COURT: Remember, the Court gave your clients all the benefit of the doubt, right. Remember, the initial motion before the Court. The initial motion before the Court was for substantive sanctions, okay. The Court did not end up issuing those sanctions. I gave all of your clients the benefit of the doubt and provided them the opportunity to supplement all their responses, right, rather then doing any of the harsher aspects with regard to sanctions.

In no way was the Court's ruling saying that with the supplement, supplements by definition, would include, to the extent that there's asserted privileges, a privilege log. By definition, it would include that because to the extent that there was an improper objection that saying something was being withheld on the basis of privilege, then you would have to have a privilege log.

So I gave your clients a full opportunity to not only provide additional documents, provide additional responses to the document requests, provide additional responses to the interrogatory requests, but also the other areas where they were deficient, which would include privilege log.

So this Court does see it specifically before the Court because your client had the opportunity if they chose to withdraw some of their initial objections. Because when you do a supplemental response, it takes into account your initial

response as well as your supplemental response unless you specifically say that you're taking away your initial response and instead you're providing this in exchange for or -- and asking some kind of striking of the initial one.

2.0

So when the Court looks at, remember, to give you the benefit of the doubt, on all your clients, the benefit of the doubt, with regards to all the responses, I didn't only look at the supplemental responses. I fully take into account the initial responses as well. So I took them together to see if your clients were in compliance.

So when you take those altogether, that includes the objections, et cetera, because when I looked at your supplemental responses on the various ones where you did assert a privilege, you didn't say you were now withdrawing your objection as to privilege. So you have to look in that totality.

But, look, you're not providing anything, because, look, we have some privilege, and you're also not providing anything because even in addition to not, the privilege ones we might not be withholding, we also found nothing else that would be nonprivileged and so we're not producing it. That was giving really your clients the full best benefit of the doubt on everything. So that's completely what the Court is taking into account if that answers your question, but go ahead, please.

MR. STIPP: So our position -- and we appreciate that additional explanation, Your Honor. That helps.

Our position would be is that if we're -- if we're providing a supplemental response and that supplemental response does not include an assertion of privilege, we're not asserting it. And so we would have, to the extent that there was any confusion over that position, had there been a discovery conference required under 2.34, we would've confirmed that there wasn't a privilege being asserted. And so -- and we would've been happy to make that clear either in an additional supplement, in an affidavit, in an e-mail, in a letter, in whatever manner that Euphoria would've wanted under the time to be sure that there wasn't -- there wasn't a privilege being asserted.

And so that's our point, Your Honor. I think though, you know, look, if -- I mean, if you're telling me that under the rules that regardless of supplements that the other responses are still part of the example -- are still part of the party's response, then, you know, then, you know, there may be additional motion practice in this area on the issue of discovery.

But, you know, if I'm not asserting a privilege in a supplement and there's confusion as to whether or not that privilege still exists, I would've been happy to confirm it.

And I confirmed it in our opposition, and yet we're still here.

MR. STIPP: But if we're telling you -- if we're telling you that there's no -- if we're telling Euphoria and we're telling the Court we're not asserting privilege under any of those issues, how can we face sanctions for not producing a privilege log on the basis of an initial response when we're not asserting the privilege anymore?

THE COURT: Okay. So I will tell you in this one as well, I do not see a countermotion under EDCR 2.20. It seems to me, since your opposition was an opposition and countermotion for related relief, are you asserting --

MR. STIPP: The countermotion --

THE COURT: Go ahead.

2.0

MR. STIPP: Your Honor, you issued a minute order two weeks ago on our request for attorneys' fees. That matter lays out very specifically that in our supplement to the request for attorneys' fees wherein the Court awarded my clients \$2600 that we raised the issue of Euphoria's deficient privilege log. And the Court in its minute order said it would consider our request for relief in that supplement as part of the countermotion we filed in this matter. And, in fact, yesterday, you're -- Ms. Lovelock reached out to chambers to get clarification on the matters before the Court, and that was further confirmed in writing.

The countermotion has nothing to do --

THE COURT: Wait. Wait. Further confirmed in

1 writing? There's no writing from our depart --

2.0

MS. LOVELOCK: Your Honor, just to be clear.

MR. STIPP: Sure there is.

MS. LOVELOCK: There was an 8:30 and a 10:00 o'clock. So I copied counsel and just reached out to see if they were being heard at one time, and we were told that everything will be heard at 10:00. That's the writing.

THE COURT: Okay. But not the substance. There's not a substantive --

MS. LOVELOCK: It was just what time. A 10:30 --

THE COURT: Okay.

MS. LOVELOCK: Mr. Stipp responded and said there was a minute order from the Judge. It says (indiscernible). I don't think there was anything of substance.

THE COURT: So let's --

MR. STIPP: But in that minute order that was issued by the Court, it identifies our supplemental requests in connection with the deficient privilege log for Euphoria, that the Court said it wouldn't consider it as part of the supplement. But since a countermotion has been filed, it will hear it at that time and that both matters will be consolidated before the Court at 10:00 o'clock on January the 4th.

But you're telling me, Your Honor, that the countermotion you believe before you isn't related to that, and I'm just utterly confused.

THE COURT: Okay. A couple of different things were happening here. So let's focus on the different aspects.

There was no written documentation from this Court giving anything substantive with regards to today. A standard practice, and it happens a lot of times when people file multiple motions is that sometimes, depending on the titling of the motion, the clerk's office independently, on a different floor, right, will set motions — they're supposed to look and, you know, but they're wonderful. They've got 50 million things going on.

MR. STIPP: Sure.

THE COURT: They're supposed to try and like set motions at the same time, right. Well, some slip through. So sometimes we hear business court matters at 8:30. Generally the business court matters are generally all at 8:30 unless they're special settings, like what I'm doing I think this afternoon. Anyway, no actually that's not a business court. Anyway.

Unless there's a special setting, generally business court matters are 8:30 on Tuesdays and Thursdays, okay.

But in addition, sometimes we have a special settings at 10:00 o'clock. So realistically, try and get those combined, from what I understood was is that there was just a question about whether or not part of these motions would be heard at 8:30 and part heard at 10:00 o'clock. We would've

told you that we would've combined them to the later time because when there's more matters to be heard, we try not -- we try and get the quicker matters done earlier on so we don't have as many people waiting. That makes practical sense; right?

So that's the only thing I'm aware of that there would've been a confirmation that the 8:30 and 10:00 o'clock, that all those matters that were set for 8:30 and 10:00 o'clock would be heard at 10:00 o'clock. That's the only communication that should have come from this Court.

Is anybody saying anything came substantive with regards to the matters?

MR. STIPP: Your Honor, this is Mitchell Stipp.

THE COURT: I know. Yours is separate. Yours is a minute order. I haven't gotten to your minute order yet. I'm focusing first on yesterday.

Counsel, anything?

MS. LOVELOCK: Nothing substantive, Your Honor. It was just a question as to the timing of the hearing.

THE COURT: Okay. So that's that.

Counsel, what you're referring to is you're referring to, I believe, 12/7, the minute order. Is that correct?

MR. STIPP: It's dated December 17th.

THE COURT: All right. I said 7. I meant to say 17th. Sorry.

1 MR. STIPP: And it was heard on 12/21.

THE COURT: Okay. That is different. That's not yesterday. So let's parse these out.

Yours, with regards to --

MR. STIPP: Let me see if I can clarify, Your Honor.

THE COURT: Sure.

2.0

MR. STIPP: So when this issue was raised, so initially we were before the Court on a motion to compel.

THE COURT: Correct.

MR. STIPP: The Court granted our motion to compel. There was a deficient privilege log. As a result, the Court awarded attorneys' fees but asked us to brief the amount that the Court was going to order.

THE COURT: Correct.

MR. STIPP: As part of our supplemental briefing, we indicated to the Court that the privilege log that was revised and produced by Euphoria still was deficient. The Court indicated in its minutes, this minute order on December the 17th, that that was beyond the scope of the matters before it since it was just considering attorneys' fees but that it was aware of the motion and countermotion that was filed on the issue and that that matter would be addressed at today's hearing.

And so that's what the minutes provided, and that was my response to the Court yesterday was that these matters were

being consolidated at the 10:00 o'clock calendar on January the 4th.

THE COURT: Okay. All right. And then what happened is the clerk's office inadvertently, despite our minute order, did not combine all of these until 10:00 o'clock.

MR. STIPP: Correct.

THE COURT: As we had requested, which is what prompted to yesterdays.

Okay. So the answer to your direct question is yes, the countermotion relating to privilege log is being addressed. But the Court was really asking you with regards to your countermotion, right, is where is the substance for the countermotion. Hearing it versus asking you a substantive question for complying, okay, is really what I was trying to focus.

So you can just get me the document numbers so everybody is clear on which is the document number because it was a lot of hearings that were combined for today. Does that make sense?

MR. STIPP: Sure. And so I can tell you the date that it was filed, which is December the 14th.

THE COURT: Okay. So --

MR. STIPP: And it included an appendix. And the crux of the opposition was that we are not asserting any privileges.

1 THE COURT: Right.

MR. STIPP: And then Number 2, since the matters are related, we have to get the issue of Euphoria's deficient privilege log addressed, and the Court indicated in the minutes that it would do so.

THE COURT: Right. So then I was asking you the substance, okay. So --

MR. STIPP: Okay. So --

THE COURT: So -- where are we substantively with the privilege log?

MR. STIPP: Are you asking me, Your Honor, to point out in my brief where I make the argument? Because I'm --

THE COURT: No. No. I'm just asking you to address that portion of it. Do you wish to address that portion of it?

MR. STIPP: Okay. Sure. Sure. No problem.

And so, Your Honor, there's still a dispute as to Euphoria's compliance with NRCP 26(b)(5)(A). As we briefed, Your Honor, the explanations for the communications only apparently include the re line or the regarding line that was part of the communications, which makes it impossible to determine whether or not the privileges are valid.

As this Court is aware, 26(b)(5)(A) requires that the party who's producing the -- or asserting the privilege describe the nature of the documents, communications or tangible things.

Here we don't have that. We have nondescript characterizations such as high importance, your e-mail, no subject, production, production facility, equipment, variances, status update, offices, moving, inventory. There's no way to determine on the basis of the descriptions that are actually provided for by Euphoria that whether or not a privilege is attached.

And so one, we've asked the Court to sanction

Euphoria because this Court is well aware, and it can look at
the revised privilege log, that it doesn't satisfy the
requirements under the rules.

And just as a side note, Your Honor, we're talking about 8,000 plus records that Euphoria did not produce despite asserting a privilege since the beginning of the case. So they just in the last month disclosed these records. They have not provided an adequate explanation as to the communication so that we can determine whether or not the attorney-client privilege attaches or work-product doctrine.

And these matters need to be addressed by the Court. This is more than 8,000 pages of records.

And so what we're saying here, Your Honor, that's what caught us off guard is when you said that you weren't aware of the specific countermotion related to Euphoria's privilege log and that our countermotion related to their — to our opposition to their motion for sanctions on the basis of

the failure to produce a privilege log when privilege hasn't been asserted, that's why we were confused.

THE COURT: Okay. Go ahead, please.

Then your response.

MS. LOVELOCK: Yes. To keep it short, Your Honor, we pointed out specific requests where they say that documents are being withheld in privilege. If their position is that responsive documents, which they haven't produced yet, and contains no privileged information, then I — they can't later, when if the Judge, if Your Honor decides to make them produce them withhold documents on privilege. They can't have it both ways on this issue.

There are --

MR. STIPP: We're not.

THE COURT: Okay. Counsel, politeness, right.

Didn't interrupt while you were speaking.

MR. STIPP: I apologize, Your Honor.

THE COURT: So go ahead, please.

MS. LOVELOCK: Your Honor, we listened to what you said about privilege logs, and we responded accordingly by having — asking the other parties to be at the same standard that we have to comply with. And that's it, Your Honor. They claim that there's privilege. If they're saying there's not a privilege, then they should've revised it and/or produced a privilege log.

If their position is that anything responsive to our request does not even go near privilege, then later they can't now claim that they can withhold information on privilege.

They can't have it both ways here, Your Honor.

THE COURT: Okay. And in regards to their countermotion saying that your privilege log is not compliant?

MS. LOVELOCK: Your Honor, I'm still confused as to their complaint with our privilege log. We've produced a third amended privilege log. It states, it's an e-mail and produced the to and from. It's very clear and it's either counsel or the principals or the higher level management in Euphoria. They are our client. We made it clear that when they retained us on this litigation, which happened in March, as to this specific topic, this was a long-standing client of ours, we then produced everything which we had and when E&T filed the litigation, and we produced these documents.

And I want to make it clear, Your Honor, that because we were given two weeks to produce a privilege log, we went to great extents. We got an ESI vendor. We produced everything.

And when you go through each of our actual privilege log, it says the Bates stamps. It says the type of document it is. It says who's on those e-mails, and the e-mails are all either counsel or someone at Euphoria, which is privileged material. Then it states the date, and it states the description and whatever the re line was.

This is standard practice in ESI discovery. We don't have an ESI protocol here because originally, it should have been a very straightforward breach of contract case and equipment case, but it's turned into another beast. So we don't have an ESI protocol, but this would comply with an ESI protocol.

THE COURT: Okay. Do you want to reference -respond to the NRCP 26, two little i response in their
countermotion? They're saying it doesn't comply with NRCP,
right, 26, two little i, with regards to privilege log.

MS. LOVELOCK: Your Honor, if you have a specific question as to how you believe it doesn't, I'll respond, because then I can address it.

THE COURT: I just was asking if you wanted to respond to --

MS. LOVELOCK: No. I think we've -- this adequately complies with our obligations under the rules.

THE COURT: Okay. Then let me hear last word from the movant.

Go ahead, please, on the countermotion.

MR. STIPP: Your Honor -- Your Honor have you had an opportunity to look at their revised privilege log?

THE COURT: I have looked at everything that was attached. So yes, it was attached to the pleadings, the third was attached. And --

Wait. That was from -- I'm trying to -- I think it was the

MR. STIPP: Well, we can go to my -- we can go to my appendix, Your Honor. And so, you know, it's --

THE COURT: It's 12/14 was the appendix.

Document 217 I know was one of them.

MR. STIPP: Well, we produced as a copy of their original privilege log and then the privilege log dated December the 8th.

THE COURT: Right. You did it attached your appendix on 12/14; right, Counsel?

MR. STIPP: Correct.

THE COURT: That's one. Yeah. That's the one I looked at. Go ahead.

MR. STIPP: And so you see -- you see -- okay. So this Court is obviously very familiar with the issue of 26 and of the requirements for an adequate description.

Your Honor, I have never seen a privilege log where the parties simply just includes what was in the regarding line as the explanation for the privilege. That prevents any ability to determine whether or not that the actual substance of the communication is actually privileged or not.

This does not qualify as a adequate privilege log

for the parties or the Court to determine whether or not there's a privilege.

as E&T? Those aren't adequate descriptions sufficient enough

22

23

24

25

And so the privilege log still does not comply.

Mind you, Your Honor, we're getting eight — there's 8,000 plus records that were never disclosed until now, now, two years until now. And we still haven't seen them, that the basis for the privilege is we're just differing to Euphoria, and we can't evaluate whether or not these records are, in fact, privileged because the descriptions themselves are not adequate.

And so we would ask the Court to sanction Euphoria as it relates to their deficient privilege log to consider reviewing all of the matters in camera, and we need to be able to address whether or not these items are actually privileged, if they're not privileged, and they should have been disclosed, and what's the remedy for the failure to disclose.

And then we have also argued, Your Honor, that because they have put the substance of what I think is, you know, the communication where it relates to either variances or the investigation or the default, because they put those, the substance of those matters at issue, there's a strong likelihood that even if there was a privilege it's waived.

THE COURT: Okay. Okay. So, Counsel for Euphoria, the reason why I ask, right, the Subpart 2, right, you said is enough information. So --

MS. LOVELOCK: Okay.

THE COURT: Your privilege log, right -- well, it's, I don't know, 4/18/2019, says re production; right? Re

production. You've got a whole page of re productions, right.

We've got other ones that are at least what was attached

thereto. Re Emerald's (phonetic) outstanding invoices, re -
okay. So --

MS. LOVELOCK: Your Honor, usually you don't -- if I may respond?

THE COURT: It would be nice if I could finish a sentence in this case, but, okay. Go ahead.

MS. LOVELOCK: I'm sorry, Your Honor.

In a privilege log, we are allowed to redact and not provide the topic of the correspondence. Usually there is a letter between -- if there's between me and my clients. So I could say correspondence this date. This is who drafted it. This is who received it. That would comply with the privilege log.

Here it's all e-mails. And so it says e-mails. Here's who sent it, who's received it, and who's copied on it. All counsel to a client, and here, going a step further, here's the re line and what the topic generally is. If we went more detailed, we'd be waiving the privilege within it.

THE COURT: Well, but, Counsel, isn't there a balance somewhere between the two? Realistically, okay, okay.

Realistically, yes, you've identified the e-mails, right, but remember, it's a little two i. I mean, little two i says what it says. And since I'm having a little bit -- right. It says

describe the nature of the documents; you've done that. You've complied with that. You've talked about e-mails.

MS. LOVELOCK: Okay.

2.0

THE COURT: Communications or intangible things not produced or disclosed. You've done that. You've talked about whether they're e-mails -- I haven't finished. Because the rest of the sentence, right. And do so in a manner that without revealing the information itself privileged or protected will enable other parties to assess the claim.

So in order to assess the claim, right, you have to look at who it's to, who it's from, right, and you have to have some idea what it is generally about.

So production, how would production give somebody the ability to assess whether or not there truly is a attorney-client -- because does it mean production numbers? Does it mean the fact that they're actually producing whatever they're producing? I mean, do you understand it's a generalized topic. I'm not saying that you have to do the entirety of what the e-mail re line is, but don't you have to give something that tells somebody some bases about what it is so you can evaluate whether or not he thinks it's privileged or not privileged? Go ahead.

MS. LOVELOCK: Not when it's a retained (indiscernible) to handle a litigation dispute, Your Honor.

THE COURT: I'm sorry?

MS. LOVELOCK: One side retained to handle this litigation dispute. Once they determine there may be a violation under an agreement, let's retain our counsel to handle this. So there's a time frame between I get retained, and they're in a dispute under a contract agreement that deals with the production facility. Once they start engaging, once we're retained and we're talking about potential litigation, including all the facts that are going to go into a potential litigation, you don't need to go into more specifics.

When we're talking about production facility during a time frame when they're in a dispute with their production, with their management company, you should know if there's correspondence between the attorney, Jones Lovelock, the attorneys at Jones Lovelock, with Euphoria during that date range it deals with production —

THE COURT: But, Counsel --

MS. LOVELOCK: -- and our communication is privileged.

THE COURT: But, Counsel. Isn't what you're basically saying is that once litigation commences or once there's anticipation of litigation that by definition that all communication, I mean, okay. So what you're -- let's look at some of your --

MR. STIPP: Your Honor, if I may, I just want to note, as this Court is well aware, facts are not privileged --

1 THE COURT: I --

2.0

MR. STIPP: -- legal advice in connection with -- the legal advice in connection with those facts may be privileged.

And so for Ms. Lovelock to say that has --

THE COURT: Counsel.

MR. STIPP: Well --

THE COURT: Counsel, please --

MR. STIPP: I understand.

THE COURT: Realistically, you know, I've been very, very lenient about you both interrupting me, but you've got to stop it, okay, because you're going to have a very messy record.

MR. STIPP: I understand.

THE COURT: Okay. It's not fair to my team who still here now at 12:20 because you all are spending a lot of time arguing with one another and keep interrupting the Court. So I have to keep repeating myself. That's really not fair.

So I asked a specific question. The specific question is how does the current one tell the other side whether or not, and I'll use the one that opposing counsel just said with production, how do we know if it's production numbers, right, which may have to be subject to regulatory, and may need to be provided to somebody, verses if they're just passing on information? If they're passing on prior e-mails about production, then that in itself wouldn't be privileged

because the underlying communications.

Now, maybe the communication asking advice on how to do that, but the temporal aspect does not automatically make everything privileged, right, because they can be providing you future -- past e-mails and just forwarding on to counsel does not make something privileged, okay.

So in looking at this, you can't see that distinction. You as the attorney may know it, okay, the fact that it has an e-mail from -- to your client or from your client to you, you may know that that's what you were doing, but when I look at this privilege log, okay, and I just see cash from safe, okay, I don't know if that is historical information that maybe cash from the safe, okay. I don't know if there was an issue that the safe got broken into. I don't know if that is saying what actually their dollars are.

I don't -- it -- once again, you're a lot more familiar with the underlying case facts than this Court is, okay. I'm very familiar with thousands and thousands of pages of information, but I have to look at would a neutral person looking at this, seeing if there's a privilege, right. So there are some challenges. I appreciate it's 8,000 pages, but if you're asserting 8,000 pages of attorney-client or work-product privilege, then you have to do the work to have an appropriate privilege log that gives some description for somebody to have some information.

The Court in no way is suggesting, implying, inferring or stating that you have to provide the underlying privileged information.

But two little i does make it clear that there's got to be enough information for the other side to assert it because, realistically, if even situation, is another one.

Okay. Inventory variances. Inventory variances can very simply be something that, guess what, they thought they had 50 jars of X, but really there's only 49 jars of X on the shelves. If they passed on that information to counsel, that in and of itself would not make it privileged.

Now, it may have some impact to you what that designation means, but to the person trying to evaluate whether or not these -- because you also have to look at the extent, right, the extent from a temporal standpoint and as well as how many pages are being privileged. This isn't like 5 or 10 pages, right, or 5 or 10 documents regardless of however many pages the 5 or 10 documents would be. You all agree it's around 8,000 pages. Right?

MS. LOVELOCK: No, I don't, Your Honor. And I just want to be clear. When you first required us to do a production log, we went to an ESI vendor. Plaintiff admitted these documents are Bates stamped, but they're really images that were embedded in e-mails from our client. Euphoria Wellness has a logo. So if there were four exchanges, we now

have four pages of that logo. So the initial privilege log we did, when it says image, image, image, those are embedded, and they each have a Bates range because --

THE COURT: Is that described anywhere for the opposing counsel to know that?

MS. LOVELOCK: I believe Mr. Jones might have had that conversation with Mitchell Stipp.

But also, Your Honor.

THE COURT: It's not --

MR. STIPP: No, Your Honor.

THE COURT: It's not attached to any pleadings provided to this Court.

MS. LOVELOCK: We didn't brief this, Your Honor. I want to be clear, Your Honor, and I want to be -- I know there was confusion. You asked --

THE COURT: What you mean it was not briefed?

MS. LOVELOCK: It was not briefed, Your Honor.

THE COURT: It's there --

MS. LOVELOCK: We were told to submit an amount that they could be awarded attorneys' fees.

THE COURT: Correct.

MS. LOVELOCK: He took that opportunity and said now produce it in camera, and that's -- that was part of essentially the countermotion on top of when he was supposed to be admitting fees. We didn't respond to that.

We then filed a separate motion against him for privilege. And so here --

THE COURT: He's got --

MS. LOVELOCK: He has a countermotion, and we replied to the countermotion, but we didn't go into detail as to our privilege log because what he argued essentially was that because this dealt with an investigation that everything should be waived.

THE COURT: Well --

MS. LOVELOCK: So we're dealing with different issues without the opportunity to brief and/or --

THE COURT: Okay. Hold on a second because it specifically -- I mean, page 8 of his brief, a privilege log references more than 8,000 pages of documents, bold and underlined, which Euphoria claims are attorney-client privileged required.

Remind the Court, and put the section for 26 B. 5 A, right, two little i, which just the Court read from, and the Valley Health is what he cited to, right, and then he cites to the (indiscernible) on the mere facts. Okay.

So did not supplement with specific references to privilege records. I see is on page 9 of his brief. So once again, this may be another situation where you all are very different pages of what you think each other is arguing.

MS. LOVELOCK: Correct, Your Honor.

THE COURT: But this Court, as the neutral fact finder, right, and the one who needs to make the rulings, has to look at the documents, how they viewed to the Court; right?

MS. LOVELOCK: Correct.

2.0

THE COURT: I did see this issue teed up. Unlike the other countermotion, which didn't say countermotion anywhere, had no points of authorities, had nothing that even distinguished it from the opposition, this one does. Say —

I'm sorry. I'm just going back to the beginning of where it said countermotion.

MS. LOVELOCK: We filed a motion against him for his privilege log.

THE COURT: Correct.

MS. LOVELOCK: -- in the countermotion in the opposition that asserts claims against our privilege log. Those are separate issues, Your Honor.

THE COURT: Uh-huh.

MS. LOVELOCK: That's not appropriate for a countermotion. If he thinks we're still in violation of this Court's order on a privilege log, then we have the ability to address it not as reply in support of our original motion, but we should have the opportunity to understand what he's claiming, respond, and then be able to come in front of you, Your Honor, and explain why we think we complied with the little i.

I understand your position, and --

2.0

THE COURT: It's not my position. It's in the pleadings.

MS. LOVELOCK: Okay, Your Honor.

THE COURT: I mean, E&T requests -- I mean third party provides -- it remains deficient. Subparagraph B. If there's a privilege, it should be determined if it was waived.

Now, where I was going with that is that the Court is going to do the following.

(Pause in the proceedings.)

THE COURT: Okay. I think it is a fair presentation here when the Court was reviewing the supplemental OST -- the order was broader. The Court had to reject certain aspects because it included more information that was before the Court, hence the minute order on the 17th.

In re-reviewing that minute order on the 17th, I think a reasonable reading is that we knew what we were saying, but that there might have been some confusion as to the breadth and scope for today. Yes, we were combining all hearings, okay. Yes, we were combining the pleadings that had actually been filed because you all had filed them. It made no sense to have them at two different time periods, realistically, folks, okay. Most attorneys don't like to show up at one time, have me hold other matters and come back at 10:00 o'clock. Usually you have other cases. So we try and be nice, and we

consolidate things to help people out, okay. That was the intention of it. It wasn't to add any scope aspect.

This titling does say countermotion. It does address the privilege log, there are issues on E&T, whether it does it in a clear countermotion format under EDCR 2.20, I am hearing what each side is saying. I think there's a little bit of room there. So here's what the Court's inclined to do, and then I'm going — the Court really — I don't see it's a sanctionable issue.

I think that the Court's inclined to -- I think there has been substantial compliance, but not compliance within the rules on the privilege log, okay, because I think two little i of NRCP 26 makes it clear it's got to have some more information for someone to make a well-reasoned determination; however, I can't issue sanctions against somebody when that kind of comes up in a countermotion that is addressing -- it truly is not a countermotion. You can't say because you're asking for sanctions on being a privilege log; I get to ask for sanctions on you in a privilege log. Technically it's not an appropriate countermotion.

A countermotion is someone asking for relief and they think the same set of facts really entitle them to the opposite result. That's a true countermotion.

So I hear the argument and the full opportunity to really address this. So I have one of two choices. One choice

is I can allow Euphoria Wellness to do a supplementary opposition to the countermotion and continue this part of the hearing to a different day; two, you already know where I'm heading on the inclination based on looking at the -- without having the benefit of the supplemental motions, so it's not an advance ruling, I'm just saying looking at the actual privilege log that was attached for the December 8th and reading NRCP 26, you can probably appreciate the Court has already expressed some of its concerns.

So choice two is to say that I'm not going to issue sanctions, but that we need to have a supplemental privilege log and give an appropriate amount of time for that to be supplemented, particularly since I'm already holding an evidentiary hearing, and you guys are already having issues on both sides. I really see that I gave the full benefit of the doubt to E&T and the other plaintiffs and allowed them to provide supplemental responses and did not do sanctions on that when there was, quote, some confusion on that.

I'm also -- well, I'll tell you where I'm also heading is I'm deferring Euphoria Wellness's motion for sanctions for failure to produce a privilege log based on the specific statement as an officer of the court by the plaintiffs' parties that they didn't -- that they are viewing their supplements as instead of their initial responses, hence, confusion. I wasn't going to grant your sanctions. So I

wasn't going to grant the other side sanctions because I think you all both really need to speak to each other a little bit more before you start bringing all these things to the Court.

2.0

Now, that is not to say that a privilege log doesn't self-effectuating doesn't need a Rule 2.34 because that's required. But I think if you all think there's deficiencies, speak among yourselves. I think you are then getting into a 2.34 issue because you're asking for the sufficiency of what has been provided, which is subject to a subsequent motion to compel, not the fact of it being provided at all. This Court does see a distinction between the two, okay.

So I'm inclined to do one of two things, as I mentioned. One, like I said, if Euphoria is asking me for an opportunity to oppose it, I will give you the opposition date, and we'll get you a new hearing date so you can fully address it; B, if after reviewing and hearing some of the questions the Court is having you're requesting an advance for the Court to allow you to do another supplemental privilege log, then the Court would allow that.

And I'm not make a ruling on the first one. I'm giving you an opportunity to do an opposition. If you're asking me for something different, feel free to ask me for something different.

MS. LOVELOCK: No, Your Honor. We would appreciate doing a supplemental, and we appreciate you giving the time.

THE COURT: A supplement on which one?

MS. LOVELOCK: Oh, the amended privilege log, this third amended privilege log that you say needs additional information.

THE COURT: Okay.

MS. LOVELOCK: If we can supplement it, we would appreciate that if we were given time to do that.

THE COURT: Okay.

MR. STIPP: Your Honor.

MS. LOVELOCK: And with that being --

THE COURT: Let her finish, and then I'll have opposing counsel.

MS. LOVELOCK: And with that being said --

THE COURT: Uh-huh. Go ahead.

MS. LOVELOCK: -- our office, and the attorneys working on this are adequately confused as to what additional information. Should we have another column saying information was provided seeking legal advice and/or I guess what's the column that's missing that we need to --

THE COURT: Okay. It's not -- okay. The column you currently have, the one that says words like "production" or "inventory," okay, well, I think, like I said, I think there's full compliance on the nature of the e-mail to and from counsel.

But what it doesn't provide the information, right, is if they are, like, seeking legal advice, right or something that actually says that versus just forwarding on e-mails. When you look at your privilege log, it really doesn't make it clear, right.

If there's -- if you're talking about production, production may or may not apply to this case, right. If it's production that's, A, outside the time period, it won't apply. It may not apply to this case; right?

B, if it's production, like you're having a production issue and machines not working, and once again, I'm just trying to give hypothetical examples that may not apply to this case --

MS. LOVELOCK: Right.

THE COURT: -- particularly since I'm trying to give hypothetical examples that may not apply to this case, right, that production would not be a privileged aspect, right.

If they're, independently if the electricity went out, okay, and they're calling that production, I don't know by reading your privilege log whether their production is affected because the electricity went out.

MS. LOVELOCK: Okay.

THE COURT: Or if it's something related to the case.

Okay. It's that type of information, right.

If they're asking you for, you know, legal advice

regarding production issues or something like that, it's got to give something to give the other side an opportunity to review that to say, I may want to challenge that. I may want to ask the Court to do an in-camera review.

The Court is not going to do 8,000 pages of in-camera review without giving somebody an opportunity to modify it, right.

MS. LOVELOCK: Understood, Your Honor.

THE COURT: So it's that. That is the discretionary portion of Subportion 2. I mean, there's --

MS. LOVELOCK: So I can say --

2.0

THE COURT: -- there's been some articles on this, okay.

MS. LOVELOCK: So we can say seeking legal advice or providing information.

THE COURT: I am -- the Court is not going to tell you the magic words because the Court does not provide legal advice.

MS. LOVELOCK: Understood, Your Honor.

THE COURT: You have to evaluate each of the underlying aspects, which on the basis of what you're asserting the privilege is and assert why that particular document is privileged.

With regards to all of the things that you say are their images and things like that, then at least drop a

footnote that these aren't separate documents, right, that these are images or something, something that gives the other side. Because I'll tell you, when looking at that and seeing like eight or nine different lines between seeing a single word makes it look like a whole bunch of them don't have explanations.

Now, you may have something somewhere --

MS. LOVELOCK: We do have a footnote that explains it. But maybe not well enough. We'll do that.

THE COURT: Right. Because what does that image mean; right? Is it all the ones that are blank, you know what I mean? Once again --

MS. LOVELOCK: Understood, Your Honor.

THE COURT: -- you both need to play better in the sandbox, okay, and give each other more information, okay.

So --

MR. STIPP: Your Honor, may I be heard?

THE COURT: -- you're requesting to do that. Here's what I'm inclined to do. I'm inclined to let the parties agree on a date when you're going to have this evidentiary hearing. Give me three proposed dates.

Counsel for plaintiff, would it make it easier if I don't do it next week if I continue it a bit so that it gives you more chance to reach out to your clients, yes or no?

MR. STIPP: Yes, Your Honor.

I still haven't had an opportunity to address my final point. I just want to state for the record, Your Honor, that just in terms of the parallel, considering the prior motion in this motion, which we've considered, discovery ends in 20 days, and we have a party that's held more than 8,000 pages of records --

THE COURT: Counsel. Counsel. We're not going to reiterate. Counsel, we're not reiterating, okay.

MR. STIPP: Okay.

THE COURT: I appreciate you each think that the other side has withheld and precluded things, okay. I do not have any other motions before me. I've had enough motions before me for today's purposes, right. So with regards to where we're going, it's here's going to be final ruling.

I have fully looked at everything, folks, okay.

With regards to defendant Euphoria Wellness's motion for sanctions for failure to produce a privilege log, in light of the affirmative statements of counsel for all the plaintiffs that it was not intended that there would be asserted any privilege, and there was not any document withheld due to any privilege, first, I need to confirm.

Counsel, is that your representation?

MR. STIPP: Yes.

THE COURT: Okay. Based on that express representation, this really could have been fleshed out before

A-19-796919-B | E&T Ventures v. Euphoria | Motion | 2022-01-04 today's hearing.

The Court is going to deny that motion for sanctions, okay. But I'm also going to require counsel for the plaintiffs that you're going to need to -- you need to send some kind of clarifying written document so that it makes it clear that you're not asserting any privileges and that your -- whether your supplemental responses are in addition to your initial responses or they are the substitute of so that we don't have this issue down the road, okay.

You're intending them to be not in addition to, but to be, instead of, you need to make that clear so that you all are on the same page in that regard.

So that when I said denied without prejudice for reasons stated.

Plaintiff E&T Ventures' countermotion for related relief, the Court is going to deny without prejudice, and because the Court is deferring in part. The Court is deferring in part with regards to allowing, because I think there is adequate confusion as to the scope of that motion and how it would be a proper countermotion under EDCR 2.20.

But at the same time we need to move this case forward where people are providing appropriate discovery and not having you all spend cost, expenses, et cetera, back and forth on different motions.

So since there is a voluntary agreement by Euphoria

Wellness to produce a supplemental privilege log with regards to NRCP 26, two little i, the Court is going to defer the request for sanctions until I see said additional privilege log.

Now, I will tell you the Court is also going to, instead of doing next week an evidentiary hearing, the Court is going to allow the parties, okay, I'm going to give you a specific timeline, i.e., by this Friday, if I have a letter by this Friday with three proposed dates on when, A, you want the evidentiary hearing and B, a time period in which a supplemental privilege log will be provided, as agreed to by the parties, then the Court will look at those dates, find you a date for an evidentiary hearing. We also need to know how long you anticipate the evidentiary hearing will take because that's how we block it out, right, total time period.

Then the Court will look at that.

If I do not receive said letter by Friday, then the Court is going to pick a date for an evidentiary hearing, and I'm going to pick a date by which a privilege log will be provided. That way we can ensure that everyone is fully and adequately treated fairly and equitably and giving you all a chance to talk among yourselves. Because pick dates that meet in your own best interest. If not, the Court is going to have to pick dates, right, okay.

So that's what we're doing. That takes care of all

With regards to some pending motions, 1/18, the motion to seal records -- redact records, the Court already addressed that. So that was advanced and granted today consistent with what the Court's ruling.

2.0

On 1/20, we show a motion to compel.

1/25, we show a motion for partial summary judgment.

And 1/25, we see another motion to seal, redact records, and that relates to documents that were attached to the motion for partial summary judgment.

The Court is also, in said letter that I'm going to get from you all on Friday, you're going to tell me if you want to consolidate those three other dates to one date, or maybe you want this all to be on this evidentiary hearing date and have a whole to palooza of dealing with all of these, okay.

If you don't pick one, what we are likely to do is realistically -- oh, sorry.

And 2/3, you're here for a status check on trial readiness. If you want to -- it seems to me I should combine your status check with the substantive hearings rather than having you all for your clients' sake come back yet again. But if you all make said request, put it in writing of what you all would like the Court to do.

Please do not send me conflicting letters. It's either going to be the parties were able to reach an agreement

on ABC. And the parties were not able to reach an agreement — hopefully, there's nothing, but if there is, then, you know, on blank and blank, and then the Court will have to pick dates and do what it needs to do in order to insure the smooth running as its goal, right, gatekeeper with regards to litigation.

Does that meet your needs on behalf of plaintiffs and counterdefendants, Mr. Stipp?

MR. STIPP: Your Honor, I would just -- I would just say that, one, I apologize for my patience level this morning. Everybody in my family has been diagnosed with COVID, including myself.

THE COURT: Well, I'm sorry. We would've been glad to continue today's hearing if you had told us. We continued lots of hearings when people have been diagnosed. We're more than glad to accommodate.

MR. STIPP: Okay. I tried to push through it. And so, you know, the -- I just certainly want to make the Court aware of those circumstances. And, you know, hopefully we'll get these matters addressed. And if it's possible for, you know, Ms. Lovelock and I to reach an agreement, maybe we can avoid some of these hearings and going forward.

But, you know, it is -- I just want to be clear though. You know, I'm not agreeing to produce anybody for any evidentiary hearing. I don't have --

THE COURT: Oh. Counsel. You're being

ordered to. Let me be clear. Kristin Taracki is being ordered. She needs to appear at the evidentiary hearing. That is a Court order, okay. Because she signed -- she signed interrogatory responses. I need to hear from her. Anybody else you wish to provide is going to be your option, but she is ordered by the Court to be present at the evidentiary hearing. Okay.

MR. STIPP: Sure.

THE COURT: Just so we have that point of clarification.

So I'll at least have one person, but anybody else is really going to be up to you all.

And remember, if I don't -- I only can get the facts and information based on the people that will be here.

So, Friday, a letter. If I don't see a letter, then the Court is going to have to make its own determinations.

I really think you all can agree on simple things like on the motion to seal and redact records attached to the partial summary judgment. You all can agree to some hearing dates you might want, right, rather than the Court picking one.

MS. LOVELOCK: Yes, Your Honor. We do send e-mails.

MR. STIPP: Yes.

MS. LOVELOCK: Your Honor, for point of clarification, there was also a verification by Joe Kennedy. He's also ordered to appear then as well, right, the two?

```
A-19-796919-B | E&T Ventures v. Euphoria | Motion | 2022-01-04
                           The Court did not -- that was not brought
 1
               THE COURT:
 2
     up in anybody's oral argument --
 3
               MS. LOVELOCK: Okay.
 4
               THE COURT: -- so that that was being requested.
                                                                 The
 5
     Court did not make that determination.
 6
               MS. LOVELOCK: Understood, Your Honor.
 7
               THE COURT: Okay. The Court said the one person that
 8
     is ordered.
 9
               Thank you so very much.
10
               MR. STIPP: Thank you, Your Honor.
11
               THE COURT: Appreciate it. Wish you all a great rest
12
     of your day. We look forward to seeing your letter on Friday
13
     and if not, like I said, we will pick dates that we need to
14
     pick. Appreciate it. Thanks everyone for their time, and I'm
15
     sure you all appreciate my wonderful team. It's 12:40.
                                                              It's
16
     not fair to them.
17
               MS. LOVELOCK: Absolutely. Thank you --
18
               MR. STIPP: Thank you.
               THE COURT: You all have had more than --
19
2.0
               MR. STIPP: Thank you, staff. We appreciate
21
     everything you did.
22
23
24
25
```

At this juncture we go off the record. Take care. (Proceedings concluded at 12:44 p.m.)

-000-

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

Dana P. Williams

Dana L. Williams Transcriber

	12/22/2021 [1] 8/17
MR. STIPP: [185]	12/22/21 [1] 8/15
MS. LOVELOCK: [110]	12/7 [1] 92/22
3/15 4/23 5/11 5/21	12:20 because [1]
6/17 6/24 8/21 10/25	106/15
12/19 13/14 13/21	12:40 [1] 126/15
15/14 20/15 20/17	12:44 p.m [1] 127/5
20/20 21/4 21/7 21/20	14 [1] 100/13
22/1 22/6 22/12 22/16	14th [1] 94/21
22/20 23/8 23/16 23/20	15 [2] 3/3 8/22
23/25 24/2 24/9 24/18	158 [1] 22/4
26/10 26/14 26/16	16 [4] 3/3 21/18 21/20
26/25 27/2 28/10 28/18	66/20
28/22 28/25 29/2 29/5	16.1 [8] 20/24 23/11
29/7 29/11 32/15 62/9	46/10 66/4 88/11 88/12
	88/13 88/16
62/16 62/19 63/2 63/7	17th [5] 92/23 92/25
64/13 71/19 71/22 72/2	93/19 112/15 112/16
72/4 76/13 76/17 76/23	18 [2] 33/20 123/2
80/8 80/22 81/4 90/2	18th [1] 12/2
90/4 90/10 90/12 92/18	19 [3] 9/7 9/17 48/8
97/5 97/19 98/7 99/11	198 [3] 11/9 13/12
99/16 102/23 103/5	78/23
103/9 104/3 104/23	199 [2] 15/11 21/24
105/1 105/17 108/20	
109/6 109/13 109/17	2
109/19 109/22 110/4	2's [1] 62/8
110/10 110/25 111/4	2.20 [6] 75/20 78/12
111/11 111/14 111/18	78/17 89/8 113/5
112/4 115/24 116/3	121/20
116/7 116/11 116/14	2.34 [3] 87/8 115/5
116/16 117/14 117/22	115/8
118/8 118/11 118/14	2/3 [1] 123/18
118/19 119/8 119/13	20 [3] 88/12 120/5
125/21 125/23 126/3	
	123/6
126/6 126/17	123/6 2017 [3] 50/9 52/8
126/6 126/17 THE COURT	2017 [3] 50/9 52/8
126/6 126/17 THE COURT RECORDER: [1] 101/4	2017 [3] 50/9 52/8 59/14
126/6 126/17 THE COURT	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289]	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289]	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289]	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289]	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16 -	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289]	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16oOo [1] 127/6	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ 2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12 26 [16] 50/7 50/7 50/17
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ 2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12 26 [16] 50/7 50/7 50/17 50/21 51/22 52/21
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12 26 [16] 50/7 50/7 50/17 50/21 51/22 52/21 95/17 95/22 99/8 99/10
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12 26 [16] 50/7 50/7 50/17 50/21 51/22 52/21 95/17 95/22 99/8 99/10 100/18 101/11 110/17
126/6 126/17 THE COURT RECORDER: [1] 101/4 THE COURT: [289] \$ \$2600 [1] 89/16	2017 [3] 50/9 52/8 59/14 2019 [4] 50/9 52/9 52/18 102/25 2020 [1] 16/18 2021 [4] 8/17 8/23 8/24 42/21 2022 [3] 1/12 3/1 10/22 203 [2] 11/14 79/18 207 [1] 42/19 20th [1] 11/20 21 [5] 8/15 14/15 14/22 35/23 93/1 212 [4] 11/12 71/16 72/11 78/3 216 [4] 11/16 79/25 80/1 80/1 217 [1] 100/8 219 [2] 4/4 12/3 221 [1] 8/22 2244 [2] 22/7 36/6 226 [2] 77/3 77/7 23 [3] 9/7 9/8 9/17 231 [1] 8/13 236 [1] 4/8 25 [2] 123/7 123/8 25th [4] 11/20 15/6 61/9 61/12 26 [16] 50/7 50/7 50/17 50/21 51/22 52/21 95/17 95/22 99/8 99/10

12/21 [2] 35/23 93/1

12/22/2021 [1] 8/17

32/10 32/13 63/24 3 77/24 102/10 111/23 3 through [1] 15/15 123/25 124/1 30 [2] 31/25 88/12 about [35] 9/24 11/19 **31 [2]** 50/9 52/9 18/8 18/10 18/20 18/22 **33 [2]** 45/22 68/6 33/11 33/12 40/9 40/10 **36 [1]** 9/8 42/18 46/16 47/24 **37 [2]** 9/8 14/4 48/13 51/4 54/22 58/23 **38 [1]** 9/8 67/21 70/11 80/19 84/4 **39 [1]** 9/9 88/10 88/11 91/24 3rd [1] 11/21 96/13 97/20 104/2 104/5 104/12 104/20 105/7 105/10 106/10 4 and [2] 34/22 43/1 106/25 117/6 **4's [1]** 62/8 above [1] 127/8 **4/18/2019 [1]** 102/25 above-entitled [1] **40 [2]** 9/9 127/1 127/8 **40s [1]** 9/18 absolutely [9] 20/4 **41 [3]** 9/10 48/6 48/7 31/9 38/2 44/12 54/6 **42 [1]** 9/11 63/7 67/4 69/9 126/17 43 [1] 9/11 acceptable [1] 69/19 **45 [1]** 33/1 access [1] 43/8 **47 [3]** 9/19 9/20 9/20 accommodate [2] **49 [1]** 108/9 57/13 124/15 4th [2] 90/22 94/2 accordance [2] 34/11 84/11 according [5] 24/16 5 of [1] 43/2 27/11 27/16 28/17 36/4 **50 [1]** 108/8 accordingly [1] 97/20 **50 million [1]** 91/9 account [8] 11/18 66/9 **500 [2]** 15/19 26/11 78/20 83/11 85/25 86/8 **52 [3]** 9/19 9/20 9/20 86/24 88/20 **58 [1]** 21/24 accurate [12] 34/11 37/6 37/7 37/25 40/23 42/9 45/20 50/5 51/18 **7.60 [2]** 75/4 77/17 55/15 55/21 61/10 **70 [1]** 22/14 accusations [1] 13/17 **796919 [1]** 3/3 across [1] 24/6 7th [6] 20/22 31/25 action [5] 34/6 34/6 32/3 32/4 50/9 52/8 41/18 73/18 73/19 3 8/24 **8** actual [7] 5/6 16/21 36/17 57/10 98/20 **8,000 [9]** 96/13 96/20 100/23 114/6 102/2 107/21 107/22 actually [19] 5/16 6/18 108/19 110/14 118/5 120/5 9/13 17/8 22/3 22/23 38/14 65/19 70/5 71/22 **86 [1]** 42/1 74/12 91/17 96/5 **89052 [1]** 36/6 100/24 102/11 104/16 **8:30 [3]** 12/2 91/14 107/15 112/20 117/3 92/8 8:30 and [3] 90/4 91/25 ad [1] 29/17 add [2] 74/11 113/2 added [1] 30/9 8:30 on [1] 91/20 addition [5] 80/14 8:30 unless [1] 91/15 86/19 91/21 121/7 8th [3] 100/11 101/14 121/10 114/7 additional [11] 34/1 9 45/22 85/18 85/18 85/19 87/2 87/10 87/20 **9's [2]** 59/15 62/8 116/4 116/17 122/3 **96 [6]** 15/21 24/17 additionally [1] 75/5 24/18 26/7 26/11 28/1 address [45] 4/10 4/11 4/13 4/21 5/1 16/17 **A.M [1]** 3/1 16/18 20/6 20/21 21/22 **ABC [1]** 124/1 22/7 22/21 22/21 22/22 ability [7] 13/18 23/14 23/5 27/9 27/10 31/19 44/11 100/23 104/14 3366-334834616_{END} 111/20 127/9 34/19 36/6 36/14 36/15 36/16 36/17 37/3 37/5 able [14] 15/2 16/14 21/10 21/11 29/8 30/16

38/7 69/24 95/13 95/14 99/13 102/11 111/21 113/3 113/25 115/15 120/1 addressed [9] 35/17 76/24 77/14 93/22 94/10 95/4 96/19 123/4 124/19 addresses [8] 16/12 16/16 19/15 35/13 35/19 35/25 40/24 41/2 addressing [2] 72/17 113/16 adds [1] 12/21 adequate [8] 40/13 73/25 96/16 100/19 100/25 101/22 102/7 121/19 adequately [3] 99/16 116/17 122/21 adhere [2] 30/21 31/4 admits [1] 25/6 admitted [1] 108/22 **admitting [1]** 109/25 adopt [1] 42/2 advance [6] 4/10 11/25 57/12 69/15 114/6 115/17 advanced [2] 12/2 123/4 advancing [1] 71/24 advice [8] 106/2 106/3 107/2 116/19 117/2 117/25 118/14 118/18 advise [1] 73/20 affect [2] 75/10 82/11 affected [3] 30/4 43/12 117/20 affidavit [1] 87/11 **affirmative [8]** 29/13 46/2 66/22 71/4 72/16 80/25 84/8 120/18 after [19] 11/22 18/7 18/9 22/24 24/10 28/18 30/9 45/14 52/14 59/21 67/14 70/19 70/24 80/20 84/18 84/20 88/3 88/3 115/16 afternoon [1] 91/17 again [18] 7/3 9/10 17/6 17/25 18/25 20/8 21/24 28/1 49/3 52/2 52/24 78/22 81/18 107/16 110/23 117/11 119/12 123/21 against [19] 2/4 11/8 11/11 13/11 13/17 13/22 19/10 23/17 24/14 25/25 29/9 29/20 43/20 64/18 78/25 110/1 111/11 111/15 113/15 agency [1] 68/8 agent [2] 68/8 68/13 aghast [1] 25/13 **ago** [1] 629/14 agree [12] 4/23 12/16 13/3 16/13 23/16 49/18 37/10 37/11 37/17 38/4 49/25 80/20 108/18

allowing [2] 13/15 Α 121/18 agree... [3] 119/19 allows [1] 77/2 125/17 125/19 almost [1] 44/6 agreed [2] 76/7 122/11 already [12] 34/17 agreeing [1] 124/23 34/18 34/18 46/18 agreement [13] 17/5 61/20 76/20 78/5 114/3 34/4 41/23 41/25 42/2 114/8 114/13 114/14 50/20 80/16 105/3 105/5 121/25 123/25 also [28] 11/11 14/11 124/1 124/20 16/10 17/3 17/21 44/7 agreements [1] 41/24 44/17 66/12 66/19 68/5 ahead [30] 3/8 3/14 76/7 79/4 79/18 79/19 4/18 12/18 13/13 22/5 85/20 86/18 86/20 23/15 29/6 34/19 37/8 102/14 108/14 109/8 40/15 40/17 41/7 41/8 114/19 114/19 121/3 56/2 56/6 71/18 72/7 122/5 122/13 123/11 76/22 80/5 86/24 89/12 125/24 125/25 97/3 97/18 99/20 alter [23] 15/1 15/3 100/16 101/16 103/8 28/23 30/7 30/9 30/17 104/22 116/15 30/22 30/23 30/25 31/6 Alex [18] 16/11 17/7 31/10 31/14 31/16 42/1 17/25 18/25 19/14 43/14 43/15 43/16 19/21 21/6 22/8 25/18 43/17 43/21 44/24 25/19 30/24 31/23 56/13 57/19 74/5 51/15 51/23 52/13 53/3 although [4] 13/9 27/8 53/8 55/12 36/1 72/23 **Alexander [1]** 16/9 altogether [1] 86/11 **all [99]** 4/17 7/7 7/13 am [4] 37/12 101/7 7/22 13/22 14/13 17/7 113/5 118/16 18/21 19/5 19/15 21/2 **ambiguous [1]** 54/13 23/18 23/21 25/4 25/25 **amended [3]** 98/9 26/12 28/23 29/21 116/3 116/4 30/18 30/18 31/6 31/15 among [4] 64/7 64/7 32/14 35/9 38/15 44/4 115/7 122/22 44/7 46/22 49/6 49/22 amount [4] 51/2 93/12 50/8 50/10 52/9 53/13 109/19 114/12 53/18 57/9 57/11 58/20 analogy [1] 88/11 60/15 62/23 62/24 64/4 **ANGELICA** [1] 1/24 65/1 65/16 70/20 70/20 another [12] 27/17 77/25 81/12 82/13 27/21 43/12 45/7 77/5 83/13 83/21 84/2 84/2 99/4 106/16 108/6 85/2 85/6 85/7 86/6 110/23 115/18 116/18 86/7 88/18 91/15 92/8 123/8 92/24 94/3 94/5 98/22 answer [10] 14/10 102/10 103/16 103/18 14/11 19/24 29/8 29/13 105/8 105/21 106/15 36/22 36/25 60/24 108/18 110/23 112/19 68/23 94/9 112/21 115/2 115/3 answered [2] 52/21 115/6 115/10 118/24 57/11 119/11 120/18 121/11 answers [3] 26/3 71/3 121/23 122/21 122/25 86/24 123/12 123/14 123/15 anticipate [1] 122/14 123/21 123/22 123/22 anticipation [1] 105/21 125/12 125/17 125/19 any [79] 3/24 6/6 10/4 126/11 126/15 126/19 13/4 15/24 19/25 21/5 127/2 28/16 34/13 38/6 38/13 all's [1] 65/9 40/9 41/23 43/7 43/20 allegations [1] 44/19 43/24 43/25 44/1 44/5 allegedly [1] 25/19 44/15 44/23 44/24 **Alif [9]** 14/1 15/1 18/2 45/12 45/17 46/10 18/4 18/13 18/20 30/6 46/10 46/11 46/11 30/8 30/11 47/15 47/18 47/20 48/6 **Allf's [2]** 18/10 19/12 48/20 49/3 49/13 51/11 allow [5] 26/1 114/1 51/13 52/15 53/19 115/18 115/19 122/7 55/16 56/16 57/17 58/9 allowed [6] 18/22 58/18 59/5 59/6 59/6 29/14 62/23 62/24 59/22 67/8 67/24 67/25 103/10 114/16 68/8 69/4 69/5 70/25

71/3 71/21 73/16 74/6 75/18 79/6 79/7 79/14 80/3 84/19 85/8 87/7 89/3 94/24 100/22 101/19 109/11 113/2 120/12 120/19 120/20 120/20 121/6 124/23 anybody [4] 92/11 124/23 125/4 125/11 anybody's [1] 126/2 anymore [3] 19/25 58/22 89/6 anyone [1] 18/5 anything [26] 3/24 14/19 19/18 20/2 39/6 39/7 45/13 45/21 49/25 52/11 57/8 59/19 67/7 68/3 69/6 71/21 74/11 74/23 75/19 86/17 86/19 90/14 91/4 92/11 92/17 98/1 **Anyway [3]** 79/12 91/17 91/18 anywhere [4] 54/24 81/20 109/4 111/6 apologize [6] 57/7 58/7 71/19 97/17 101/9 124/9 app [1] 3/25 apparently [1] 95/19 appear [10] 14/9 14/11 20/18 25/3 49/23 65/7 65/8 70/15 125/2 125/25 appearances [2] 1/15 10/1 appeared [2] 24/4 57/11 appearing [1] 3/10 appears [2] 57/16 82/7 appendices [1] 70/20 appendix [20] 6/5 8/18 15/10 15/12 15/15 21/23 21/24 22/14 26/17 41/10 42/16 42/17 42/19 48/9 83/3 94/23 100/2 100/6 100/7 100/12 applicable [2] 53/5 54/19 apply [5] 117/7 117/8 117/9 117/12 117/16 appreciate [25] 3/13 4/24 11/3 13/15 14/5 15/13 24/15 32/14 45/2 49/5 50/19 59/4 62/1 65/23 87/1 107/21 114/8 115/24 115/25 116/8 120/10 126/11 126/14 126/15 126/20 appreciating [1] 57/5 approach [1] 77/21 **appropriate** [13] 10/10 67/14 67/22 71/2 71/5 77/18 79/5 80/7 107/24 111/18 113/20 114/12 121/22 appropriately [1] 26/18 approval [2] 8/17 8/25

approximately [1] 15/19 **April [1]** 10/22 are [156] area [1] 87/20 areas [2] 12/12 85/20 aren't [5] 23/11 67/10 82/13 101/22 119/1 argued [2] 102/14 110/6 arguing [3] 82/5 106/16 110/24 argument [6] 28/22 33/2 71/23 95/12 113/24 126/2 arguments [3] 7/14 55/2 77/19 around [2] 58/21 108/19 articles [1] 118/12 as [125] 5/20 6/4 8/7 9/13 9/21 9/23 10/4 10/15 12/19 13/4 13/16 13/25 14/9 14/9 14/11 14/13 14/19 15/3 15/15 15/24 16/24 16/24 18/6 20/23 20/24 21/6 22/12 23/10 24/2 24/13 25/16 25/19 29/14 30/2 31/13 32/8 32/14 34/3 35/3 35/6 35/13 36/1 37/13 38/5 39/4 41/10 43/5 43/9 43/18 43/19 43/21 46/17 49/5 49/13 54/10 54/25 56/8 56/10 56/22 61/22 64/14 65/4 67/1 67/13 70/23 71/17 72/9 72/14 72/14 72/15 72/19 73/8 73/9 76/24 77/10 79/15 80/24 81/2 81/5 81/5 81/8 81/16 86/1 86/1 86/9 86/15 87/23 89/7 89/19 90/19 92/4 92/19 93/11 93/15 94/7 95/16 95/17 95/22 96/2 96/12 96/16 98/7 98/13 99/12 100/9 100/22 100/25 101/22 102/8 105/25 107/8 108/15 108/15 110/5 111/1 111/21 112/18 114/22 114/24 115/12 116/17 121/19 122/11 124/4 125/25 ask [21] 12/16 23/2 26/1 26/3 28/11 29/12 32/21 32/21 32/22 43/24 61/19 62/5 68/20 69/25 70/3 70/11 102/8 102/21 113/18 115/22 118/3 asked [28] 5/14 6/21 7/25 14/18 14/24 22/25 24/22 24/24 29/21 32/7 52/21 56/22 59/13 60/12-63/33-65/23-73/80 75/3 75/13 82/17 82/17 82/20 83/8 84/4 93/12 96/8 106/18 109/15

asking [27] 13/19 16/12 16/13 23/17 38/3 38/20 40/9 40/10 47/24 49/8 49/11 76/7 86/4 94/11 94/13 95/6 95/11 95/13 97/21 99/14 107/2 113/18 113/21 115/8 115/13 115/22 117/25 aspect [4] 79/7 107/3 113/2 117/17 aspects [4] 85/8 91/2 112/13 118/21 assert [5] 83/14 83/16 86/13 108/5 118/22 asserted [17] 80/2 80/3 80/6 81/24 81/25 82/4 82/25 83/2 83/5 83/7 85/12 87/9 87/14 88/6 97/2 101/18 120/19 asserting [12] 84/8 87/6 87/22 89/3 89/6 89/10 94/24 95/23 96/14 107/22 118/21 121/6 **assertion** [1] 87/5 asserts [1] 111/15 assess [3] 104/9 104/10 104/14 assignments [5] 50/11 52/10 54/18 55/15 55/24 associate [1] 26/17 **associated** [1] 35/25 association [1] 68/7 assume [1] 56/19 assuming [2] 54/8 54/9 assumptions [2] 54/22 55/20 at [128] attach [3] 6/19 6/25 7/17 attached [22] 6/20 7/2 7/11 7/17 8/3 9/13 14/7 15/10 35/22 35/25 36/2 81/17 96/7 99/24 99/24 99/25 100/12 103/2 109/11 114/7 123/9 125/18 attaches [1] 96/18 attaching [2] 5/18 82/3 attacks [1] 77/12 attempt [2] 42/3 56/10 **ATTEST [1]** 127/7 attorney [8] 81/23 84/19 96/17 104/15 105/13 107/8 107/22 110/15 attorney-client [6] 81/23 84/19 96/17 104/15 107/22 110/15 attorneys [3] 105/14 112/23 116/16 attorneys' [12] 32/12 33/18 56/22 72/20 75/3

79/3 79/9₂89/14 89/16

audio/video [1] 127/8

93/12 93/20 109/20

audio [1] 127/8

Α audiovisual [1] 65/8 **audit [1]** 16/1 August [2] 50/9 52/9 **August 31 [2]** 50/9 52/9 authorities [4] 74/14 74/21 79/6 111/7 authority [2] 71/25 77/18 automatically [1] 107/3 available [11] 35/21 48/14 51/17 56/15 59/25 65/20 68/10 68/14 69/18 75/13 77/23 avoid [1] 124/21 award [1] 72/20 awarded [4] 75/4 89/16 93/12 109/20 aware [10] 8/2 43/18 51/15 92/6 93/21 95/22 96/9 96/23 105/25 124/18 away [1] 86/2

back [16] 5/24 19/7

19/12 29/22 42/16

48/19 56/4 61/6 63/21 67/4 79/25 101/6 111/9 112/24 121/23 123/21 background [1] 24/3 backup [1] 29/16 bad [1] 75/7 balance [1] 103/21 based [14] 15/7 15/7 33/3 35/20 37/25 65/11 71/5 78/22 78/22 79/1 114/4 114/21 120/24 125/14 baseless [2] 35/6 41/17 bases [3] 78/10 79/4 104/20 basic [1] 67/6 basically [1] 105/20 basing [2] 72/25 73/1 basis [12] 33/11 41/4 41/17 78/15 84/9 84/21 85/15 89/5 96/5 96/25 102/4 118/21 **Bates [7]** 46/19 48/11 48/25 66/3 98/21 108/23 109/3 be [168] beast [1] 99/4 because [112] 4/11 5/8 6/13 8/16 9/14 10/12 10/15 10/22 12/7 14/18 14/25 17/10 18/10 19/20 20/12 22/3 23/14 26/20 27/17 28/11 29/20 30/2 30/15 30/23 31/1 31/20 33/10 38/11 40/7 42/1 43/17 44/1 44/21 44/23 45/13 46/3

47/6 48/20 49/8 50/7 52/7 52/24 54/7 56/11 56/24 61/21 63/6 64/5 65/14 66/14 66/18 69/12 70/9 71/8 71/11 71/24 72/21 73/3 73/10 73/23 74/13 74/16 75/7 78/22 79/22 80/15 80/25 84/6 85/13 85/23 85/24 86/12 86/17 86/19 92/2 94/17 95/12 96/9 98/17 99/2 99/13 102/6 102/15 102/17 104/6 104/15 106/11 106/15 107/1 107/4 108/6 108/14 109/3 110/6 110/7 110/12 112/14 112/21 113/12 113/17 115/1 115/5 115/8 117/21 118/17 119/3 119/10 121/17 121/18 122/14 122/22 125/3

becomes [1] 16/19 been [60] 7/2 12/2 15/20 16/7 16/12 16/12 16/14 20/7 22/10 22/12 24/4 29/17 29/18 31/15 34/7 37/5 37/11 40/25 41/22 42/3 43/11 44/4 44/7 44/11 46/18 49/16 | binders [1] 3/4 51/12 56/14 58/21 60/5 63/4 64/7 66/2 66/3 66/18 74/2 75/13 76/14 81/6 81/8 82/1 87/7 87/10 87/24 88/6 90/20 92/7 97/2 99/3 102/12 106/9 112/18 112/21 113/11 115/9 118/12 120/25 124/10 124/12 124/14

before [36] 1/11 6/8 8/5 18/1 18/18 20/9 34/12 38/15 47/7 47/9 47/10 52/18 57/16 61/12 63/12 70/11 71/9 77/6 77/14 82/11 83/6 83/22 85/4 85/4 85/22 88/13 89/22 90/22 90/24 93/8 93/19 112/14 115/3 120/12 120/13 120/25 **beginning [3]** 9/25

96/14 111/9

behalf [20] 3/10 3/16 7/15 10/24 11/2 26/12 26/13 33/2 34/2 37/22 37/24 38/11 39/3 41/6 41/13 41/20 65/1 65/1 70/7 124/6

behaving [1] 73/11 behind [2] 19/11 19/20 being [34] 4/6 13/17 17/7 40/23 48/11 55/20 65/21 73/7 75/10 81/12 81/14 81/15 82/13 82/16 83/2 83/5 83/7 83/8 85/14 87/9 87/13 88/6 90/6 94/1 94/10

97/7 108/16 113/18 115/10 116/11 116/14 124/25 125/1 126/4 belabor [1] 16/3 believe [22] 5/11 8/21 14/25 15/6 29/7 31/2 37/5 37/7 38/6 40/1 40/22 43/3 47/8 57/19 73/3 77/5 77/16 83/19 90/24 92/22 99/12 109/6

believed [1] 76/8 **believes** [1] 7/5 belonged [1] 29/25 belongs [1] 17/22 benefit [10] 51/7 66/11 67/3 85/3 85/6 86/6 86/6 86/22 114/5 114/15

best [7] 28/7 29/19 38/21 65/19 86/22 122/23 127/9

better [2] 70/17 119/14 between [10] 6/14 34/4 44/10 103/12 103/12 103/22 105/4 105/13 115/11 119/4

beyond [2] 73/6 93/19 **bigger [1]** 73/8 biggest [1] 35/12 **bit [9]** 6/12 24/7 25/10 57/6 65/24 103/25

113/6 115/2 119/23 blank [7] 48/22 48/22 49/1 49/1 119/11 124/3 124/3

block [1] 122/15 **BlueJeans** [3] 1/16 1/21 1/22 **body [1]** 75/17

boiler [1] 80/10 boilerplate [2] 66/5 69/6

bold [1] 110/14 books [2] 36/5 41/2 **both [11]** 4/25 12/10 72/6 84/15 90/21 97/11 98/4 106/10 114/15 115/2 119/14

bottom [1] 22/1 breach [2] 62/21 99/3 breadth [2] 67/21 112/18

brief [11] 6/5 9/23 56/4 57/8 63/5 93/12 95/12 109/13 110/11 110/13 110/22

briefed [11] 55/18 63/6 63/7 75/5 76/3 81/11 82/1 82/6 95/17 109/16 109/17

briefing [2] 77/18 93/15

briefly [1] 16/24 **bring [3]** 32/12 70/7 77/15

bringing [1] 115/3 **broader [1]** 112/13

broke [1] 14/19 broken [1] 107/14 brother [2] 16/12 22/22 capacities [1] 31/24 brother-in-law [1] 22/22 brought [2] 35/5 126/1 **bulk [2]** 9/22 32/15 **bunch [3]** 11/18 67/17 119/5 business [13] 19/3

30/12 30/15 35/4 41/19

58/22 59/1 60/14 75/12

91/19 businesses [1] 19/1 but [159]

91/14 91/15 91/17

C

calendar [3] 10/22 12/4 call [4] 10/22 12/5 13/24 75/18 called [3] 75/16 78/4 88/2

calling [1] 117/19 came [3] 14/23 18/1 92/11

camera [4] 102/10 109/23 118/4 118/5 Camper [11] 45/14 45/15 45/16 46/6 46/7 46/7 46/13 48/5 48/5 50/12 50/13

CAMPERS [33] 1/17 2/4 3/11 11/9 13/12 27/4 27/5 27/14 28/15 33/23 34/2 34/24 41/14 43/15 43/15 45/17 46/21 49/13 49/17 50/2 50/9 51/11 52/2 52/8 52/22 64/19 65/2 65/17 65/20 66/7 68/2 73/18

78/25 Campers' [1] 45/11 can [73] 7/3 7/5 9/2 12/22 14/20 19/13 20/8 22/3 23/2 24/10 24/13 24/13 24/14 26/16 27/8 30/9 30/13 31/19 31/23 32/5 32/10 32/14 32/21 32/22 34/8 34/10 36/8 36/20 42/15 43/24 46/19 46/24 46/24 47/3 49/5 58/8 59/3 61/23 65/7 65/8 68/14 69/10 72/19 73/15 73/22 74/23 81/5 88/4 88/4 89/4 93/5 94/16 94/20 96/9 96/17 98/3 99/13 100/5 100/5 104/21 107/4 108/7 114/1 114/8 115/15 116/7 118/11 118/14 122/20 124/20 125/13 125/17 125/19

can¦<u>t [</u>16], 23/2523/3_E 32/9 39/6 55/10 67/6 69/6 75/14 97/9 97/11 98/2 98/4 102/5 107/7

113/15 113/17 cannot [2] 20/4 50/24 capacity [4] 20/7 54/2 54/2 54/7 caption [7] 12/20 29/1 29/3 66/24 75/16 77/1

captions [1] 28/21

78/8

care [8] 3/21 3/23 11/4 31/20 70/6 72/15 122/25 127/4 careful [1] 54/22 case [44] 1/5 3/18 17/1 19/19 21/21 32/9 33/15 33/22 34/5 34/21 38/11 44/12 44/21 46/19 46/23 47/6 49/17 51/1 51/8 55/15 57/22 58/9 62/10 65/14 66/19 66/22 74/1 75/8 77/13 79/14 80/13 88/14 96/14 99/3 99/4 103/8

121/21 127/9 cases [2] 22/2 112/25 cash [2] 107/12 107/13 categories [5] 14/19 16/1 16/2 33/21 58/9 category [2] 26/22 27/2

107/17 117/7 117/9

117/13 117/16 117/23

caught [2] 76/14 96/22 cause [1] 14/4 causes [2] 34/5 73/18 CBD [24] 1/16 2/4 3/11 11/9 13/12 27/4 27/5 28/15 33/22 34/2 34/24 41/14 43/16 46/21 58/20 58/24 64/19 65/2 65/18 66/7 68/3 73/14 73/17 79/1

CBD Supply [5] 2/4 66/7 68/3 73/14 73/17 CBD Supply Company **[2]** 65/18 79/1 **CCB [1]** 24/20 certain [10] 5/7 5/7 5/19 6/23 9/22 17/21 24/23 31/21 32/2 112/13

certainly [2] 8/10 124/17

certify [1] 127/7 cetera [6] 62/8 62/18 66/25 70/16 86/12 121/23

challenge [4] 28/13 59/12 79/22 118/3 **challenges** [1] 107/21 chambers [1] 89/21 **chance [2]** 119/24 122/22

Chapter [1] 42/1 characterization [1] 1**X 7**63201046

characterizations [1] 96/2 chart [1] 26/19

C concern [4] 50/6 52/19 119/23 124/13 120/22 121/3 124/25 cognizant [1] 3/20 59/1 84/19 continued [1] 124/13 124/25 collectively [1] 13/23 check [3] 55/12 123/18 counsel's [1] 13/5 column [7] 26/23 27/3 **concerned [4]** 56/1 **continuing [1]** 71/14 123/20 27/3 27/4 116/18 57/15 81/12 82/14 contract [8] 17/8 17/9 counterclaimant [1] **checking [1]** 3/23 concerning [1] 68/23 17/14 17/17 17/19 44/3 116/20 116/21 71/17 **cherry [1]** 41/3 combine [2] 94/5 concerns [1] 114/9 99/3 105/5 counterdefendants [1] choice [3] 65/9 113/25 123/19 concert [3] 34/6 41/18 contractor [1] 50/22 124/7 114/10 combined [5] 12/10 73/18 contractors [1] 53/20 countermotion [74] **choices [1]** 113/25 12/14 91/23 92/1 94/18 **concluded [1]** 127/5 control [5] 25/11 27/20 2/2 2/7 11/10 11/15 chose [1] 85/23 **combining [2]** 112/19 concur [1] 12/24 27/21 63/3 66/17 12/20 20/13 56/22 Chris [1] 30/24 confer [8] 22/24 80/20 56/25 57/1 71/16 71/23 112/20 controversy [1] 51/2 circle [3] 22/8 36/6 come [8] 34/3 47/3 80/22 80/23 80/24 81/1 conversation [1] 109/7 72/5 72/7 72/9 72/12 56/3 62/23 63/24 92/10 72/13 72/17 72/20 81/4 81/6 **copied [2]** 90/5 103/17 circumstances [1] copies [3] 7/21 59/13 111/23 112/24 123/21 conference [3] 10/21 74/13 74/13 74/15 124/18 comes [2] 24/6 113/16 12/4 87/8 83/4 74/19 75/17 75/19 citations [1] 6/9 76/10 77/1 77/6 77/10 coming [2] 44/19 63/20 confession [1] 18/18 cops [1] 18/15 cited [3] 8/12 77/16 commences [1] 105/20 confidential [6] 5/15 copy [1] 100/9 77/15 78/4 78/9 78/10 110/19 comment [1] 22/25 5/16 5/19 5/22 7/5 corner [1] 22/1 78/11 78/16 78/21 79/2 cites [1] 110/19 corporate [6] 20/1 27/6 79/13 79/15 79/20 88/8 communicate [2] 10/15 citing [1] 77/18 89/8 89/10 89/11 89/20 35/14 43/22 **confirm [4]** 44/13 45/7 30/18 31/4 31/5 39/10 Civil [1] 70/14 corporation [1] 68/7 89/24 90/20 90/24 communication [8] 87/24 120/21 claim [10] 27/6 41/17 93/21 94/10 94/12 confirmation [1] 92/7 correct [35] 6/18 20/4 64/7 92/9 96/16 100/24 42/1 57/20 80/14 81/4 102/16 105/17 105/22 94/13 96/23 96/24 98/6 confirmed [5] 83/6 20/15 28/21 36/13 97/23 98/3 104/9 36/16 37/17 37/18 99/9 99/20 109/24 107/2 87/8 87/25 89/23 89/25 104/10 communications [7] **conflicting [1]** 123/24 37/20 37/22 37/23 38/4 110/4 110/5 111/6 claimed [1] 19/4 40/10 62/20 95/18 38/7 39/5 39/12 39/22 111/6 111/10 111/14 confused [5] 5/17 claiming [1] 111/23 95/20 95/24 104/4 90/25 97/2 98/7 116/17 42/23 42/24 45/9 47/22 111/19 113/3 113/5 claims [8] 15/1 25/17 107/1 **confusing [3]** 20/5 51/25 58/4 58/16 59/11 113/16 113/17 113/20 29/14 30/7 30/8 35/6 113/21 113/23 114/2 companies [3] 58/21 26/9 52/6 74/22 88/24 92/22 93/9 110/15 111/15 93/14 94/6 100/14 121/15 121/20 60/19 60/20 confusion [8] 82/7 clarification [7] 3/13 109/21 110/25 111/4 countermotions [2] company [9] 11/9 87/7 87/23 109/15 4/3 5/8 5/25 89/22 28/15 40/4 58/8 62/13 112/18 114/18 114/25 111/13 12/19 12/23 125/10 125/24 65/18 67/5 79/1 105/12 121/19 correctly [1] 127/7 **COUNTY [2]** 1/2 3/1 clarifications [1] 71/21 compel [9] 14/14 23/17 **connected** [1] 101/7 correspondence [4] couple [10] 3/19 11/6 **clarifies** [1] 6/12 12/11 12/12 12/13 33/17 45/22 84/18 93/8 connection [5] 72/24 23/4 103/11 103/13 **clarify [2]** 5/25 93/5 93/10 115/10 123/6 84/22 90/18 106/2 105/13 32/21 58/1 65/15 71/8 **clarifying [1]** 121/5 compensation [2] 59/6 106/3 cost [1] 121/23 91/1 clarity [1] 11/24 costs [2] 79/3 79/9 59/17 consider [4] 84/20 course [2] 18/12 81/7 **CLARK [2]** 1/2 3/1 could [20] 15/1 15/3 complaint [3] 28/14 89/18 90/19 102/9 court [215] clear [28] 21/1 26/4 17/13 20/5 30/19 30/20 67/16 98/8 considered [6] 81/13 Court's [21] 6/21 15/21 37/14 46/16 51/10 complaints [1] 71/3 81/16 82/13 82/16 30/21 30/21 43/20 49/9 16/20 28/18 33/6 40/14 53/14 63/8 67/21 68/5 54/11 67/15 68/24 69/8 45/8 45/14 55/2 55/17 **complete** [2] 26/2 84/18 120/4 75/12 75/16 81/15 34/11 considering [3] 81/18 80/15 88/2 103/7 62/2 64/14 78/2 78/23 87/10 90/2 94/17 98/10 completed [1] 40/21 103/13 109/20 120/25 79/1 79/20 85/10 93/20 120/3 98/12 98/17 108/4 111/20 113/7 113/10 consistent [4] 9/19 counsel [94] 3/4 3/6 completely [6] 16/4 108/21 109/14 113/5 3/7 3/14 4/16 4/22 5/10 123/5 17/12 17/23 25/20 31/9 56/15 77/2 123/5 113/13 117/5 121/5 **COVID [1]** 124/10 6/18 7/8 7/10 7/16 8/16 86/23 consolidate [2] 113/1 121/11 124/22 125/1 compliance [7] 55/21 123/13 9/12 13/12 19/8 22/10 created [1] 26/19 clearer [1] 88/5 65/5 86/10 95/17 consolidated [2] 90/21 31/16 32/20 33/9 34/18 **creditors** [1] 18/6 clearly [6] 16/19 35/24 113/11 113/11 116/24 94/1 36/9 36/24 37/13 38/23 cross [9] 47/18 47/20 60/6 63/19 64/3 64/9 **compliant** [1] 98/6 consolidating [1] 41/8 42/14 45/1 45/1 47/21 48/18 48/21 Clerk [1] 11/25 complicated [2] 26/20 45/23 45/23 46/1 50/6 49/14 49/19 66/1 66/1 11/19 clerk's [2] 91/7 94/4 51/20 53/14 54/23 55/8 conspiracy [4] 34/6 40/19 cross-reference [5] client [18] 5/14 18/9 complied [6] 45/8 56/2 56/23 56/23 59/3 47/18 48/21 49/19 66/1 41/17 44/10 73/18 40/9 45/8 61/17 81/23 CONSULTING [23] 60/16 62/6 63/20 64/7 57/23 70/15 75/19 66/1 84/19 85/23 96/17 65/4 65/23 67/11 71/17 104/2 111/24 1/17 2/4 3/11 11/8 cross-referenced [1] 98/12 98/14 103/18 complies [2] 68/4 13/11 27/3 27/5 27/9 74/12 75/15 76/12 48/18 104/15 107/9 107/10 28/15 33/23 34/3 34/24 76/15 76/20 77/9 77/20 99/17 cross-references [3] 107/22 108/24 110/15 comply [12] 31/1 31/8 43/16 43/16 46/21 78/1 78/20 80/5 81/10 47/20 47/21 49/14 client's [2] 28/17 45/3 31/9 63/25 64/11 74/1 64/19 65/2 65/17 66/7 81/14 82/15 83/10 crowd [1] 18/21 clients [14] 11/2 63/21 68/2 73/14 73/17 78/25 84/24 88/10 90/5 92/17 78/17 97/22 99/5 99/9 crux [1] 94/24 64/7 67/10 73/20 85/2 101/25 103/14 contact [1] 21/17 92/21 97/15 98/10 cultivation [1] 17/4 85/6 85/17 86/6 86/10 98/23 100/13 102/20 complying [2] 67/12 contained [1] 83/1 **current [3]** 23/5 35/19 86/22 89/16 103/12 94/14 contains [1] 97/9 103/18 103/21 105/3 106/19 119/24 currently [1] 116/22 component [1] 72/15 Contempt [1] 33/17 105/16 105/19 106/5 clients' [1] 123/21 contending [2] 83/19 **computers** [3] 62/12 106/711106/202197/52END **custody,[1]** 66/16 closed [1] 43/7 cut [3] 101/3 101/8 62/22 62/24 108/10 109/5 116/13 83/22 closer [2] 10/11 10/20 context [1] 24/7 concept [2] 69/13 116/25 119/22 120/7 101/12 **CO [3]** 1/16 2/4 64/19 80/21 continue [3] 114/2 120/7 120/8 120/18 cute [2] 25/10 27/20

D defenses [4] 66/23 determination [2] 34/2 35/8 41/1 49/17 12/3 12/7 13/12 15/11 67/16 69/11 71/4 113/14 126/5 54/21 62/10 96/15 21/24 23/1 45/6 45/6 damages [14] 26/1 45/12 46/7 46/15 46/25 defer [5] 33/1 33/7 determinations [1] 102/2 102/12 104/5 29/9 29/14 43/19 43/20 34/14 64/15 122/2 disclosures [8] 20/25 48/6 48/6 48/7 48/10 125/16 43/24 43/25 44/15 48/17 50/7 50/7 50/16 **deferring [4]** 13/5 **determine [9]** 65/13 46/10 47/6 66/21 88/11 44/16 44/22 44/23 114/20 121/17 121/17 70/25 71/2 95/21 96/5 51/22 52/21 53/15 88/12 88/13 88/17 44/24 56/13 74/6 96/17 100/23 101/23 deficiencies [1] 115/6 discovery [55] 2/2 2/3 59/13 65/19 65/23 66/6 Dana [1] 127/12 deficient [9] 69/22 105/2 5/13 9/1 11/8 11/11 66/8 68/16 69/17 71/16 data [3] 35/7 57/19 85/21 89/17 90/18 determined [1] 112/7 13/11 14/14 14/16 72/11 72/14 78/3 78/6 61/21 93/11 93/17 95/3 102/9 devastated [1] 43/10 14/24 15/2 19/18 23/9 78/23 79/18 79/25 80/9 date [23] 4/5 8/16 112/6 diagnosed [2] 124/10 23/21 26/6 28/19 30/9 80/12 85/19 94/16 50/12 61/2 61/2 61/3 definitely [1] 70/8 124/14 30/10 33/10 33/24 34/9 94/17 98/21 100/8 61/5 61/6 65/7 71/7 definition [3] 85/11 did [73] 3/21 4/7 5/3 35/9 35/15 41/5 41/12 118/22 120/20 121/5 81/8 94/20 98/24 85/13 105/21 7/17 7/21 11/25 16/22 42/6 42/7 42/15 43/2 Document 198 [2] 11/9 103/13 105/14 115/14 45/2 46/11 47/11 47/25 defunct [3] 35/5 73/14 18/18 22/23 23/17 13/12 115/15 119/20 122/13 49/23 50/21 50/25 73/14 25/17 27/17 27/18 Document 203 [2] 122/18 122/19 123/13 **Delaney [4]** 18/16 27/24 28/7 30/7 31/4 52/16 57/23 60/12 64/1 11/14 79/18 123/14 18/18 18/20 19/11 38/9 38/9 38/14 38/24 64/18 67/1 69/18 72/12 **Document 212 [3]** dated [3] 8/22 92/23 73/7 74/1 74/4 78/24 demonstrating [1] 39/15 39/15 39/24 11/12 71/16 72/11 100/10 65/4 40/21 44/5 45/13 45/17 82/3 83/13 87/8 87/21 **Document 216 [1]** dates [11] 11/20 71/14 denied [8] 33/17 33/18 46/6 46/10 46/10 46/12 99/1 120/4 121/22 11/16 119/21 122/9 122/12 47/18 47/20 48/10 discretionary [1] 118/9 Document 217 [1] 33/18 57/25 75/3 78/18 122/22 122/24 123/13 48/17 49/9 53/4 53/4 discussed [1] 80/15 79/15 121/13 100/8 124/3 125/20 126/13 denies [3] 78/5 78/10 53/14 53/16 53/19 dismiss [1] 30/7 **Document 236 [1]** 4/8 day [5] 40/20 56/14 53/25 54/1 54/6 55/19 dispensary [1] 17/4 documentation [1] 78/21 82/12 114/3 126/12 deny [4] 78/19 79/2 55/19 59/3 60/25 63/5 dispose [1] 32/2 days [4] 14/15 14/22 121/2 121/16 63/9 63/25 64/11 65/22 dispute [10] 17/17 documents [88] 5/16 61/9 120/5 depart [1] 90/1 68/12 68/24 75/18 17/22 32/7 33/4 63/1 8/12 14/20 15/3 15/6 deadlines [3] 14/25 95/16 104/24 105/2 **Department [1]** 24/20 75/19 79/22 80/22 15/9 15/19 15/20 15/22 15/7 44/20 83/18 85/5 86/13 94/5 105/5 105/11 16/21 20/1 24/16 24/16 **depending [2]** 88/14 deal [8] 32/5 32/5 54/9 96/13 100/12 109/2 24/22 24/23 25/6 25/7 91/6 disputes [1] 73/7 58/24 58/24 58/25 depends [1] 26/12 110/21 111/5 114/17 distinct [1] 78/13 25/8 25/9 25/11 25/21 58/25 72/6 depo [1] 6/16 126/1 126/5 126/21 distinction [2] 107/8 26/5 26/19 26/22 27/2 dealing [4] 64/1 76/14 depose [6] 16/8 16/11 didn't [46] 6/19 7/13 115/11 27/6 27/7 27/23 27/25 110/10 123/15 19/13 20/7 23/3 31/23 28/1 28/8 28/16 30/15 9/14 16/16 17/20 26/1 distinguished [1] deals [4] 30/10 80/17 deposed [3] 21/11 25/2 30/21 31/1 31/1 31/9 111/8 30/18 30/20 31/2 31/3 105/5 105/15 33/15 38/25 40/3 44/1 distraction [1] 56/10 31/4 32/1 34/2 41/21 31/12 dealt [2] 27/10 110/7 deposi [1] 55/1 44/16 44/17 45/20 **DISTRICT [2]** 1/2 1/11 42/22 45/12 45/18 **December [11]** 8/22 **do [87]** 3/6 3/13 3/24 deposition [25] 5/5 48/20 48/20 49/3 49/10 45/22 46/17 46/22 34/21 41/10 42/18 53/12 54/24 54/25 5/15 5/19 5/23 6/3 6/7 4/2 4/9 5/1 9/21 11/21 46/22 48/1 49/24 50/1 72/10 92/23 93/18 6/10 6/20 6/22 7/17 54/25 55/1 57/17 59/18 12/11 12/14 12/15 52/15 55/16 56/17 94/21 100/11 101/14 7/19 7/20 8/1 8/7 9/14 61/1 61/16 61/16 63/19 12/16 12/22 12/24 15/2 59/14 59/22 61/3 61/3 10/15 20/9 23/2 23/24 74/23 80/1 81/19 82/5 15/23 16/14 16/22 61/14 62/6 62/7 63/13 **December 15 [1]** 8/22 25/3 25/15 25/22 32/6 84/18 86/7 86/14 88/3 18/13 20/8 21/19 22/10 63/14 63/18 64/4 64/9 decide [1] 13/3 53/10 54/21 97/16 109/13 109/25 23/13 25/10 29/14 66/2 66/3 66/20 69/10 decided [1] 39/10 69/11 80/5 84/1 85/18 depositions [8] 5/13 110/5 111/6 114/23 29/21 30/10 31/19 decides [1] 97/10 different [23] 3/19 7/7 32/23 36/11 39/15 42/7 6/19 7/11 7/21 10/12 88/18 95/24 97/6 97/8 decision [1] 73/1 10/17 21/14 57/11 8/20 11/6 12/12 19/12 47/1 49/9 58/15 62/6 97/11 98/16 104/1 decisions [1] 82/11 deprived [1] 44/11 20/8 24/14 25/4 30/24 63/3 64/4 64/12 65/9 108/17 108/18 108/23 declaration [2] 15/11 **DEPT [1]** 1/6 83/21 91/1 91/2 91/7 67/24 69/3 71/22 75/11 110/14 111/3 119/1 15/16 depth [1] 67/21 93/2 110/10 110/24 80/20 81/18 85/24 88/6 123/9 deem [1] 31/10 describe [2] 95/24 112/22 114/3 115/22 88/12 88/22 89/8 89/24 does [38] 4/6 10/24 default [5] 25/25 29/9 115/23 119/4 121/24 95/5 95/14 99/7 101/1 11/1 24/11 27/18 30/8 104/1 65/14 73/23 102/17 described [1] 109/4 104/7 104/17 104/18 30/12 36/15 50/21 differing [1] 102/4 defaulted [1] 63/23 difficult [2] 54/3 54/14 106/21 107/3 107/23 52/12 63/24 65/12 description [3] 98/25 defendant [14] 1/9 2/3 108/21 112/9 113/7 100/19 107/24 diligence [1] 56/15 65/18 70/14 75/25 8/18 11/7 11/13 13/10 descriptions [3] 96/5 direct [4] 21/21 63/12 114/1 114/17 115/12 78/12 79/6 84/12 85/22 48/22 64/17 66/25 101/22 102/6 63/17 94/9 115/18 115/21 116/8 87/5 94/18 98/2 100/25 66/25 68/1 69/2 79/17 designated [1] 58/8 directed [1] 35/20 118/4 118/5 119/8 101/25 104/15 104/16 120/16 **designation** [1] 108/13 directly [5] 38/19 43/24 119/9 119/18 119/19 106/19 107/3 107/5 defendant's [2] 2/5 108/4 111/8 113/3 despite [9] 15/21 16/20 46/8 46/9 80/24 119/23 120/11 122/17 67/16 113/3 113/4 115/11 31/7 31/7 31/7 32/1 directors [1] 53/20 123/16 123/23 123/24 defendants [11] 13/23 disadvantage [1] 75/8 118/17 119/10 124/6 32/1 94/4 96/13 124/4 124/4 125/21 19/2 19/23 28/14 30/1 detail [6] 26/18 53/10 disagree [2] 12/17 127/7 doesn't [27] 25/1 35/14 48/18 48/19 59/5 70/8 56/9 82/22 83/4 110/5 80/21 41/22 41/24 42/2 43/17 docket [1] 77/13 75/4 79/8 detailed [2] 82/22 disagrees [2] 74/8 doctring [1] ERG/18 PEND x48/34₀48/35 50/4 51/11 defending [1] 28/21 document [59] 4/4 4/8 58/7 58/10 61/14 63/25 77/21 103/20 defense [2] 80/16 details [5] 40/16 40/18 disclose [1] 102/13 8/13 8/14 8/20 8/22 9/1 73/19 73/24 79/13 80/17 65/24 101/14 101/19 disclosed [11] 15/21 11/9 11/12 11/14 11/16 83/11 96/10 99/9 99/12

D doesn't... [6] 101/18 101/18 115/4 115/5 117/1 117/4 doing [15] 12/25 52/23 53/6 57/3 61/25 62/24 68/15 68/16 72/3 85/8 91/16 107/10 115/25 122/6 122/25 dollars [2] 44/7 107/15 don't [93] 6/6 6/9 6/18 8/4 10/3 10/6 13/4 16/2 19/19 19/20 19/23 23/1 25/9 25/18 25/21 27/19 36/22 37/12 38/6 39/1 39/1 43/3 43/4 43/24 43/25 44/4 44/15 44/23 44/24 46/17 47/5 47/5 47/7 47/7 47/16 47/16 47/19 49/13 49/18 49/25 50/20 53/11 53/18 55/17 57/7 59/1 60/4 60/18 60/24 60/24 61/24 61/24 61/25 62/3 69/10 73/3 73/3 73/16 74/6 74/10 75/10 75/14 79/21 81/19 83/8 83/19 88/16 90/14 92/3 96/1 99/1 99/5 101/5 102/25 103/5 104/19 105/9 107/12 107/13 107/14 107/16 108/20 112/23 113/8 116/1 117/19 119/5 119/23 121/8 123/16 124/24 125/13 125/15 done [9] 12/11 56/18 57/12 63/15 68/21 70/11 92/3 104/1 104/5 double [1] 3/23 doubt [7] 66/11 85/3 85/7 86/6 86/7 86/22 114/16 down [3] 37/3 62/21 121/9 draft [2] 101/20 101/20 drafted [1] 103/13 drafter [1] 52/25 **drop [1]** 118/25 due [2] 56/15 120/20 during [5] 53/10 54/21 62/20 105/10 105/14 duty [1] 81/1 e-mail [9] 27/9 27/10 87/11 88/4 96/2 98/9 104/19 107/9 116/24 e-mails [19] 15/25 20/1 22/12 24/22 27/8 28/2 28/3 98/22 98/22 102/22 108/5 119/9 103/16 103/16 103/23 120/12 127/2 104/2 104/6 106/24 ensure [4] 37/25 39/4 39/9 122/20

107/5 108/24 117/3 125/21 e-signature [1] 22/17 each [23] 4/15 12/16

14/16 28/23 30/22

30/25 31/16 34/23 35/1 41/12 42/7 49/6 49/9 57/4 70/12 98/20 109/3 110/24 113/6 115/2 118/20 119/15 120/10 earlier [2] 48/16 92/3 easier [1] 119/22 easily [1] 88/2 easy [1] 26/20 EDCR [10] 74/15 74/16 75/4 75/19 77/17 78/12 78/17 89/8 113/5 121/20 effectuating [1] 115/5 effort [2] 74/1 75/9 efforts [4] 52/14 59/21 67/8 70/11 ego [15] 15/1 15/4 30/7 30/9 31/14 42/1 43/14 43/15 43/16 43/17 43/21 44/24 56/13 57/20 74/5 egos [8] 28/23 30/17 30/22 30/23 30/25 31/6 31/11 31/16 Ehasz [3] 16/9 31/22 36/5 eight [2] 102/1 119/4 either [9] 10/21 31/3 38/24 52/23 87/10 98/10 98/23 102/16 123/25 **electricity [2]** 117/18 117/21 electronic [1] 40/21 electronically [1] 42/21 elements [1] 15/4 eliminate [1] 88/16 else [7] 41/7 55/13 56/3 70/6 86/20 125/5 125/11 **embedded [2]** 108/24 109/2 **Emerald's [1]** 103/3 **emergency** [1] 14/23 **employee [3]** 50/22 53/11 53/15 **employees [9]** 17/10 51/12 51/13 51/17 53/8 54/17 59/2 59/9 59/10 employer [2] 59/24 60/3 enable [1] 104/9 end [9] 11/22 30/9 32/21 32/24 40/20 56/14 71/20 82/12 85/5 ending [1] 9/25 ends [2] 48/9 120/4 engaging [1] 105/6 enough [6] 101/22

entered [2] 17/5 33/14

enterprises [1] 59/1

entire [6] 5/21 6/10

6/16 6/19 6/20 7/21

entirety [14] 5/4 5/19 6/3 6/22 6/25 7/1 7/11 7/17 7/20 8/1 8/6 9/14 14/15 104/19 entities [21] 18/17 20/9 25/5 27/13 27/13 27/18 27/21 30/24 34/9 35/3 35/4 35/5 35/8 41/19 41/21 41/24 42/4 44/10 57/21 59/7 65/1 entitle [1] 113/22 entitled [1] 127/8 entity [12] 27/17 49/23 51/16 53/8 53/11 54/20 55/19 58/3 58/6 58/10 65/21 68/8 entry [1] 33/20 equipment [14] 17/22 18/2 18/5 18/7 18/11 18/19 18/21 19/4 19/7 29/25 44/6 44/14 96/3 99/4 equitably [1] 122/21 Erika [3] 18/1 19/10 29/23 **ESI [6]** 98/19 99/1 99/2 99/5 99/5 108/22 especially [1] 20/6 **ESQ [4]** 1/16 1/20 1/20 1/21 essentially [11] 14/8 15/17 16/3 19/14 23/1 25/5 30/19 35/5 77/1 109/24 110/6 establishment [1] 70/1 et [6] 62/8 62/18 66/25 70/16 86/12 121/23 et cetera [1] 62/18 **EUPHORIA** [76] 1/7 1/20 2/3 3/6 3/14 3/16 4/22 6/6 7/8 7/16 7/25 8/8 8/18 11/7 11/13 13/5 13/10 17/2 17/16 17/18 17/21 18/14 27/10 33/3 34/5 35/12 35/14 41/1 41/1 43/18 43/22 44/11 45/22 49/18 56/13 56/16 58/7 58/20 61/20 61/22 62/6 62/23 63/15 64/18 72/16 72/21 73/2 73/22 74/5 74/25 78/24 79/8 79/17 82/4 82/25 87/12 88/2 89/2 90/18 93/17 96/6 96/9 96/13 98/11 98/23 102/4 102/8 102/20 105/14 108/24 110/15 114/1 114/20 115/13 120/16 121/25 **Euphoria's [18]** 8/2 17/15 30/5 33/9 33/16 33/16 35/6 43/2 57/13 57/24 73/12 77/20 77/25 79/8 89/17 95/3 95/17 96/23 evade [2] 25/3 42/3 **evaluate [9]** 8/5 67/13

67/18 67/19 71/13

102/5 104/21 108/13

evaluated [1] 71/5 even [25] 6/11 7/12 7/13 19/21 24/12 25/6 28/18 29/20 34/7 53/17 53/18 60/21 65/23 66/1 66/21 66/22 67/3 74/2 75/25 86/19 88/5 98/2 102/19 108/6 111/7 ever [3] 59/3 59/5 84/17 every [10] 9/6 13/16 30/10 33/23 33/24 35/2 41/12 76/25 77/15 81/1 everybody [3] 67/19 94/17 124/10 everybody's [3] 70/19 70/20 84/1 everyone [6] 57/4 66/11 67/21 69/2 122/20 126/14 everyone's [1] 29/13 everything [19] 21/16 25/1 25/17 66/10 66/12 81/14 81/15 81/18 84/13 86/23 90/6 98/15 98/19 99/23 107/4 110/7 120/15 126/21 127/2 evicted [1] 43/6 evidence [5] 33/4 44/21 50/24 63/2 71/6 evidentiary [33] 26/3 63/23 64/23 65/10 65/13 67/14 67/20 68/20 69/7 69/16 69/25 70/5 70/7 70/17 70/24 70/24 71/6 71/7 72/24 74/4 74/9 77/24 114/14 119/20 122/6 122/10 122/13 122/14 122/18 123/14 124/24 125/2 125/6 exact [1] 100/2 exactly [2] 35/15 84/24 **example [9]** 16/7 23/8 47/4 48/1 49/16 58/23 66/13 77/5 87/18 examples [3] 65/15 117/12 117/16 exasperated [1] 24/7 except [1] 20/2 **exchange** [1] 86/3 **exchanged** [1] 62/20 **exchanges** [1] 108/25 excluded [1] 43/7 excuse [1] 70/18 excuses [1] 63/15 **executed** [1] 14/3 exhausted [1] 24/5 exhibit [16] 5/21 6/4 6/9 6/25 7/1 8/22 8/25 9/2 14/8 15/11 15/14 34/22 35/23 36/1 41/11 Exhibit_20111_R34/22PEND

exhibits [17] 4/4 5/6 5/12 5/20 6/23 7/19 8/3 8/7 8/12 8/18 9/12 10/5 12/1 34/21 41/10 43/1 81/17 Exhibits 2 [1] 43/1 exist [14] 24/22 24/23 24/25 25/1 25/6 25/8 25/9 25/21 27/19 28/3 63/3 63/25 73/2 73/3 existence [1] 51/18 exists [7] 19/24 27/16 28/6 31/6 56/17 81/2 87/24 **expecting [1]** 30/14 expenses [1] 121/23 expert [13] 14/22 14/25 15/2 15/7 30/20 44/16 44/17 44/18 44/22 57/14 57/16 57/18 57/18 explain [6] 16/24 20/23 24/3 26/18 67/11 111/24 explained [1] 29/17 **explaining [1]** 64/10 explains [1] 119/8 explanation [4] 22/20 87/2 96/16 100/22 explanations [3] 95/18 101/17 119/6 explored [1] 53/10 express [1] 120/24 **expressed** [1] 114/8 **expressly [1]** 67/1 extended [2] 14/24 44/20 extent [10] 33/6 41/21 65/25 67/10 68/11 85/12 85/13 87/6 108/14 108/15 extents [1] 98/19 face [1] 89/4 facility [19] 17/2 17/3 18/11 24/19 30/4 30/4 30/5 43/5 43/6 43/6 43/8 44/2 44/3 44/15 60/15 62/21 96/3 105/6 105/10 fact [16] 20/21 31/12 32/10 33/4 34/1 47/21 59/9 74/3 77/20 83/5 89/20 102/6 104/16 107/8 111/1 115/10 facts [14] 33/3 33/4 35/3 43/4 44/13 57/21 79/14 105/8 105/25 106/3 107/17 110/20 113/22 125/13 failed [2] 43/22 58/25 **fails [1]** 78/17 failure [10] 2/5 2/7 11/14₀41/25 79/17 84/21 97/1 102/13 114/21 120/17 fair [4] 106/14 106/17

118/20 15/14 Exhibit 2 through [1] 41/11 **Exhibit A [2]** 15/11

F	67/25 69/1 78/9 78/11	G	goes [3] 9/6 24/25 42/6	14/18 14/24 15/22
foir [2] 112/11 126/16	92/16 108/21 115/20	game [2] 62/10 62/10	going [110] 3/6 5/1 9/2	15/23 15/24 15/25
fair [2] 112/11 126/16	120/21	game [2] 63/10 63/10	9/5 9/15 10/9 10/10	16/20 17/6 19/9 19/11
fairly [1] 122/21	first-party [1] 59/5	Garman [2] 18/1 30/7	10/10 10/16 10/19	22/24 23/14 23/20
fairness [2] 32/17	fleshed [1] 120/25	gatekeeper [1] 124/5	11/19 12/15 13/8 14/6	24/21 25/2 27/9 30/6
44/12	fleshing [1] 10/13	gather [1] 44/21	18/4 20/11 22/4 28/11	36/11 37/24 38/13
faith [3] 52/14 59/21		gave [7] 14/15 65/15		
67/8	flimsy [1] 34/5	66/13 85/2 85/6 85/17	29/20 32/13 32/20	38/15 41/24 50/12
false [2] 16/7 44/12	floor [1] 91/8	114/15	32/23 42/16 45/25 46/1	51/13 59/5 59/9 59/10
familiar [4] 100/18	flush [2] 7/22 127/2	general [1] 12/10	56/3 56/4 56/12 57/18	62/11 62/12 62/22 64/3
101/10 107/17 107/18	focus [5] 45/1 46/3	generalized [1] 104/18	59/1 64/12 64/14 64/15	65/24 83/5 85/23 87/7
family [3] 58/24 58/25	76/18 91/2 94/15	generally [6] 10/12	64/17 64/21 64/22	94/7 98/15 99/21 108/8
	focused [2] 23/10	91/14 91/15 91/19	64/24 65/6 65/6 65/8	109/6 111/7 111/7
124/10	47/10		65/9 65/14 66/6 67/11	112/13 112/20 112/21
far [1] 72/14	focusing [4] 69/23	103/19 104/12	67/13 67/13 67/18	120/1 120/12 124/13
fashion [1] 12/14	84/13 84/14 92/16	generous [2] 79/11	67/18 67/19 68/1 68/19	126/19 127/2
February [1] 11/21	folks [4] 28/13 68/23	79/12	69/7 69/21 69/25 70/1	half [2] 44/6 44/8
federal [1] 58/3	112/22 120/15	get [37] 3/5 3/17 7/21	70/4 70/6 70/7 70/10	hand [1] 18/15
feel [7] 3/5 4/11 34/19		11/22 12/10 15/8 16/16		
56/2 66/23 75/7 115/22	follow [2] 17/11 17/11	18/19 18/21 19/7 19/17		handle [3] 104/24
feeling [1] 32/3	following [4] 23/4	19/25 21/11 21/16	71/7 71/12 71/13 71/20	105/1 105/4
fees [14] 32/12 33/18	25/13 25/15 112/9	25/10 27/20 28/12		happened [7] 19/20
56/22 72/21 75/3 76/9	follows [4] 35/3 43/5	30/14 31/7 32/9 67/8	78/2 78/19 79/22 91/10	21/13 28/5 64/5 65/22
	64/15 73/9	71/8 73/23 77/9 88/12	93/13 103/18 105/8	94/3 98/13
79/3 79/9 89/14 89/16	footnote [2] 119/1		106/11 111/9 112/8	happening [2] 30/3
93/12 93/20 109/20	119/8	88/13 89/22 91/22 92/3	112/9 113/8 114/10	91/2
109/25	forced [2] 25/3 75/11	94/16 95/3 105/4	114/25 115/1 118/5	happens [3] 76/25 77/2
felt [1] 66/21	formalities [1] 31/5	113/18 115/15 123/12	118/16 119/20 120/7	91/5
few [3] 15/15 61/9 71/8	format [1] 113/5	124/19 125/13	120/14 120/14 121/2	happy [68] 1/17 2/4
figure [1] 23/3		gets [1] 12/21		
file [4] 73/21 76/25	forms [8] 50/10 50/14	getting [4] 16/19 19/14	121/3 121/4 121/16	3/10 11/9 13/2 13/12
77/3 91/5	51/13 52/9 55/14 55/23	102/1 115/7	122/2 122/5 122/7	27/4 27/5 27/13 28/15
filed [22] 4/7 6/10 8/2	59/15 59/15	give [25] 3/17 8/16	122/7 122/18 122/19	33/1 33/5 33/5 33/23
8/15 33/20 34/21 35/23	forth [8] 37/16 74/16	15/2 16/7 18/2 21/22	122/23 123/11 123/12	34/2 34/8 34/24 41/14
41/10 42/17 42/18	74/20 78/12 78/13 79/4	24/7 30/19 31/1 51/7	123/25 124/21 125/5	42/7 43/15 43/15 45/10
	84/10 121/24	61/9 65/6 86/5 88/4	125/12 125/16	45/14 45/15 45/15
72/10 80/20 83/12	forward [4] 14/20		gone [2] 21/16 81/16	45/17 46/6 46/7 46/7
89/20 90/20 93/21	121/22 124/21 126/12	104/13 104/20 114/12	Gonzalez [5] 14/1 14/3	46/12 46/21 47/1 48/2
94/21 98/15 110/1	forwarding [2] 107/5	115/14 117/12 117/15	18/3 76/24 77/15	48/5 48/5 49/12 49/17
111/11 112/21 112/21	117/3	118/2 118/2 119/15	good [7] 3/9 3/15 4/19	50/2 50/9 50/11 50/13
files [1] 12/7	found [1] 86/20	119/21 122/7	6/1 52/14 59/21 67/8	51/11 51/23 52/2 52/3
filing [6] 65/20 73/6		given [10] 7/2 14/22		
74/25 83/6 88/3 88/3	four [6] 27/23 47/24	20/3 40/11 40/13 67/3	good-faith [3] 52/14	52/8 52/12 52/15 52/16
filings [1] 43/23	47/25 80/20 108/25	73/12 75/11 98/18	59/21 67/8	52/22 53/2 53/4 53/5
final [3] 12/21 120/2	109/1	116/8	got [19] 3/4 3/19 4/1	53/6 53/9 54/16 58/24
120/14	frame [2] 105/4 105/11	gives [3] 107/24 119/2	9/3 11/6 11/7 58/18	64/19 65/2 65/17 65/20
finally [2] 32/1 79/7	free [4] 3/5 34/19 56/2	119/23	63/13 63/14 91/9 98/19	66/7 68/2 73/18 78/25
	115/22		103/1 103/2 106/10	87/10 87/24 88/6
financial [11] 15/3	Friday [6] 122/8 122/9	giving [7] 66/11 86/22	107/14 108/4 110/3	Happy Campers [7]
15/22 27/7 30/14 30/18	122/17 123/12 125/15	91/4 115/21 115/25	113/13 118/1	2/4 65/17 65/20 66/7
31/3 35/7 41/20 49/16	126/12	118/6 122/21	gotten [3] 23/5 32/3	68/2 73/18 78/25
57/18 61/21	frivolous [6] 72/22	glad [3] 81/17 124/12	92/15	Happy's [2] 50/22
financially [1] 43/10	74/8 75/1 76/6 76/8	124/15	governmental [1] 68/8	50/25
financials [4] 24/24		global [1] 4/16		
24/25 29/21 49/24	77/16	go [68] 3/8 3/14 4/18	grand [1] 44/10	harsher [1] 85/8
find [14] 10/9 18/10	front [11] 5/2 9/4 13/25	5/24 9/5 9/21 11/5 12/6	grant [8] 10/5 10/16	has [55] 7/25 8/4 10/4
32/10 42/16 45/7 68/22	14/1 14/2 24/4 30/6	12/18 13/13 18/7 21/24	12/1 18/4 33/15 64/17	16/25 18/5 18/15 27/17
69/3 69/6 69/8 69/24	32/22 60/4 76/24	22/5 22/14 23/14 24/10	114/25 115/1	29/17 29/18 30/11
	111/23		granted [7] 12/3 14/6	31/13 33/6 37/5 41/1
78/15 79/14 100/2	frozen [1] 101/4	27/8 29/6 30/21 33/5	14/14 33/16 70/23	41/12 43/22 44/11 46/6
122/12	frustrated [1] 82/8	34/8 34/19 34/20 34/22	93/10 123/4	47/14 51/23 52/12
finder [1] 111/2	fulfilled [1] 77/17	35/21 37/8 40/15 40/17	granting [1] 79/1	52/15 53/2 56/13 56/16
finds [2] 66/12 78/11	full [8] 10/13 16/1 57/4	41/7 41/8 41/9 42/7	great [2] 98/19 126/11	57/4 58/1 59/21 59/25
fine [1] 70/7	85/17 86/22 113/24	48/2 48/4 51/4 51/20	grouping [1] 9/24	
finish [3] 34/18 103/7		56/2 56/6 61/6 65/17		60/5 61/20 63/5 68/14
116/12	114/15 116/24	65/24 69/10 71/9 71/9	guard [1] 96/22	68/20 69/16 71/22
finished [1] 104/6	fully [7] 16/24 54/21	71/11 71/18 72/7 76/22	guess [6] 31/4 61/4	72/24 74/20 77/25
firm [1] 29/23	55/18 86/8 115/15	79/25 80/5 86/24 89/12	61/19 65/21 108/8	80/13 80/24 81/8 82/1
first [29] 4/2 6/21 6/21	120/15 122/20	97/3 97/18 98/2 98/20	116/19	89/24 90/20 106/4
9/3 12/7 12/8 18/22	furnish [1] 68/9	99/20 100/5 100/5	guys [1] 114/14	107/9 108/25 110/4
	further [7] 34/13 57/8			111/2 113/11 114/8
25/25 29/12 29/15	74/11 76/3 89/23 89/25	100/16 101/16 103/8	H PETITIONER'S APPEND	1×11/5/9 ₀ 122/11 124/10
42/21 47/10 48/8 51/8	103/18	104/22 105/8 105/9	H PETITIONER'S APPEND had [61] 4/3 6/13 7/13	hasn't [4] 10/13 12/11
51/9 52/11 59/5 60/16	future [1] 107/5	110/5 116/15 127/4	8/1 9/21 9/22 10/13	61/13 97/1
64/22 65/17 66/16		goal [1] 124/5		have [222]

Н **Henderson** [5] 36/6 36/17 37/10 37/16 haven't [11] 23/5 40/25 68/22 58/21 60/8 62/10 81/25 her [38] 14/2 16/10 92/15 97/8 102/3 104/6 20/6 20/7 20/7 22/21 120/1 22/21 22/22 22/23 23/2 having [18] 9/23 32/1 23/3 30/11 31/22 36/11 32/12 43/14 51/16 36/14 36/15 37/11 57/22 61/19 68/19 37/13 37/25 38/16 75/20 77/11 97/21 38/19 38/19 38/20 103/25 114/5 114/14 38/23 38/24 39/2 39/14 115/17 117/10 121/23 39/14 39/17 39/19 123/21 39/19 40/5 40/5 68/12 he [33] 5/14 12/21 14/9 68/14 68/16 116/12 14/10 14/10 14/12 15/5 125/4 18/10 18/15 18/20 25/3 here [47] 13/21 14/23 25/6 25/6 27/17 27/17 15/1 17/17 17/23 20/12 27/18 30/20 30/21 23/12 24/6 27/23 30/13 31/13 31/14 31/19 30/17 31/2 32/6 33/2 31/20 54/13 57/11 37/9 40/25 41/6 47/24 63/21 104/21 109/22 54/22 55/11 55/21 109/24 110/4 110/6 56/12 57/20 61/25 110/19 110/19 111/19 63/24 64/10 77/12 he's [7] 18/9 31/14 77/22 79/20 81/1 82/4 31/15 40/4 110/3 83/8 87/25 88/1 88/7 111/22 125/25 91/2 96/1 96/21 98/4 heading [2] 114/4 99/2 103/16 103/18 114/20 106/15 110/2 112/12 Health [1] 110/19 123/18 125/14 hear [17] 4/15 9/12 here's [7] 4/9 78/2 12/17 13/8 13/15 18/8 103/17 103/18 113/7 63/14 67/19 69/16 119/18 120/14 70/15 72/1 79/22 90/21 hereby [1] 127/7 91/14 99/18 113/24 herring [1] 44/12 125/4 herself [1] 39/15 heard [17] 4/6 12/8 hey [3] 21/10 57/16 12/14 12/15 13/19 76/6 18/22 22/2 33/11 76/20 high [1] 96/2 90/6 90/7 91/25 91/25 higher [1] 98/11 92/2 92/9 93/1 119/17 highlight [1] 25/6 hearing [59] 4/21 7/8 highlighted [2] 43/23 7/10 7/12 10/18 11/20 73/6 11/22 26/3 46/12 46/12 highlights [1] 35/12 54/23 55/1 55/8 60/16 him [7] 18/10 23/4 25/3 63/11 63/23 64/24 65/6 28/12 81/7 110/1 65/10 65/13 67/15 111/11 67/20 68/20 69/7 69/16 his [12] 5/16 12/23 69/25 70/6 70/7 70/17 18/15 25/3 31/16 57/11 70/24 70/25 71/6 71/7 63/21 72/1 78/20 72/25 74/4 74/9 77/24 110/13 110/22 111/11 84/18 92/19 93/23 **historical** [1] 107/12 94/13 113/5 114/3 hold [5] 8/9 64/23 114/14 115/15 115/16 101/3 110/12 112/24 119/20 121/1 122/6 **holding [1]** 114/13 122/10 122/13 122/14 Honestly [1] 60/18 122/18 123/14 124/13 Honor [157] 124/24 125/2 125/6 **HONORABLE [1]** 1/11 125/19 hopefully [3] 77/23 hearings [7] 4/12 124/2 124/18 11/18 94/18 112/19 hours [3] 14/6 63/11 123/20 124/14 124/21 127/1 heavily [1] 17/10 house [6] 16/18 19/15 held [1] 120/5 36/20 36/21 64/6 70/2 help [2] 28/5 113/1 how [31] 20/5 21/11 helped [1] 28/3 23/13 30/4 32/8 34/14 helpful [1] 22/3 39/24 42/8 54/5 55/19 helps [1] 87/2 56/17 65/3 67/5 68/24 hence [2] 112/15 69/10 71/12 79/5 80/19

114/24

107/2 108/15 111/3 121/19 122/13 122/15 however [9] 4/5 13/2 44/2 50/4 52/14 65/21 80/23 108/17 113/15 huh [4] 22/19 34/25 111/17 116/15 hundred [1] 81/15 husband [4] 16/10 22/21 31/23 58/23 hypothetical [2] 117/12 117/16 I'II [14] 3/14 11/21 12/17 62/5 68/23 73/20 75/5 81/17 99/12 106/20 114/19 116/12 119/3 125/11 I'm [126] 3/22 4/17 5/8 7/7 7/8 7/10 7/12 7/21 8/2 8/10 8/13 8/14 9/5 10/10 12/12 12/15 13/19 15/12 16/2 18/4 20/11 21/1 21/1 24/6 28/11 28/11 29/3 32/17 32/20 32/25 34/8 38/3 38/19 40/9 40/10 40/11 40/13 40/20 42/7 45/4 45/5 47/1 48/2 49/12 50/16 51/4 51/5 51/7 51/15 51/21 52/25 52/25 53/17 54/8 54/8 54/23 55/1 55/8 59/8 60/16 61/5 61/23 65/6 66/10 66/10 67/9 67/13 67/18 67/18 67/20 68/1 68/3 68/12 68/19 69/25 71/13 71/14 73/21 75/15 77/11 79/22 81/11 82/7 82/14 83/21 84/12 87/22 90/25 91/16 92/6 92/15 95/12 95/13 98/7 100/2 100/3 101/16 103/9 103/25 104/18 104/25 107/18 111/9 111/9 113/7 114/3 114/6 114/10 114/13 114/19 114/19 114/20 115/12 115/20 115/20 117/11 117/15 119/19 119/19 121/3 122/7 122/19 123/11 124/12 124/23 126/14 l've [9] 9/3 37/11 51/12 58/18 65/16 84/22 85/1 106/9 120/12 **I-9's [2]** 59/15 62/8 i.e [1] 122/8 idea [3] 44/9 76/8 104/12 identified [10] 47/15 51/23 52/13 52/15 53/2 54/4 54/16 59/22 80/12 103/23 identifies [1] 90/17 identify [4] 48/2 77/25 84/5 89/4 99/12 101/19 80/9 80/9

104/13 106/19 106/21

if [161] image [4] 109/2 109/2 109/2 119/10 images [3] 108/23 118/25 119/2 impact [2] 4/6 108/12 impacts [1] 4/11 impermissible [1] 66/5 impermissibly [1] 66/13 imply [1] 53/3 implying [1] 108/1 importance [1] 96/2 **important [1]** 16/23 importantly [1] 31/20 **impossible** [1] 95/20 **improper [2]** 56/19 85/14 impropriety [1] 23/9 in [324] in-camera [2] 118/4 118/5 inaccurate [1] 49/15 inadvertently [1] 94/4 inappropriately [1] 73/12 INC [1] 1/25 inclination [2] 79/20 114/4 inclined [5] 113/7 113/10 115/12 119/19 119/19 include [8] 6/9 67/15 77/4 85/11 85/13 85/21 87/5 95/19 included [12] 6/4 14/4 14/16 14/17 28/19 30/12 31/20 41/16 72/9 83/3 94/23 112/14 includes [4] 9/4 76/25 86/11 100/21 including [8] 14/21 32/11 59/14 71/3 82/2 84/2 105/8 124/10 inclusive [2] 54/12 54/12 income [3] 58/3 58/11 58/13 incomprehensible [1] 67/4 inconsistency [1] 6/14 inconsistent [1] 56/18 incorporates [1] 50/1 **incorrect [3]** 20/6 24/11 27/25 independent [3] 50/22 53/20 74/20 independently [4] 46/18 57/5 91/7 117/18 index [1] 9/5 indicated [3] 93/16 93/18 95/4 indicates [2] 74/25 81/23 indiscernible [9] 3/5 4/24_6/18/50/24 59/23/10 interregatories [17] 67/25 90/13 104/24 110/20 individual [6] 14/9 20/7 37/23 38/5 39/24 68/13

21/14 31/24 58/14 58/15 individuals [6] 20/10 20/13 32/7 53/4 54/17 59/6 indulge [2] 16/25 48/2 industry [1] 17/11 inferring [1] 108/2 inform [1] 45/3 information [76] 14/21 15/17 15/18 15/24 15/25 16/6 19/17 20/3 21/17 21/19 22/13 24/13 27/25 31/6 31/8 32/8 35/10 35/10 35/21 37/6 37/6 37/13 40/23 41/20 42/4 43/13 49/17 50/23 56/15 57/13 57/17 60/4 60/8 61/18 61/20 62/4 63/20 63/20 64/5 64/9 64/25 67/9 68/9 68/14 68/15 69/5 69/5 69/17 69/20 70/10 70/16 73/10 77/4 80/14 81/12 97/9 98/3 102/22 104/8 106/24 107/13 107/19 107/25 108/3 108/5 108/10 112/14 113/14 116/5 116/18 116/18 117/1 117/24 118/15 119/15 125/14 informed [2] 10/4 51/12 informing [1] 40/20 initial [17] 59/18 83/20 84/15 85/3 85/4 85/24 85/25 86/2 86/4 86/9 88/12 88/16 88/23 89/5 109/1 114/24 121/7 initially [4] 60/13 60/13 66/20 93/8 inquiry [1] 56/16 insinuated [1] 29/18 instance [2] 16/7 54/16 instead [7] 21/13 78/14 79/25 86/3 114/24 121/11 122/6 instructions [1] 83/1 insure [1] 124/4 intangible [1] 104/4 intended [3] 44/22 79/13 120/19 intending [1] 121/10 intention [2] 73/17 113/2 intentional [1] 19/5 intentionally [2] 41/2 75/2 interest [4] 18/5 35/8 51/16 122/23 interesting [1] 69/12 interference [4] 19/5 34/15 44/14 101/2 interplay [1] 30/3 interrelated [1] 27/15 14/17 16/5 16/6 16/22

36/18 37/1 37/19 37/21

55/15 57/5 58/9 61/7 125/19 60/5 60/24 60/25 62/19 93/5 99/18 116/12 64/21 65/8 68/9 68/23 July [2] 50/9 52/8 62/25 63/24 64/5 64/7 119/19 125/1 interrogatories... [5] 70/1 70/6 77/2 78/12 juncture [2] 65/11 73/5 73/20 75/14 76/5 **let's [15]** 8/9 11/5 68/24 68/25 70/5 70/9 78/13 79/11 79/23 80/1 77/11 77/21 82/10 39/14 65/17 67/25 68/5 127/4 70/12 81/17 82/1 84/13 88/20 **just [90]** 3/22 3/23 4/3 82/11 82/12 87/16 71/8 71/9 71/11 81/15 interrogatory [17] 20/6 92/23 98/9 98/10 98/10 4/17 5/7 5/12 6/14 9/10 87/19 87/19 87/22 88/4 90/15 91/2 93/3 105/3 22/7 24/10 24/12 35/16 99/4 100/6 100/7 101/4 11/24 12/13 12/24 88/9 91/9 92/14 100/6 105/22 35/17 35/18 36/2 37/16 102/19 102/24 103/16 16/24 16/25 19/21 20/5 100/8 101/5 101/6 letter [9] 87/11 88/4 67/23 67/24 68/3 68/18 103/24 104/11 104/11 20/25 21/17 21/25 23/8 102/16 102/25 105/12 103/12 122/8 122/17 68/19 69/21 85/20 104/17 104/21 104/23 24/2 24/3 27/8 28/11 106/9 106/21 107/8 123/11 125/15 125/15 125/4 106/14 106/21 107/21 29/3 31/9 32/17 34/18 107/10 107/12 107/13 126/12 interrupt [1] 97/16 108/18 109/9 109/11 37/14 38/19 41/6 43/3 107/15 109/5 109/14 letters [2] 59/17 123/24 interrupting [2] 106/10 109/18 112/2 112/2 45/4 47/14 48/12 49/10 114/3 117/19 117/25 level [2] 98/11 124/9 106/16 liability [1] 58/8 113/8 113/13 113/19 51/10 51/20 51/21 119/11 122/13 124/2 into [22] 9/21 11/17 52/25 53/14 56/9 61/10 114/5 116/21 117/7 124/17 124/18 124/20 licensee [2] 17/3 17/3 12/20 14/19 17/5 19/12 117/10 117/23 117/24 63/8 63/19 64/1 66/10 124/22 124/23 lies [1] 79/21 30/10 44/19 66/9 78/20 118/1 118/9 120/14 69/6 69/18 75/7 76/23 knowledge [4] 38/1 light [2] 79/11 120/17 81/16 83/11 85/25 86/8 123/24 124/19 126/15 77/13 79/7 80/17 82/14 38/22 39/24 51/12 like [38] 9/2 10/2 10/5 86/24 88/18 99/4 105/8 126/15 84/13 88/10 90/2 90/5 known [1] 36/25 10/20 13/2 18/5 21/9 105/9 107/14 110/5 items [3] 33/21 49/19 90/10 90/25 91/23 **knows [3]** 36/14 37/15 27/19 28/2 33/8 34/15 115/7 92/19 93/20 94/16 34/15 47/13 49/16 102/11 101/1 introductory [2] 9/5 Kristin [29] 16/8 16/10 50/16 54/13 58/23 69/1 its [22] 4/13 6/8 14/15 95/13 96/12 96/15 10/2 33/16 43/7 44/11 52/17 99/14 100/21 101/21 17/7 17/25 18/25 19/14 76/16 76/21 84/23 invade [1] 50/25 55/19 57/10 57/14 101/21 102/4 105/24 19/21 20/5 21/6 22/8 91/12 91/16 101/21 inventory [4] 96/4 58/11 60/15 60/15 73/1 106/20 106/23 107/5 22/17 23/15 25/14 108/16 112/23 115/13 108/7 108/7 116/23 73/1 74/20 82/14 89/18 107/11 108/20 110/18 25/18 25/19 31/22 116/22 116/23 117/2 investigation [4] 24/19 93/18 114/9 124/5 111/9 114/6 117/3 31/22 36/5 36/12 38/12 117/10 118/1 118/25 49/22 102/17 110/7 125/16 117/12 120/2 120/3 38/14 40/22 51/15 119/4 119/5 123/23 invoices [1] 103/3 itself [5] 58/6 75/18 124/8 124/8 124/17 51/23 52/13 53/3 53/9 125/18 126/13 involved [10] 17/24 124/22 125/9 55/12 125/1 104/8 106/25 108/11 likelihood [1] 102/19 18/24 19/1 19/21 19/24 KURSHUMOVA [2] justify [1] 42/1 likely [2] 73/20 123/16 25/18 41/6 49/20 49/21 JUSTIN [1] 1/20 1/21 15/16 limited [9] 4/7 5/3 5/17 49/22 **JANUARY [8]** 1/12 3/1 8/2 10/6 20/2 41/15 involvement [2] 19/11 11/19 11/20 12/2 16/15 43/13 58/8 54/20 90/22 94/1 keep [11] 5/16 5/19 lack [1] 15/9 line [9] 42/6 95/19 **irrational** [1] 25/8 iars [2] 108/9 108/9 17/8 44/6 44/18 47/13 laid [2] 56/8 83/3 95/19 98/25 100/21 is [398] **JD [1]** 1/25 47/14 62/24 97/5 **LAS [1]** 2/8 101/11 101/20 103/19 isn't [17] 34/12 40/24 **JOANNA [1]** 1/11 106/16 106/17 last [5] 16/15 44/8 77/9 104/19 41/20 46/23 57/18 73/3 job [1] 39/4 keeping [1] 44/7 96/15 99/18 lines [1] 119/4 73/13 77/13 77/14 81/1 Joe [10] 18/9 18/15 **Kennedy [23]** 14/9 later [6] 4/5 11/18 list [9] 24/25 40/25 81/12 83/7 83/7 90/24 18/17 18/22 18/25 19/3 18/9 18/15 18/23 19/1 18/14 92/1 97/9 98/2 50/8 52/7 52/22 55/11 103/21 105/19 108/16 19/10 27/17 30/23 19/10 23/14 25/2 25/15 laundry [1] 40/25 55/12 55/21 55/22 issue [39] 5/12 6/3 7/8 law [7] 17/11 17/18 125/24 25/16 27/11 27/17 listed [7] 20/24 21/6 7/9 7/11 8/11 16/19 joint [6] 43/9 49/20 30/24 31/13 40/2 40/3 17/20 22/22 41/22 53/5 36/17 53/22 53/22 17/15 21/18 21/20 50/20 61/22 80/16 51/15 51/23 52/13 53/2 79/14 53/23 65/1 24/15 30/10 35/12 80/17 55/12 57/10 125/24 laws [1] 17/16 listened [1] 97/19 40/24 41/3 44/24 46/23 jointly [1] 4/12 Kennedy's [4] 18/17 lawyer [1] 39/4 lists [1] 53/2 47/9 47/10 57/24 80/19 JONES [4] 1/20 105/13 19/3 53/10 55/1 lay [2] 16/1 82/2 **literally [1]** 5/9 80/23 81/5 87/20 89/17 lays [2] 15/16 89/14 105/14 109/6 kept [5] 17/21 44/14 litigate [1] 44/11 93/7 93/22 95/3 97/12 Joseph [5] 51/15 51/23 62/11 62/12 62/13 lead [1] 50/24 litigated [1] 73/7 100/18 102/18 107/14 52/13 53/2 55/12 kicked [1] 60/15 learned [1] 18/25 **litigation [20]** 17/1 111/5 113/9 113/15 JUDGE [25] 1/11 14/1 kind [6] 16/25 24/3 learning [1] 30/3 19/6 19/13 20/21 21/10 114/10 115/8 117/11 14/1 14/3 15/1 18/2 32/23 86/4 113/16 least [11] 10/13 27/13 28/16 31/15 43/11 46/6 121/9 18/3 18/4 18/10 18/13 121/4 31/19 52/2 64/10 70/14 56/11 81/7 98/13 98/16 issued [2] 89/13 90/16 18/16 18/18 18/19 77/10 84/16 103/2 **KISHNER [1]** 1/11 104/24 105/2 105/7 issues [15] 4/14 10/4 18/20 19/11 19/12 30/6 knew [3] 22/10 39/20 118/25 125/11 105/9 105/20 105/21 13/4 33/6 33/9 56/12 30/8 30/10 30/11 76/24 112/17 leave [1] 54/13 124/5 74/4 84/19 89/4 110/10 77/14 90/13 97/10 know [95] 6/6 8/4 9/24 left [3] 26/23 27/3 little [23] 6/12 24/7 111/16 113/4 114/14 101/4 10/1 10/21 19/19 19/20 43/10 25/10 26/9 40/18 52/6 118/1 127/3 Judge Allf [5] 18/2 19/23 20/21 22/3 22/21 legal [8] 71/24 106/2 57/5 65/24 74/5 81/12 issuing [1] 85/5 18/4 18/13 18/20 30/11 24/4 24/6 24/20 25/7 106/3 116/19 117/2 82/7 99/8 99/10 103/24 it [315] Judge Allf's [2] 18/10 26/20 27/9 27/9 27/25 117/25 118/14 118/17 103/24 103/25 108/4 it's [89] 7/9 7/25 9/7 32/15 34/3 36/15 36/22 19/12 lender [1] 19/9 110/18 111/25 113/6 10/9 16/23 17/15 18/9 37/12 38/4 41/3 43/4 lenders [2] 18/6 53/21 Judge Gonzalez [1] 113/12 115/2 122/2 19/20 21/17 22/3 25/8 18/3 43/12 43/13 45/21 lengthy [1] 63/12 live [1] 64/8 25/11 27/20 28/6 30/8 lenient [1]_N206/10 let [16] 4/15 5/24 26/4 judgment [12] 8/19 46/17 48/21 48/22 **Lives [6]**0.337/9 37/10 30/15 38/18 39/4 41/23 18/18 25/25 29/9 29/18 48/25 53/18 53/19 37/12 37/15 38/5 82/12 43/10 44/7 44/12 45/20 29/21 30/23 72/24 54/10 56/12 56/19 29/22 46/14 46/16 47/3 **living [2]** 68/21 70/3 50/19 54/3 54/11 54/13 73/23 123/7 123/10 57/19 58/23 59/2 59/8 52/6 63/24 74/24 79/25 **LLC [11]** 1/4 1/7 1/16

LLC... [8] 1/16 1/17 1/17 1/20 2/4 2/4 2/4 LLC's [1] 2/3 loaned [1] 27/11 located [1] 36/21 location [4] 50/11 54/18 55/15 55/24 locations [2] 50/14 52/10 log [88] 2/6 2/7 11/14 79/18 79/21 79/24 80/2 80/4 80/7 80/12 80/17 M 80/18 80/25 81/2 81/5 81/8 81/19 81/21 81/25 82/5 82/6 82/19 82/21 83/9 83/15 84/6 84/10 84/20 84/21 85/12 85/16 85/21 89/5 89/17 90/18 93/11 93/16 94/10 95/4 95/10 96/10 96/24 97/1 97/25 98/6 98/8 98/9 98/18 98/21 99/10 99/22 100/10 100/10 100/20 100/25 101/14 101/25 102/9 102/24 103/10 103/15 107/11 107/24 108/22 109/1 110/6 110/13 111/12 111/15 111/20 113/4 113/12 113/18 113/19 114/7 114/12 114/21 115/4 115/18 116/3 116/4 117/4 117/20 120/17 122/1 122/4 122/11 122/19 **logic** [1] 73/1 logo [2] 108/25 109/1 logs [1] 97/20 long [6] 32/14 55/19 58/21 71/12 98/14 122/14 long-standing [1] 98/14 longer [9] 7/4 19/21 25/18 35/4 40/4 41/19 53/9 64/1 75/12 look [32] 5/14 9/2 15/14 22/6 26/22 45/19 57/9 67/23 68/5 68/18 68/25 73/6 84/13 86/7 86/15 86/17 86/18 87/16 91/8 96/9 99/22 104/11 105/22 107/11 107/19 108/14 111/3 117/4 119/5 122/12 122/16 126/12 looked [11] 25/9 45/10 48/19 59/19 65/16 65/16 66/14 86/12 99/23 100/16 120/15 looking [18] 8/13 8/14 28/21 29/3 30/19 45/5 47/13 49/12 66/10 69/1 74/14 83/24 101/15 107/7 107/20 114/4 114/6 119/3

looks [4] 36/4 79/10 86/5 101/13 losing [1] 101/6 losses [2] 58/11 58/13 lot [10] 4/16 55/20 63/19 63/20 75/9 82/11 91/5 94/18 106/15 107/16 lots [2] 33/12 124/14 **LOVELOCK [9]** 1/20 3/16 43/24 44/13 89/21 105/13 105/14 106/4 124/20 machines [1] 117/11 Madam [1] 11/25 Madame [1] 11/25 made [18] 13/17 15/6 35/15 35/16 41/13 55/20 60/5 60/9 60/10 60/11 60/13 61/17 64/3 73/25 75/12 76/10 98/12 112/21 magic [1] 118/17 mail [9] 27/9 27/10 87/11 88/4 96/2 98/9 104/19 107/9 116/24 mails [19] 15/25 20/1 22/12 24/22 27/8 28/2 28/3 98/22 98/22 103/16 103/16 103/23 104/2 104/6 106/24 107/5 108/24 117/3 125/21 maintain [5] 60/19 60/20 60/25 60/25 61/1 make [35] 4/3 5/8 13/17 26/18 26/19 51/21 56/4 61/14 61/17 61/17 61/23 63/8 67/20 71/23 74/5 87/10 88/5 94/19 95/12 97/10 98/17 107/3 107/6 108/4 108/11 111/2 113/14 115/20 117/4 119/22 121/11 123/22 124/17 125/16 126/5 makes [8] 12/22 13/3 21/9 92/4 95/20 113/13 119/5 121/5 making [5] 3/22 40/6 44/19 54/22 77/19 managed [1] 59/23 management [3] 62/13 98/11 105/12 manager [2] 25/16 31/13 managers [1] 53/21 managing [1] 36/5 mandatory [1] 68/9 manner [3] 56/16 87/12 104/7 many [8] 26/21 33/4 41/5 69/22 84/5 92/4 108/16 108/17 March [2] 10/21 98/13 marked [2] 15/15 22/1 marriage [1] 17/7

MARTA [2] 1/21 15/16 material [2] 62/23 98/24 matter [16] 4/21 6/11 6/11 43/4 43/17 57/21 70/1 73/19 73/24 74/10 75/5 77/14 77/18 89/14 89/20 93/22 matters [25] 1/13 6/8 50/23 53/9 72/25 73/12 75/9 82/13 89/22 90/21 91/14 91/15 91/20 92/2 92/3 92/8 92/12 93/19 93/25 95/2 96/19 102/10 102/18 112/24 124/19 may [28] 5/11 10/11 24/9 47/22 50/25 66/3 71/19 76/13 87/19 103/6 105/2 105/24 106/3 106/22 106/23 107/8 107/10 108/12 110/23 117/7 117/7 117/9 117/12 117/16 118/3 118/3 119/7 119/17 maybe [9] 49/10 52/5 70/18 75/16 107/2 107/13 119/9 123/13 124/20 me [51] 4/10 4/15 5/24 8/16 9/4 9/21 10/11 11/20 12/9 16/25 22/2 26/4 29/22 32/22 32/24 34/15 37/13 46/14 46/16 46/24 46/25 47/3 47/24 49/6 52/6 60/5 70/18 74/24 76/20 79/25 87/16 88/4 89/9 90/23 93/5 94/16 95/11 99/18 103/12 106/10 112/24 115/13 115/22 115/22 119/21 120/12 120/13 123/12 123/19 123/24 125/1 mean [37] 9/24 10/1 16/1 24/25 25/8 25/12 27/7 27/10 27/15 28/22 38/17 41/25 43/4 44/20 48/23 48/25 49/14 49/15 50/4 52/5 70/1 73/16 73/19 79/2 87/16 | MITCHELL [18] 1/16 103/24 104/15 104/16 104/17 105/22 109/16 110/13 112/5 112/5 118/10 119/11 119/12 means [11] 13/8 43/10 43/18 44/25 53/17 53/18 53/25 58/7 58/10 68/11 108/13 meant [1] 92/24 meantime [1] 14/23 meet [12] 10/24 11/1 22/24 80/20 80/22 80/23 80/24 81/1 81/4 81/6 122/22 124/6 meeting [1] 101/21 meetings [1] 24/21

married [1] 16/9

member [1] 36/5 members [5] 42/2 53/8 53/9 58/14 58/15 **membership** [1] 51/16 mentioned [3] 47/21 48/18 115/13 mere [1] 110/20 merely [1] 40/10 meritless [1] 75/2 merits [1] 43/19 messy [1] 106/11 MICHAUX [1] 1/24 middle [1] 27/3 might [4] 86/20 109/6 112/18 125/20 million [2] 44/7 91/9 mind [2] 102/1 116/1 minute [12] 89/13 89/18 90/13 90/16 92/15 92/15 92/22 93/18 94/4 101/8 112/15 112/16 minutes [5] 33/2 93/18 93/24 95/4 127/1 miraculously [1] 18/8 MIRAL [26] 1/17 2/4 3/11 11/8 13/11 27/3 27/4 27/9 28/14 33/23 34/2 34/23 41/13 43/15 43/16 46/21 58/20 58/23 64/19 65/2 65/17 66/7 68/2 73/14 73/17 78/25 Miral Consulting [6] 2/4 65/17 66/7 73/14 73/17 78/25 Miro [9] 16/12 17/7 17/25 18/25 19/14 19/21 21/6 25/18 30/24 misleads [1] 75/2 mispronouncing [1] 68/12 misrepresentations [1] 33/12 misrepresenting [1] 78/1 missed [2] 49/7 49/10 missing [2] 70/19 116/20 misstated [1] 6/24 mistaken [1] 8/10 3/10 4/20 6/1 7/23 10/3 13/1 18/9 18/17 19/8 19/9 21/8 31/21 31/21 32/4 32/25 92/13 109/7 mixed [1] 27/16 modify [1] 118/6 moments [1] 71/8 monetary [2] 67/17 71/4 money [4] 27/11 27/12 73/15 75/9 month [2] 67/6 96/15 months [1] LEROS APPEND | 5 (24. 7/2) 3/4 7/4 7/15 more [32] 6/13 10/23 11/1 12/20 12/24 15/5 12/13 31/20 33/9 40/18 41/5 42/9 54/12 58/1 31/16 80/22 90/12

melded [1] 78/14

58/24 67/6 71/10 73/25 75/11 77/25 92/2 96/20 103/19 105/9 107/16 110/14 112/14 113/13 115/3 119/15 119/24 120/5 124/14 126/19 127/1 127/2 morning [9] 3/9 3/15 4/19 6/1 13/6 18/14 33/2 33/10 124/9 most [7] 14/6 15/20 21/10 79/11 79/11 79/12 112/23 motion [81] 2/2 2/3 2/5 2/7 4/4 4/8 4/10 4/21 5/13 7/6 8/19 9/1 10/6 10/16 11/7 11/13 12/1 13/10 13/16 13/22 23/17 25/23 30/7 32/12 33/10 33/16 41/8 45/2 45/21 57/24 64/18 71/11 71/15 71/18 72/12 72/16 72/21 73/21 74/7 74/25 75/1 75/3 75/17 76/5 76/6 76/8 76/25 76/25 77/5 77/16 78/24 79/17 80/9 83/6 83/12 84/18 84/20 85/3 85/4 87/20 91/7 93/8 93/10 93/21 96/25 110/1 111/11 111/21 114/20 115/9 120/4 120/4 120/16 121/2 121/19 123/3 123/6 123/7 123/8 123/10 125/18 motions [20] 4/6 11/6 12/9 12/25 32/14 46/2 53/1 57/5 71/10 71/14 81/6 91/6 91/8 91/13 91/24 114/5 120/12 120/12 121/24 123/2 movant [5] 10/24 13/12 72/7 84/14 99/19 move [2] 14/20 121/21 moved [3] 19/8 19/15 19/16 moving [4] 26/21 79/16 96/4 101/20 Mr. [30] 5/14 5/23 5/24 7/2 7/4 7/4 7/15 11/1 12/20 12/24 14/9 15/5 16/13 22/24 25/2 25/7 25/15 25/16 28/12 31/13 31/16 40/2 40/3 53/10 57/10 80/22 90/12 101/5 109/6 124/7 Mr. Jones [1] 109/6 Mr. Kennedy [8] 14/9 25/2 25/15 25/16 31/13 40/2 40/3 57/10 Mr. Kennedy's [1] 53/10 Mr. Stipp [19] 5/23 16/13 22/24 25/7 28/12

M neutral [2] 107/19 111/1 Mr. Stipp... [2] 101/5 **NEVADA [8]** 1/2 3/1 124/7 17/12 17/16 35/21 36/6 Mr. Stipp's [1] 5/14 41/22 70/13 **Ms [1]** 41/6 never [11] 18/19 29/20 **Ms. [6]** 43/24 44/13 37/11 44/22 51/12 68/11 89/21 106/4 80/13 84/22 85/1 124/20 100/20 101/11 102/2 Ms. Lovelock [5] 43/24 new [6] 15/21 16/10 44/13 89/21 106/4 28/1 69/4 77/4 115/15 124/20 next [9] 1/13 9/7 50/20 Ms. Taracki [1] 68/11 65/7 71/11 71/15 77/24 much [6] 3/12 12/9 119/23 122/6 62/1 76/11 126/9 127/3 nice [2] 103/7 112/25 multiparties [1] 3/13 **NICOLE [2]** 1/20 3/15 multiple [2] 23/4 91/6 nine [1] 119/4 must [5] 56/19 65/7 no [97] 1/5 1/6 4/20 7/4 68/9 68/9 73/2 8/11 8/19 13/20 18/4 my [33] 7/25 8/5 8/6 19/11 19/21 20/1 20/1 15/16 18/11 24/5 24/5 20/2 20/2 21/17 22/20 26/16 26/17 32/23 22/25 23/25 24/16 38/21 41/23 51/12 62/9 24/22 24/23 24/24 73/19 73/20 73/23 25/18 27/6 27/7 27/8 73/25 75/15 82/21 28/18 31/3 31/3 34/1 89/16 93/25 95/12 35/4 37/4 37/4 37/6 100/5 100/5 103/12 37/7 40/4 40/8 40/22 106/14 112/2 120/1 41/19 42/3 46/8 51/13 124/9 124/10 126/15 52/11 53/7 53/9 54/17 127/9 55/13 55/13 55/14 myself [3] 13/16 55/14 55/16 56/13 62/9 106/17 124/11 64/1 64/9 69/10 69/11 69/11 69/11 69/17 69/17 70/25 71/24 name [11] 21/17 28/17 75/12 76/3 77/6 78/15 35/18 38/16 39/14 79/4 80/16 80/18 81/23 39/17 39/19 40/5 68/12 82/3 82/6 82/25 83/1 68/16 101/21 83/4 83/23 85/10 88/5 named [2] 18/8 20/14 89/2 90/1 91/3 91/17 names [1] 52/11 95/13 95/13 95/15 96/2 **Natural [1]** 14/11 96/4 97/9 99/16 108/1 nature [4] 49/24 95/24 108/20 109/10 111/7 104/1 116/24 112/21 115/24 119/24 nauseam [1] 29/17 noncompliant [1] near [1] 98/2 68/17 necessarily [4] 30/23 nondescript [2] 96/1 36/1 41/24 52/4 101/18 necessary [3] 6/4 81/5 none [9] 51/16 51/17 82/6 55/23 55/23 55/24 need [37] 5/8 6/9 10/19 55/24 55/25 58/22 59/4 14/20 14/21 19/4 21/19 nonparties [3] 6/10 34/12 45/1 56/4 57/16 14/8 26/21 57/17 64/24 65/12 70/4 nonprivileged [1] 70/5 71/12 74/15 74/18 86/21 79/2 96/19 102/10 nonresponses [1] 16/3 105/9 106/23 114/11 nonresponsive [1] 115/2 115/5 116/20 66/13 119/14 120/21 121/4 nor [1] 67/7 121/4 121/11 121/21 normally [1] 12/6 122/13 125/4 126/13 not [258] needed [4] 44/21 66/22 note [4] 58/2 72/23 67/1 80/25 96/12 105/25 needs [10] 10/24 11/1 nothing [20] 19/19 12/11 51/1 66/17 111/2 19/24 19/24 27/5 27/7 116/4 124/4 124/6 27/16 27/24 27/24 28/6 125/2 44/25 54/6 66/4 69/8 negotiating [1] 54/9 69/12 69/17 86/20 negotiation [1] 54/10 89/24 92/18 111/7

network [1] 101/6

124/2

notice [1] 33/20 **noticed** [1] 81/16 now [36] 4/7 9/4 9/18 11/5 14/2 16/10 19/6 25/17 29/3 30/17 31/13 34/1 35/3 39/10 48/12 49/3 49/10 63/14 71/11 72/17 74/3 77/20 86/14 98/3 102/2 102/2 102/3 106/15 107/2 108/12 108/25 109/22 112/8 115/4 119/7 122/5 NRCP [8] 50/21 68/6 95/17 99/8 99/9 113/13 114/7 122/2 NRS [1] 42/1 NRS Chapter 86 [1] number [8] 22/7 35/18 42/16 46/20 48/11 58/9 94/17 95/2 Number 1 [2] 22/7 35/18 numbers [4] 48/25 94/16 104/15 106/22 numerous [1] 7/10 Nye [1] 14/11 o'clock [10] 90/4 90/22 91/22 91/25 92/7 92/8 92/9 94/1 94/5 112/24 objection [5] 4/20 6/6 76/19 85/14 86/15 objections [8] 42/22 47/14 47/17 47/19 66/5 69/6 85/24 86/12 obligation [4] 38/24 61/15 66/19 84/8 obligations [3] 57/23 70/13 99/17 obtain [2] 39/24 67/8 **obviously [4]** 37/15 37/15 74/8 100/18 occurred [1] 21/8 October [6] 33/20 61/7 61/9 61/12 61/12 67/4 October 18 [1] 33/20 off [7] 60/17 66/16 96/22 101/3 101/8 101/12 127/4 offer [1] 29/19 office [7] 15/16 21/8 24/5 62/22 91/7 94/4 116/16 officer [3] 68/8 68/13 114/22 officers [1] 53/20 offices [1] 96/4 oh [4] 88/2 116/3 123/17 124/25 okay [187] on [195] once [14] 30/9 49/3 52/2 52/24 78/22 105/2 105/6 105/6 105/20 105/20 107/16 110/22 117/11 119/12 one [86] 3/21 3/22 8/14

8/15 12/15 12/15 12/17 12/17 12/22 12/22 12/25 12/25 13/8 13/8 13/15 13/15 13/18 13/18 13/21 14/16 16/15 18/17 21/25 23/8 26/15 27/13 27/21 29/12 30/15 31/3 31/15 33/24 34/9 34/9 35/2 39/21 43/20 45/7 46/5 46/5 49/13 50/20 51/4 51/5 51/8 51/8 51/9 57/3 57/3 63/22 66/23 69/9 69/23 70/6 79/16 79/16 79/19 80/1 86/4 89/7 90/6 96/8 100/8 100/15 100/15 105/1 106/16 106/19 106/20 108/6 111/2 111/8 112/23 113/25 113/25 115/12 115/13 115/20 116/2 116/22 123/13 123/16 124/9 125/11 125/20 126/7 ones [7] 17/8 17/9 28/5 86/13 86/19 103/2 119/11 ongoing [2] 52/16 69/18 only [28] 5/19 6/23 7/18 8/3 15/21 26/13 28/4 28/20 33/17 33/20 34/5 40/24 44/5 47/6 48/11 50/13 51/15 62/2 65/22 76/1 83/11 85/17 86/7 92/6 92/9 95/18 108/9 125/13 onlys [1] 68/1 onto [1] 63/21 oOo [1] 127/6 operated [3] 24/18 43/5 44/2 operating [7] 35/7 41/19 41/22 41/24 41/25 42/2 44/14 opine [1] 15/3 **opportunity** [18] 12/8 33/8 34/16 46/1 57/4 85/7 85/17 85/23 99/22 109/22 110/11 111/22 113/24 115/14 115/21 118/2 118/6 120/1 oppose [4] 10/6 76/5 77/4 115/14 opposed [1] 18/3 opposing [7] 10/14 11/11 76/6 79/12 106/20 109/5 116/13 opposite [1] 113/22 opposition [38] 2/2 2/7 4/7 5/3 5/4 5/17 8/2 10/7 20/13 56/8 72/9 72/11 72/12 72/15 76/4 78/4 78/6 78/13 78/14 78/16 79/19 79/23 81/20-81/32-81/23-82/30 82/24 87/25 88/4 89/9 89/9 94/24 96/25 111/8 111/15 114/2 115/14

115/21 option [2] 29/19 125/5 options [2] 31/2 69/9 or [137] oral [3] 33/2 55/2 126/2 order [66] 3/22 8/5 12/7 13/18 14/4 14/7 15/21 16/20 18/10 18/12 18/15 18/19 23/10 23/14 28/19 31/7 31/8 31/9 31/18 31/21 32/2 33/11 33/14 33/14 33/19 33/19 40/13 41/4 45/8 45/14 52/20 55/3 57/10 57/10 57/13 63/9 63/12 63/17 63/25 64/3 64/11 64/20 65/5 67/12 69/20 72/3 73/23 77/22 83/14 89/13 89/18 90/13 90/16 92/15 92/15 92/22 93/13 93/18 94/4 104/10 111/20 112/13 112/15 112/16 124/4 125/3 ordered [14] 14/13 23/20 24/15 24/24 25/14 26/5 27/22 30/17 33/13 125/1 125/2 125/6 125/25 126/8 orders [2] 3/24 3/25 ordinarily [1] 75/11 organization [1] 59/25 organizational [2] 41/21 49/24 original [5] 51/5 77/4 84/22 100/10 111/21 originally [5] 12/1 13/25 18/24 21/8 99/2 OST [1] 112/12 other [49] 4/11 12/10 12/11 21/20 22/2 28/6 28/9 28/23 29/11 29/12 30/22 30/25 31/17 44/10 45/11 46/22 47/23 48/18 50/1 55/13 57/8 63/14 64/16 66/1 67/17 68/8 69/2 71/9 81/6 85/20 87/17 97/21 103/2 104/9 106/19 108/5 110/24 111/6 112/24 112/25 114/16 115/1 115/2 118/2 119/2 119/15 120/11 120/12 123/13 our [83] 5/12 6/3 6/5 7/5 8/2 10/6 14/6 14/7 14/13 14/16 15/2 16/21 21/23 21/24 25/11 25/17 26/1 28/22 29/9 29/15 29/19 30/4 30/17 31/7 31/17 31/18 32/11 33/5 34/20 35/22 35/23 41/9 42/8 43/23 44/18 45/21 56/8 56/21 57/8 63/2 63/22 64/1 71/23 72/2072/21 73/5 73/6 76/9 77/4 77/7 77/17 80/9 82/2 82/3 82/24 83/3 83/4 87/1 87/3

0 our... [24] 87/15 87/25 89/14 89/15 89/18 90/1 90/17 93/10 93/15 94/4 96/24 96/25 98/1 98/8 98/12 98/20 99/17 105/3 105/17 108/24 110/5 111/15 111/21 116/16 ours [1] 98/14 out [42] 7/22 10/13 14/25 15/17 16/1 18/10 21/11 23/3 28/3 42/8 46/24 46/25 47/25 47/25 49/8 49/9 56/8 56/10 56/16 56/17 60/15 68/22 69/24 75/5 75/18 78/15 82/2 83/3 83/5 89/15 89/21 90/5 93/3 95/12 97/6 113/1 117/19 117/21 119/24 120/25 122/15 127/2 outcome [1] 75/10 outlandish [1] 44/19 outside [5] 18/5 19/3 30/3 54/7 117/8 outstanding [3] 3/24 3/25 103/3 over [7] 14/6 18/12 25/16 31/13 44/3 75/8 87/7 overseeing [1] 30/16 own [15] 4/13 22/21 24/21 37/25 60/19 60/20 62/11 62/12 62/12 62/12 62/13 73/12 74/20 122/23 125/16 owned [2] 68/21 70/2 ownership [3] 15/24 35/8 42/4 owns [1] 36/20 p.m [1] 127/5 page [24] 1/13 5/9 5/14 7/21 9/6 9/7 9/7 9/7 9/15 26/17 26/25 39/15 42/14 42/15 42/19 48/9 48/9 74/24 75/24 78/9 103/1 110/13 110/22 121/12 page 19 [1] 9/7 page 2 [1] 75/24 page 2 of [1] 74/24 page 207 [1] 42/19 page 267 [1] 48/9

page 4 [2] 9/7 9/15

page 8 [2] 26/17 26/25

pages [37] 3/3 5/7 5/7

5/9 6/15 6/23 7/7 7/12

7/18 7/19 9/4 9/5 9/18

15/19 24/17 24/18 28/1

48/8 49/6 83/22 96/20

9/22 9/22 9/23 15/15

page 8 of [1] 110/13

page 9 [1] 110/22

page for [1] 39/15

107/18 107/21 107/22 108/16 108/17 108/18 108/19 109/1 110/14 110/24 118/5 120/6 paid [1] 44/6 painstaking [3] 26/17 56/9 82/22 palooza [1] 123/15 paper [1] 45/15 paragraph [2] 75/24 76/2 parallel [1] 120/3 Pardon [3] 39/18 42/13 75/22 parse [1] 93/3 parsed [1] 75/18 part [26] 11/4 20/12 25/12 32/7 33/17 41/10 50/19 54/10 61/22 70/23 72/9 72/15 78/16 79/2 87/18 87/18 89/19 90/19 91/24 91/25 93/15 95/20 109/23 114/2 121/17 121/18 partial [4] 8/19 123/7 123/10 125/19 particular [8] 33/15 33/19 33/22 50/3 50/6 70/2 74/10 118/22 particularly [3] 69/19 114/13 117/15 parties [51] 1/10 4/10 4/12 4/25 10/19 12/5 13/22 13/24 17/24 18/6 19/5 20/17 23/18 26/1 26/4 26/4 26/6 26/13 26/15 26/21 27/12 27/15 27/23 33/18 34/13 34/23 41/1 41/6 41/15 43/11 43/21 47/23 47/24 56/19 63/13 69/1 73/16 73/25 75/10 75/14 77/3 97/21 100/21 101/23 104/9 114/23 119/19 122/7 122/12 123/25 124/1 parties' [1] 15/24 partnership [2] 54/9 68/7 parts [2] 5/20 66/24 party [44] 10/14 11/12 13/23 19/2 19/23 21/21 22/9 24/11 26/15 27/21 28/13 28/20 30/1 31/19 34/4 41/16 43/12 46/19 48/19 48/22 57/15 59/4 59/5 59/24 60/3 60/21 61/13 66/15 66/16 66/25 68/1 68/6 68/6 68/10 69/2 70/8 75/4 79/8 79/12 81/1 81/24 95/23 112/6 120/5 party's [4] 4/15 27/20 87/19 101/21 pass [4] 58/3 58/5 58/6 58/10 pass-through [4] 58/3 58/5 58/6 58/10 passed [1] 108/10

passing [2] 106/24 **plaintiffs [13]** 4/16 106/24 past [1] 107/5 patience [1] 124/9 Pause [1] 112/10 124/6 pay [1] 79/8 paying [1] 31/15 payroll [13] 50/10 50/13 51/13 52/9 54/17 55/13 55/23 59/14 78/13 59/23 61/3 62/8 62/25 73/10 payrolls [1] 59/18 112/20 paystub [1] 59/15 pending [3] 8/17 8/25 123/2 **PEO [3]** 60/2 60/3 61/13 people [14] 22/4 26/21 52/1 55/11 64/24 65/7 70/3 88/11 91/5 92/4 113/1 121/22 124/14 125/14 people's [1] 82/12 percent [1] 81/15 **performed** [7] 17/9 50/8 52/2 52/8 52/22 53/1 54/13 period [5] 67/7 80/18 117/8 122/10 122/15 periods [1] 112/22 permission [3] 39/19 40/5 40/22 permit [1] 50/21 person [8] 18/8 54/14 65/8 70/9 107/19 108/13 125/11 126/7 personal [3] 31/16 38/1 77/12 **personally [2]** 39/2 40/21 persons [4] 50/8 52/7 52/22 53/19 perspective [2] 73/19 73/23 **phonetic** [2] 16/9 103/3 **phrase [1]** 26/12 phrased [1] 52/24 **physically [2]** 45/15 68/21 pick [10] 41/3 47/24 124/19 122/18 122/19 122/22 122/24 123/16 124/3 126/13 126/14 picking [1] 125/20 105/8 picture [1] 73/8 piece [1] 45/14 Pike [3] 18/1 19/10 29/23 99/1 placed [1] 38/16 **places [1]** 80/12 **plaintiff [15]** 1/5 11/10 11/15 13/22 28/14 29/18 32/9 48/22 59/5 66/19 71/15 78/3 108/22 119/22 121/15 plaintiff's [3] 2/2 2/7 121/16 70/8

4/17 4/17 7/10 7/15 21/2 21/2 21/5 28/9 114/16 120/18 121/3 plaintiffs' [1] 114/23 play [1] 119/14 players [2] 17/1 18/24 pleading [2] 77/7 pleadings [8] 26/9 41/17 70/20 84/16 99/24 109/11 112/3 please [24] 5/10 5/25 13/13 22/5 23/5 29/6 35/18 40/17 46/25 50/8 52/7 55/22 56/6 71/18 76/22 80/1 81/10 86/25 97/3 97/18 99/20 101/16 106/7 123/24 pled [1] 34/7 plethora [1] 71/5 **plus [2]** 96/13 102/2 PMK [6] 14/9 14/11 20/8 20/22 31/25 32/5 **PMQ [1]** 25/5 point [23] 5/8 5/25 16/3 31/21 34/16 42/8 44/18 46/24 46/25 49/8 49/9 56/10 63/1 75/5 76/3 80/10 80/16 82/1 87/15 95/11 120/2 125/9 125/23 pointed [2] 56/16 97/6 points [4] 74/14 74/20 79/6 111/7 politeness [1] 97/15 portion [9] 23/23 64/17 64/23 72/18 76/1 78/15 95/14 95/14 118/10 portions [4] 7/2 8/4 8/11 25/5 position [24] 4/15 6/5 8/3 17/15 17/20 25/8 28/6 28/17 43/3 45/3 48/7 54/11 55/17 56/21 72/21 73/5 73/12 87/1 87/3 87/7 97/7 98/1 112/1 112/2 possible [2] 16/24 possibly [1] 68/24 potential [6] 14/22 30/20 69/9 71/13 105/7 potentially [1] 67/15 practical [1] 92/4 practice [3] 87/20 91/5 precluded [1] 120/11 predetermination [1] prefer [1] 32/22 preference [3] 13/5 13/FE73/16 NER'S APPEND 12/15/25074536 26/5 26/7 prejudice [2] 121/13 27/5 27/24 28/1 28/2 33/13 33/13 41/15 preparation [1] 27/18

prepare [1] 57/14 preparing [3] 10/23 46/11 52/20 present [2] 59/14 125/6 presentation [2] 33/5 112/11 presented [1] 71/6 presumably [2] 4/6 pretrial [2] 10/21 12/4 pretty [2] 12/9 19/18 prevail [1] 43/19 prevented [1] 25/21 prevents [1] 100/22 **previously [4]** 14/12 15/20 44/2 66/2 principal [1] 16/11 principals [14] 16/8 16/14 17/6 19/22 19/23 21/9 21/22 35/14 35/19 35/24 35/25 43/7 64/8 98/11 prior [6] 28/8 45/8 46/12 63/11 106/24 120/3 privacy [1] 51/1 private [1] 68/7 privilege [142] privileged [22] 80/15 97/9 98/23 100/24 102/6 102/11 102/12 104/8 104/21 104/22 105/18 105/25 106/3 106/25 107/4 107/6 108/3 108/11 108/16 110/16 117/17 118/23 privileges [6] 80/3 82/25 85/12 94/25 95/21 121/6 **probably [3]** 13/3 68/12 114/8 problem [2] 13/4 95/15 procedural [1] 72/3 procedurally [2] 72/6 78/18 **Procedure [1]** 70/14 proceed [2] 13/2 43/20 proceedings [4] 1/8 112/10 127/5 127/8 process [2] 64/21 64/22 produce [35] 2/5 2/7 11/14 15/22 16/13 16/16 16/20 21/15 24/15 24/24 27/22 30/18 31/22 45/17 45/20 46/17 48/1 50/8 52/7 63/18 64/4 75/14 79/18 81/25 82/5 84/21 96/13 97/1 97/10 98/18 109/23 114/21 120/17 122/1 124/23 produced [48] 15/19 15/20 15/23 15/25 28/4 28/16 29/24 33/12

66/1 66/1 66/3 99/7 Ρ 93/24 96/6 96/16 75/23 78/20 84/16 106/23 109/12 115/9 110/18 referenced [7] 7/18 produced... [29] 45/13 115/10 116/19 122/11 readiness [1] 123/19 9/23 42/14 48/10 48/18 45/15 45/15 45/22 46/7 122/20 reading [6] 50/16 50/13 78/6 46/18 46/22 46/22 **providers** [1] 53/19 51/21 52/20 112/17 references [7] 47/20 48/11 52/21 59/19 63/4 provides [1] 112/6 114/7 117/20 47/21 47/25 49/7 49/14 64/5 64/8 65/19 66/2 providing [13] 64/25 ready [1] 14/21 110/14 110/21 66/3 80/11 80/13 93/17 65/3 66/20 67/10 69/4 realistically [12] 7/13 referencing [2] 8/12 97/8 97/24 98/8 98/9 69/5 86/3 86/17 86/18 12/9 59/13 66/4 68/19 46/22 98/15 98/16 98/19 87/4 107/4 118/15 91/22 103/22 103/23 referring [5] 15/12 72/8 repeat [1] 13/16 100/9 104/5 72/14 92/21 92/21 106/9 108/6 112/22 121/22 producing [8] 15/6 **public [5]** 45/12 58/21 123/17 refers [1] 72/20 32/4 32/5 86/21 89/4 64/6 68/7 70/2 realize [1] 88/3 reflected [1] 77/13 95/23 104/16 104/17 publicly [2] 48/14 realizing [1] 7/16 refused [3] 14/10 product [3] 81/24 65/20 really [33] 5/6 5/7 7/21 14/12 31/8 96/18 107/23 purposes [12] 6/5 6/7 10/13 12/12 14/20 refusing [1] 61/13 production [41] 14/17 10/17 11/24 29/1 29/4 15/21 43/17 45/5 56/11 regard [4] 10/8 80/16 17/2 17/3 17/5 18/11 36/21 52/25 57/17 58/3 66/14 69/3 69/5 69/23 85/9 121/12 24/19 28/2 30/4 30/4 70/1 75/10 78/15 83/21 70/22 120/13 regarding [4] 62/7 30/5 42/22 43/5 43/6 push [1] 124/16 86/22 94/11 94/14 95/19 100/21 118/1 44/1 62/21 84/19 96/3 pushed [1] 14/25 106/17 108/9 108/23 regardless [3] 52/19 96/3 102/25 103/1 113/8 113/22 113/25 87/17 108/17 pushes [1] 63/21 104/13 104/13 104/15 pushing [1] 21/13 114/15 115/2 117/4 regards [31] 23/23 105/6 105/10 105/11 put [7] 24/2 39/14 120/25 125/12 125/17 45/13 64/15 65/20 66/4 105/15 106/21 106/21 68/15 102/15 102/17 reappear [1] 14/9 66/6 66/8 66/17 66/24 106/25 108/22 116/22 110/17 123/22 69/2 69/24 78/3 78/5 reason [14] 17/13 37/4 117/6 117/7 117/8 puts [1] 12/20 37/5 37/7 38/6 38/13 78/6 78/8 80/23 83/13 117/10 117/11 117/17 **putting [1]** 37/3 40/22 43/25 61/20 86/7 91/4 92/12 93/4 117/19 117/20 118/1 66/14 81/13 83/10 84/4 94/11 98/5 99/10 productions [1] 103/1 118/24 120/13 120/16 102/21 professional [2] 59/24 qualify [1] 100/25 reasonable [1] 112/17 121/18 122/1 123/2 15/8 60/3 question [21] 4/9 6/21 reasoned [1] 113/14 124/5 profits [4] 44/1 44/4 6/22 22/22 22/25 23/2 reasons [2] 63/15 regret [1] 77/20 44/5 44/8 28/12 36/22 38/4 40/14 121/14 regulated [1] 17/11 prompted [1] 94/8 50/12 75/15 84/4 86/24 | rebuttal [1] 44/17 regulations [2] 17/12 **proof [3]** 29/18 29/21 91/24 92/19 94/9 94/14 recall [2] 48/20 60/18 17/16 30/23 99/12 106/18 106/19 recalls [1] 13/25 regulatory [1] 106/22 proper [7] 20/21 52/18 questions [10] 14/10 receipts [2] 29/24 reiterate [1] 120/8 78/11 79/21 79/24 80/2 14/11 32/21 32/23 33/7 29/25 reiterating [1] 120/8 121/20 57/12 58/1 62/2 63/11 receive [2] 44/1 122/17 reject [1] 112/13 properly [3] 17/18 34/7 115/16 received [12] 15/8 related [27] 1/10 2/2 quick [1] 3/17 15/17 19/19 22/24 28/8 2/7 11/10 11/15 15/25 proposed [3] 8/7 QuickBooks [2] 62/11 40/1 59/6 60/8 61/18 17/7 19/18 24/23 49/23 119/21 122/9 62/17 63/22 103/14 103/17 50/10 52/9 71/16 72/13 protected [1] 104/9 quicker [1] 92/3 rechecked [1] 48/12 72/17 74/13 74/19 protocol [3] 99/2 99/5 quite [1] 15/15 75/17 78/4 78/9 89/10 record [9] 11/24 51/11 99/6 quote [2] 78/16 114/18 90/24 95/3 96/23 96/24 70/2 72/23 73/13 78/1 prove [5] 26/1 29/9 106/12 120/2 127/4 117/23 121/15 29/14 29/24 30/16 R **RECORDED** [1] 1/24 relates [5] 10/4 73/8 prove-up [1] 29/14 raise [1] 4/13 **RECORDER [2]** 1/24 102/9 102/16 123/9 provide [29] 23/5 raised [2] 89/17 93/7 11/25 relating [4] 27/6 53/6 30/21 31/19 35/18 raises [1] 33/9 records [33] 15/22 54/6 94/10 38/24 41/20 46/13 range [2] 105/15 109/3 20/2 36/5 41/3 41/15 relationship [1] 21/2 46/15 55/22 61/13 65/4 rather [4] 54/12 85/8 relationships [1] 55/19 50/10 50/13 51/13 67/1 67/6 67/11 67/19 123/20 125/20 51/17 52/9 54/18 55/13 relevant [3] 6/8 50/23 67/24 68/14 69/20 re [13] 12/4 95/19 55/23 60/1 60/15 60/20 66/20 84/10 85/18 85/18 98/25 101/11 101/20 relief [29] 2/2 2/7 11/11 60/20 62/13 62/14 64/6 85/19 101/19 103/11 102/25 102/25 103/1 67/6 75/13 96/13 96/15 11/16 14/4 14/7 18/4 108/2 114/17 117/1 103/3 103/3 103/19 96/20 102/2 102/5 25/24 25/25 33/16 118/17 125/5 104/19 112/16 110/22 120/6 123/3 33/16 64/16 64/23 provided [42] 16/3 re-reviewing [1] 67/17 70/23 71/16 123/3 123/9 125/18 16/17 21/23 25/7 34/10 112/16 recover [1] 29/20 72/13 72/18 73/16 35/7 35/10 35/11 37/5 re-revisited [1] 12/4 74/14 75/17 76/7 78/4 red [1] 44/12 37/13 38/18 38/20 reach [4] 119/24 redact [4] 103/10 123/3 78/9 79/5 89/10 89/19 40/23 42/5 49/6 55/11 123/25 124/1 124/20 123/8 125/18 113/21 121/16 56/15 57/8 61/3 61/13 reached [3] 83/5 89/21 reference [15] 45/11 relyipg [2]_N27/32,82/25 65/3 66/12 66/18 66/18 90/5 46/10 46/11 46/19 remainder [1] 41/11 67/7 69/8 70/16 79/24 read [9] 5/17 52/6 47/18 48/12 48/21 remains [1] 112/6 80/24 81/9 81/20 85/7 53/15 75/21 75/23 49/19 50/1 55/1 65/19 remedy [4] 43/17 43/18 90/17 97/6 112/5

56/13 102/13 remember [12] 6/21 9/8 28/13 55/2 57/1 68/6 83/11 85/2 85/3 86/5 103/24 125/13 remind [2] 10/19 110/17 remotely [1] 65/7 reopened [1] 65/21 repeating [1] 106/17 replied [1] 110/4 reply [14] 5/12 6/5 8/22 8/25 35/22 35/23 35/23 36/4 71/23 77/7 77/7 88/22 88/23 111/21 report [8] 44/16 44/17 44/18 44/22 44/23 58/7 58/10 58/16 reported [2] 61/22 73/10 **REPORTING [1]** 1/25 reports [7] 57/14 57/17 57/18 58/12 58/12 58/13 58/13 represent [4] 39/1 39/1 39/2 73/17 representation [2] 120/22 120/25 representations [1] representative [1] 39/11 representatives [1] 24/21 represented [3] 18/17 19/9 38/5 reproduced [1] 27/25 request [56] 5/22 6/13 6/15 7/4 10/11 10/16 12/5 14/17 21/21 29/11 29/12 29/15 29/16 29/16 30/17 31/7 31/17 31/18 35/15 41/12 42/22 45/6 45/6 45/18 50/7 50/7 50/17 51/19 51/22 52/5 52/7 52/16 52/21 53/16 57/13 60/5 60/9 60/10 60/12 61/17 61/17 61/18 61/24 62/7 62/14 63/8 63/22 72/20 74/5 76/9 89/14 89/15 89/19 98/2 122/3 123/22 requested [14] 10/14 19/13 26/23 41/22 49/18 59/25 62/7 64/16 64/23 67/1 70/24 73/16 94/7 126/4 requesting [6] 4/12 5/1 7/18 31/10 115/17 119/18 requests [24] 14/13 14/16 16/15 26/6 30/16 32/11 35/2 35/9 42/8 x45/19₀48<u>4</u>6 48/6 48/7 49/22 59/13 64/2 66/6 66/9 83/13 85/19 85/20

	1			
R	rest [4] 52/6 68/25	66/14 68/14 68/21 69/1	80/2 90/13 98/21 98/21	self [1] 115/5
<u> </u>				self-effectuating [1]
require [4] 41/22 42/2	104/7 126/11	71/7 74/15 78/10 79/15	98/22 101/20 102/25	<u> </u>
80/3 121/3	restate [1] 42/15	81/19 88/2 89/18 90/12	103/16 103/24 103/25	115/5
	restriction [1] 50/12	90/19 92/24 96/22	103/25 109/2 116/22	send [3] 121/4 123/24
required [11] 14/8				
15/23 17/11 21/12	result [6] 10/15 35/6	97/20 101/10 102/21	117/3	125/21
	43/9 43/20 93/11	106/21 109/22 111/10	scenes [1] 19/20	sending [1] 22/12
33/21 36/1 81/2 87/8	113/23	115/13 116/14 116/23	Schedule [1] 58/17	sense [9] 12/22 13/3
108/21 110/16 115/6				
requirements [2] 96/11	resulted [1] 14/7	121/13 122/3 122/17	Schedule C [1] 58/17	21/9 40/6 61/14 74/5
	results [1] 43/12	123/11 123/22 126/7	scheduled [1] 12/2	92/4 94/19 112/21
100/19		126/13	scope [6] 54/20 83/22	
requires [2] 26/2 95/22	resurrected [1] 65/21			sent [4] 23/4 39/9
	retain [1] 105/3	sake [1] 123/21	93/19 112/19 113/2	39/23 103/17
reserved [1] 72/24	retained [6] 18/1 98/12	same [15] 5/9 7/13	121/19	sentence [4] 12/21
reserves [1] 52/17		7/20 28/12 73/1 74/4		
residence [1] 68/22	104/23 105/1 105/4		seal [12] 4/4 4/8 4/10	52/14 103/8 104/7
	105/7	74/19 76/3 76/6 88/20	4/21 7/4 8/17 8/21 8/24	separate [7] 47/25
resources [1] 73/15	retaining [1] 44/4	91/13 97/21 113/22	12/1 123/3 123/8	75/20 78/10 92/14
respect [2] 42/11 47/23				
respected [1] 31/5	retirement [1] 14/2	121/12 121/21	125/18	110/1 111/16 119/1
	return [1] 19/19	sample [2] 24/10 24/10	sealed [7] 5/5 5/7 6/11	separately [2] 13/19
respond [14] 13/18	returns [2] 25/4 54/18	sanction [3] 34/12 96/8		58/11
14/14 14/22 23/1 40/14				= =
41/8 57/4 63/18 99/8	revealing [1] 104/8	102/8	sealing [4] 6/13 6/15	serve [4] 20/17 20/18
	review [6] 38/15 57/18	sanctionable [1] 113/8	8/11 10/16	22/9 32/8
99/12 99/15 103/6	65/11 118/2 118/4	sanctions [45] 2/2 2/4	second [13] 3/17 9/11	served [2] 42/21 47/6
109/25 111/23				
responded [3] 14/18	118/6	2/5 2/7 5/13 9/1 11/8	16/25 20/12 29/16	service [1] 53/19
	reviewer [1] 52/25	11/11 11/13 13/11	30/17 31/17 51/8 52/14	set [16] 3/5 4/5 11/18
90/12 97/20		13/22 25/23 26/2 33/11		
responding [4] 35/9	reviewing [6] 70/14		53/13 80/1 101/3	20/22 31/25 32/3 37/16
45/4 54/14 68/6	70/19 102/10 112/12	33/17 41/5 56/22 64/18	110/12	74/20 78/12 78/12 79/4
	112/16 115/16	65/14 67/14 67/17 71/1	Secretary [3] 35/22	84/10 91/8 91/12 92/8
responds [1] 25/4			, , , , , , , , , , , , , , , , , , , ,	
response [53] 18/12	revised [4] 93/16 96/10		45/12 48/13	113/22
	97/24 99/22	78/24 79/17 84/21 85/5	section [2] 75/18	sets [1] 74/16
22/7 22/25 25/16 25/19	revisit [2] 10/10 10/20	85/6 85/9 89/4 96/25	110/17	setting [2] 74/9 91/19
32/20 33/24 34/10				
35/13 35/20 36/2 36/3	revisited [1] 12/4	113/15 113/18 113/19		settings [2] 91/16
	right [144]	114/11 114/17 114/21	see [78] 1/13 3/24 4/7	91/21
38/10 41/12 45/11	risking [1] 67/12	114/25 115/1 120/17	5/3 6/9 6/20 7/13 9/14	settle [1] 29/19
45/18 45/21 46/17				
48/21 49/14 49/15 50/1	road [1] 121/9	121/2 122/3	11/20 22/16 25/5 30/13	sharing [1] 44/5
	rogs [2] 36/12 36/12	sandbox [1] 119/15	34/10 34/22 41/12	she [50] 7/17 7/17 14/3
50/5 51/3 51/18 51/22				
52/12 52/12 52/19	role [4] 66/25 67/17	satisfy [1] 96/10	41/15 43/1 43/11 45/13	15/16 16/9 22/17 22/20
	69/2 71/17	save [1] 73/15	46/10 46/11 47/3 47/14	22/23 23/3 26/19 30/8
54/24 56/3 56/4 58/2	room [1] 113/6	saw [9] 5/6 6/23 9/3	47/16 47/17 47/18	30/12 30/15 36/14
59/18 59/20 59/20 61/5				
61/6 69/19 76/12 81/10	Rule [7] 10/9 14/4	48/8 48/9 48/12 65/22	47/19 47/20 48/10	36/15 36/20 36/20
	21/18 39/4 66/20	75/16 79/25	48/17 48/20 48/21 49/3	36/24 36/25 36/25 37/9
82/21 85/25 86/1 86/1	101/11 115/5	say [38] 5/4 19/24	49/10 49/13 49/19	37/9 37/12 37/15 37/15
86/2 87/4 87/5 87/19				
89/5 93/25 97/4 99/8	Rule 11 [1] 39/4	21/10 21/14 24/22	49/25 50/20 54/24	37/19 37/21 37/24
	Rule 16 [1] 21/18	24/23 25/10 27/20 30/8	54/25 54/25 57/2 59/18	37/24 38/4 38/5 38/15
responses [75] 14/16	Rule 2.34 [1] 115/5	45/20 46/9 52/12 54/11	61/23 65/12 65/18	39/15 39/20 39/23
15/9 16/20 16/21 19/25				
22/18 23/21 24/10	Rule 26 [1] 101/11	55/2 55/16 57/19 57/24		39/24 39/24 40/1 68/13
24/12 25/20 28/19 34/9	Rule 3 [1] 10/9	76/20 76/23 80/6 86/2	72/19 73/7 74/23 75/18	68/13 68/15 68/15
	Rule 37 [1] 14/4	86/14 92/24 97/6	75/19 79/21 79/23 80/1	68/21 68/23 68/24 70/4
34/23 35/1 38/15 38/17			. 5, 15 . 5, 2 1 . 5, 20 00/ 1	
41/13 42/5 42/5 42/8	ruled [2] 12/15 78/5		04/6 04/40 04/40 04/00	
		103/13 106/4 111/6	81/6 81/19 81/19 81/22	125/2 125/3 125/3
42/9 42/15 42/21 43/2	rules [12] 17/12 34/11	111/8 113/3 113/17	81/6 81/19 81/19 81/22 85/22 86/9 89/8 90/5	
	rules [12] 17/12 34/11	111/8 113/3 113/17	85/22 86/9 89/8 90/5	125/2 125/3 125/3 125/5
46/25 47/11 47/25	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17	111/8 113/3 113/17 114/10 115/4 116/4	85/22 86/9 89/8 90/5 93/5 100/17 100/17	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13
	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4
52/17 55/5 56/14 57/9	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17	111/8 113/3 113/17 114/10 115/4 116/4	85/22 86/9 89/8 90/5 93/5 100/17 100/17	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9
52/17 55/5 56/14 57/9	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1]	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14 64/25 68/15 68/16	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1 15/5 18/4 27/19 30/8	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7 22/17 25/7 35/24 50/20	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19 seqn [6] 10/6/284/22 END	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1 15/5 18/4 27/19 30/8 43/14 47/13 48/13 49/8	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7 22/17 25/7 35/24 50/20 51/9 51/23 52/14 52/16	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19 seqn [6] 10/6/2 84/22 END 85/1 100/20 101/11	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19 [\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14 64/25 68/15 68/16 responsive [5] 52/15	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1 15/5 18/4 27/19 30/8 43/14 47/13 48/13 49/8 50/7 50/16 53/16 57/22	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7 22/17 25/7 35/24 50/20 51/9 51/23 52/14 52/16 53/1 57/16 59/20 74/13	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19 seq:[6]	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19 [\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14 64/25 68/15 68/16	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1 15/5 18/4 27/19 30/8 43/14 47/13 48/13 49/8	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7 22/17 25/7 35/24 50/20 51/9 51/23 52/14 52/16	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19 seq:[6]	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19 [\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
52/17 55/5 56/14 57/9 65/3 65/12 66/5 66/9 67/2 67/24 67/24 68/4 68/18 68/19 69/3 69/4 69/22 70/20 70/21 80/8 82/3 82/16 83/4 83/12 83/17 83/18 83/20 84/2 84/3 84/7 84/14 84/15 84/15 84/22 85/8 85/18 85/19 86/7 86/8 86/9 86/13 87/18 88/21 114/17 114/24 121/7 121/8 125/4 responsibilities [1] 77/17 responsible [4] 54/14 64/25 68/15 68/16 responsive [5] 52/15	rules [12] 17/12 34/11 66/17 68/4 70/13 77/17 84/11 87/17 96/11 99/17 101/1 113/12 ruling [15] 15/7 18/20 56/5 64/14 64/15 69/15 70/22 70/22 78/23 79/1 85/10 114/6 115/20 120/14 123/5 rulings [2] 82/14 111/2 running [1] 124/4 runs [1] 17/2 rush [1] 19/11 S safe [3] 107/12 107/13 107/14 said [49] 10/20 15/1 15/5 18/4 27/19 30/8 43/14 47/13 48/13 49/8 50/7 50/16 53/16 57/22	111/8 113/3 113/17 114/10 115/4 116/4 118/3 118/11 118/14 118/24 124/9 saying [42] 4/17 7/9 7/10 7/16 12/10 14/19 18/2 18/16 21/22 23/5 27/19 38/12 48/13 48/16 54/1 54/2 54/24 55/8 55/11 59/8 61/23 67/9 69/18 76/5 81/20 82/15 83/17 84/12 85/10 85/14 92/11 96/21 97/23 98/6 99/9 104/18 105/20 107/15 112/17 113/6 114/6 116/18 says [32] 18/11 22/7 22/17 25/7 35/24 50/20 51/9 51/23 52/14 52/16 53/1 57/16 59/20 74/13	85/22 86/9 89/8 90/5 93/5 100/17 100/17 107/7 107/11 110/22 111/5 113/8 114/15 115/11 122/3 123/8 125/15 seeing [9] 6/14 7/7 48/20 68/3 83/21 107/20 119/3 119/4 126/12 seek [1] 25/23 seeking [9] 5/22 6/22 6/25 7/3 20/7 22/13 116/19 117/2 118/14 seem [1] 53/3 seemed [1] 5/4 seems [6] 12/9 56/1 74/5 78/14 89/8 123/19 seqn [6] 10/6/2 84/22 END 85/1 100/20 101/11	125/2 125/3 125/3 125/5 she's [5] 16/10 37/13 40/4 68/16 70/4 shelves [1] 108/9 shifts [6] 50/10 50/14 51/14 52/10 55/14 55/24 shocking [1] 20/5 short [1] 97/5 should [31] 7/9 21/9 21/10 21/11 29/8 31/5 32/10 41/4 41/25 57/9 57/15 57/25 63/3 63/4 63/24 64/10 66/18 71/24 73/6 75/11 77/5 77/7 92/10 99/2 102/12 105/12 110/7 111/22 112/7 116/18 123/19 [\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

94/13 123/20 78/21 114/22 79/1 S 44/11 73/11 79/23 substantively [7] 12/6 support [7] 5/12 8/18 someone [4] 39/16 **statements** [2] 83/1 **show... [5]** 18/15 64/6 120/18 98/23 113/14 113/21 72/6 78/19 78/20 79/6 8/25 36/1 69/10 79/14 112/23 123/6 123/7 something [26] 12/7 states [3] 98/9 98/24 79/15 95/9 111/21 **showed [1]** 18/20 48/13 49/7 51/8 53/5 98/24 **substitute** [1] 121/8 supported [2] 44/20 **showing [1]** 10/1 54/2 57/16 66/15 66/21 **stating [5]** 27/17 59/4 substitutes [1] 19/8 73/13 shows [3] 18/10 31/14 66/23 70/18 84/9 84/23 successful [1] 58/25 supporting [2] 6/8 65/25 68/13 108/2 31/14 85/14 104/20 107/6 status [4] 96/4 101/21 successfully [1] 18/3 79/14 **shut [1]** 62/21 108/8 115/22 115/23 123/18 123/20 **such [4]** 18/5 50/23 supposed [6] 63/18 **sibling [1]** 17/8 117/2 117/23 118/1 70/22 96/2 79/11 91/8 91/12 statutes [1] 17/12 sic [1] 54/12 118/2 119/2 119/2 step [3] 64/21 64/22 suddenly [2] 19/12 101/19 109/24 side [13] 12/10 12/11 119/7 103/18 25/15 supposedly [3] 22/8 12/16 24/5 96/12 105/1 sometimes [4] 88/12 steps [1] 73/22 sufficiency [1] 115/8 63/16 67/5 106/19 108/5 113/6 91/6 91/14 91/21 still [26] 15/22 15/23 Supreme [1] 10/9 **sufficient [1]** 101/22 115/1 118/2 119/3 somewhere [2] 103/22 19/22 19/22 37/9 37/9 **suggest [4]** 33/1 35/10 sure [44] 3/22 4/3 5/8 120/11 119/7 56/1 57/22 62/22 66/17 41/4 73/11 6/15 7/23 13/17 13/20 sides [1] 114/15 sorry [14] 6/14 6/24 67/1 81/8 82/7 87/18 **suggesting [1]** 108/1 16/2 24/8 26/18 40/15 signature [3] 22/17 18/3 26/24 26/25 42/15 87/18 87/24 87/25 88/1 **summary [4]** 8/19 41/9 42/12 42/12 42/17 22/23 40/21 93/17 95/16 98/7 46/4 47/1 47/12 48/15 51/5 75/15 92/25 103/9 123/7 123/10 125/19 signed [5] 18/16 25/14 48/24 49/2 49/12 50/3 104/25 111/9 123/17 101/25 102/3 106/14 **Summerwind [2]** 22/8 27/24 125/3 125/3 111/19 120/1 50/15 50/18 51/20 124/12 36/6 similar [1] 69/22 51/21 53/17 56/7 74/12 **STIPP [36]** 1/16 3/10 **Sunday [2]** 18/14 **sought [3]** 5/5 18/2 similarly [2] 9/21 77/1 74/17 74/24 82/9 84/12 4/20 5/23 5/24 6/2 7/2 18/19 18/20 simple [1] 125/17 span [1] 9/18 7/4 7/4 7/15 7/23 10/3 supplement [24] 14/15 87/13 88/15 90/3 91/11 simply [7] 35/11 37/12 spattering [1] 63/14 11/1 12/20 12/24 13/1 16/17 16/21 21/16 93/6 94/20 95/15 95/15 41/16 46/19 60/16 15/5 16/13 18/9 18/17 23/21 23/22 25/14 26/5 125/8 126/15 **speak [2]** 115/2 115/7 100/21 108/8 speaking [2] 7/24 19/9 19/9 22/24 25/7 48/8 52/17 55/5 57/10 surprise [2] 34/3 43/11 since [22] 4/25 6/13 97/16 28/12 31/16 31/21 85/7 85/11 87/11 87/23 surreply [3] 12/21 77/3 10/14 13/7 31/12 37/24 **special [3]** 91/16 91/19 31/22 32/4 32/25 80/22 88/5 88/22 89/15 89/19 77/3 49/20 50/23 52/18 90/20 110/21 116/2 90/12 92/13 101/5 91/21 survive [1] 79/6 61/12 69/23 70/4 77/9 **specific [23]** 8/11 33/9 109/7 124/7 116/7 89/9 90/20 93/20 95/2 33/20 34/1 41/3 41/21 Stipp's [2] 5/14 21/8 supplemental [60] 96/14 103/25 114/13 43/2 49/13 50/12 64/24 **stipulating [1]** 73/15 15/9 19/25 22/6 34/9 T Ventures [5] 2/4 66/8 117/15 121/25 stop [3] 20/12 36/8 66/2 69/19 70/10 70/13 34/23 36/12 36/17 69/21 71/15 78/3 single [11] 9/6 33/24 38/10 38/15 38/17 T Ventures' [1] 121/15 96/23 97/6 98/14 99/11 106/11 33/24 45/14 46/7 46/15 **T's [3]** 17/20 35/20 106/18 106/18 110/21 **straight** [1] 53/15 41/13 42/21 45/6 45/18 48/10 48/17 65/18 114/22 122/8 45/19 49/15 50/5 51/4 44/6 straightforward [2] 65/22 119/4 specifically [14] 37/16 51/21 51/22 52/12 58/2 tactics [2] 76/14 76/16 19/18 99/3 sir [2] 71/18 101/8 take [21] 3/21 20/9 42/1 42/4 49/18 49/23 **strategy [1]** 56/11 59/19 59/20 61/5 61/6 **situation [3]** 24/3 50/13 74/16 82/2 83/4 21/14 23/14 25/8 29/8 stricken [6] 26/3 29/8 65/12 66/9 66/10 69/3 108/6 110/23 29/22 32/6 46/5 54/11 85/22 86/2 88/17 89/15 29/13 71/24 77/6 77/8 69/4 69/20 70/21 82/3 size [1] 88/14 61/9 62/23 62/24 73/22 83/12 83/18 84/2 84/14 110/13 striking [6] 67/15 skipped [2] 9/10 9/22 79/11 83/11 86/8 86/11 **specifics [1]** 105/9 67/16 71/3 71/3 71/4 84/15 85/25 86/1 86/8 **skips [3]** 9/6 9/10 9/25 88/18 122/14 127/4 86/13 87/4 87/4 88/13 **spend [1]** 121/23 86/4 slash [3] 21/2 26/11 taken [2] 11/4 31/13 **spending [2]** 75/9 88/21 88/21 88/22 **strong [1]** 102/18 38/16 takes [3] 25/16 85/25 structure [1] 27/7 90/17 93/15 112/12 106/15 **slip [1]** 91/13 122/25 **spent [1]** 14/5 **structures** [1] 30/18 114/5 114/11 114/17 **small [1]** 67/5 taking [11] 11/17 25/21 **spot [1]** 54/15 **subject [4]** 33/19 96/3 115/18 115/25 121/7 smooth [1] 124/4 staff [1] 126/20 106/22 115/9 122/1 122/11 48/6 57/5 66/9 75/8 so [308] submit [2] 39/6 109/19 **stamp [2]** 48/11 48/25 supplementals [1] 78/20 79/10 79/12 86/2 sold [3] 16/18 19/15 86/23 **stamped [1]** 108/23 Subparagraph [1] 67/3 64/6 talk [2] 11/19 122/22 stamps [1] 98/21 112/6 supplementary [1] some [38] 9/22 24/14 talked [2] 104/2 104/5 standard [4] 73/4 91/4 **subpart [2]** 79/4 114/1 25/11 26/15 32/23 33/9 talking [8] 24/1 42/18 97/21 99/1 102/21 supplemented [8] 34/16 47/23 54/2 67/16 47/23 58/22 96/12 standing [1] 98/14 subparts [1] 49/7 33/21 33/23 33/25 35/1 70/17 71/4 71/10 71/13 subpoena [5] 20/18 105/7 105/10 117/6 55/10 57/9 60/12 **standpoint** [1] 108/15 82/7 83/15 84/6 85/24 tangible [1] 95/25 stands [1] 82/4 21/15 31/20 32/8 36/21 114/13 86/4 86/18 91/13 Taracki [18] 16/9 16/10 start [3] 67/25 105/6 subpoenas [1] 22/9 supplementing [1] 104/12 104/20 105/23 115/3 **Subportion [1]** 118/10 88/23 22/9 22/17 23/15 25/15 107/21 107/24 107/25 31/22 31/23 38/14 41/6 started [5] 21/13 30/2 subsections [1] 81/17 supplements [4] 57/12 108/12 112/18 113/13 51/16 51/24 52/13 53/3 85/11 87/17 114/24 34/17 34/18 34/19 **subsequent [1]** 115/9 114/9 114/18 115/16 53/9 55/12 68/11 125/1 starting [2] 41/11 **substance** [11] 11/5 **supplied [1]** 38/10 118/12 121/4 123/2 Taracki's [1] 40/22 42/18 11/5 73/8 73/9 90/8 **supply [25]** 1/16 2/4 124/21 125/19 state [3] 45/12 48/13 90/14 94/12 95/7 3/11 11/9 13/12 27/4 tasks [1] 64/4 somebody [11] 10/11 100/23 102/15 102/18 27/5 28/15 33/23 34/24 tax [11] 25/4 27/18 120/2 12/7 52/23 54/1 67/5 50/10_{50/1}3 51/13 52/9 State's [1] 35/22 substantial [1] 113/11 104/13 104/20 106/23 54/18 55/13 55/23 58/3 stated [3] 70/23 79/23 substantially [1] 33/3 44/17 44/22 46/21 107/25 113/15 118/6 121/14 58/24 64/19 65/2 65/18 substantive [7] 85/5 somehow [4] 30/1 statement [3] 8/5 90/9 91/4 92/11 92/18 66/7 68/3 73/14 73/17 **Taxation [1]** 24/20

Т taxes [1] 27/18 team [2] 106/14 126/15 technically [2] 4/4 113/19 teed [1] 111/5 tell [19] 30/20 32/10 32/23 43/4 62/3 62/4 65/11 68/23 69/9 79/20 89/7 94/20 101/19 106/19 114/19 118/16 119/3 122/5 123/12 telling [7] 56/20 87/16 89/1 89/2 89/2 89/3 90/23 tells [1] 104/20 temporal [2] 107/3 108/15 temporarily [3] 10/9 10/14 12/3 temporary [4] 8/15 8/17 8/21 8/24 Tennessee [5] 19/15 19/16 20/19 21/12 64/8 term [10] 12/12 21/1 21/1 53/12 53/15 83/13 83/18 83/20 84/7 88/21 terminate [1] 17/13 terminated [4] 17/17 17/19 17/21 44/3 terminating [2] 26/2 65/14 termination [2] 43/9 49/21 terms [9] 34/14 56/21 73/7 74/10 75/8 76/21 77/17 82/14 120/3 than [22] 12/13 28/6 41/6 42/9 45/11 54/12 57/8 58/24 67/6 69/2 73/25 75/11 96/20 107/17 110/14 120/5 123/20 124/15 125/20 126/19 127/1 127/2 thank [13] 3/12 13/14 15/13 47/2 65/23 72/4 76/11 126/9 126/10 126/17 126/18 126/20 127/3 **thankfully [1]** 14/5 Thanks [2] 62/1 126/14 that [711] that's [96] 6/20 7/12 8/5 9/20 11/17 12/2 13/19 17/17 17/22 18/11 18/22 19/4 20/11 20/12 21/18 25/5 25/23 26/8 29/15 30/1 30/2 31/10 31/25 37/2 38/3 38/4 38/7 39/8 40/23 44/18 45/24 47/22 48/17 49/8 49/10 51/3 51/18 52/6 52/18 53/24 54/1 54/4 54/7 54/10 55/6 55/15 58/23 59/12 60/22 61/8 61/11 63/1 63/20 64/12 65/22 66/6 68/22 69/15 69/17 72/1

72/13 76/1 76/1 77/4 78/6 80/25 82/1 83/7 84/16 84/24 86/23 87/15 88/21 90/7 91/17 92/6 92/9 92/20 93/2 93/24 96/21 97/2 97/22 100/15 100/15 106/17 107/10 109/23 111/18 113/23 115/5 116/20 117/8 120/5 122/15 122/25 their [74] 14/15 15/7 18/7 19/4 19/15 19/24 20/13 21/14 21/17 23/10 23/21 23/21 24/21 25/21 27/6 27/21 28/6 28/7 28/17 28/19 29/13 31/6 31/23 35/1 41/2 41/2 41/8 44/22 45/2 54/7 54/20 57/23 58/16 60/19 60/20 61/22 62/11 62/12 62/12 62/12 62/13 62/22 65/4 66/8 66/22 66/23 66/23 67/15 67/16 67/16 68/3 69/21 77/3 80/8 85/7 85/24 96/24 96/25 97/7 98/1 98/5 98/8 99/8 99/22 100/9 102/9 105/11 105/12 107/15 114/24 114/24 117/20 118/25 126/14 them [73] 12/14 12/15 12/17 13/8 13/19 14/15 14/19 16/13 16/16 17/10 17/13 17/22 19/1 20/18 21/11 21/15 21/15 22/12 23/18 24/14 24/15 25/9 27/11 27/22 27/24 28/2 28/3 28/5 29/9 29/20 29/25 30/2 30/18 31/10 31/20 31/23 32/4 32/8 33/24 37/24 38/24 39/21 40/1 40/3 43/4 46/5 46/19 48/2 49/9 53/6 53/22 54/6 54/7 54/19 58/22 62/23 70/14 73/11 85/7 86/9 88/18 92/1 97/10 97/11 100/8 102/3 112/21 112/22 113/22 114/16 119/5 121/10 126/16 themselves [1] 102/6 then [94] 3/6 7/5 8/10 9/6 9/6 9/7 9/8 9/8 9/8 9/10 9/19 9/20 9/24 9/25 10/6 10/15 12/16 12/17 12/21 13/23 14/1 14/2 14/13 15/8 16/5 16/9 16/11 16/16 17/21 18/8 18/14 19/3 19/5 19/8 21/16 25/2 25/12 30/19 30/21 31/4 39/20 44/24 46/25 51/9 52/12 52/13 52/16 53/2 56/3 58/13 67/23 68/1 69/12 | therefore [3] 78/17 77/2 77/3 80/11 84/20

97/9 97/24 98/2 98/15 98/24 99/13 99/18 100/10 101/11 101/12 102/14 106/25 107/23 110/1 110/19 111/20 111/23 113/7 115/7 115/18 116/12 118/25 122/12 122/16 122/17 124/2 124/3 125/15 125/25 there [104] 3/20 3/20 3/22 3/24 4/7 5/3 9/18 9/25 11/21 13/16 21/21 24/21 25/7 26/21 28/2 28/3 28/4 30/1 31/3 31/3 31/18 34/1 34/11 36/8 41/5 41/20 45/14 45/25 46/2 47/21 48/5 49/16 51/13 52/11 54/5 56/17 56/17 58/18 59/19 60/15 62/22 63/17 64/24 65/19 65/25 66/4 67/7 70/9 71/1 71/9 71/24 76/1 79/4 79/23 80/2 80/5 80/6 80/14 81/23 82/7 82/18 82/20 83/7 83/7 84/7 85/14 87/6 87/7 87/9 87/13 87/13 87/19 90/3 90/4 90/12 90/14 91/3 91/23 92/6 93/11 97/13 101/16 101/18 102/19 103/11 103/21 104/14 105/2 107/14 107/21 108/25 109/14 109/18 112/18 113/4 113/7 113/10 114/18 120/19 120/20 121/18 121/25 124/2 125/24 there's [88] 8/10 8/17 15/1 16/5 16/11 20/1 20/1 20/2 20/2 21/20 22/20 23/11 24/22 25/4 26/22 27/6 27/7 27/8 28/3 33/20 35/7 40/25 41/13 42/3 44/9 46/9 48/7 54/17 55/13 55/13 55/14 55/14 55/16 55/16 55/20 55/21 55/23 57/19 64/6 65/13 66/1 69/8 69/17 69/17 69/19 70/13 70/18 71/21 77/6 77/21 78/14 79/14 79/19 80/10 80/10 80/10 80/16 80/17 82/10 85/12 87/23 89/2 90/1 90/8 91/19 92/2 95/16 96/4 97/23 97/23 101/24 102/1 102/18 103/12 105/4 105/12 105/21 107/20 108/4 108/9 112/7 113/6 115/6 116/23 117/6 118/10 118/12 124/2 81/1 83/14

85/8 85/15 87/19 87/19

94/3 95/2 95/6 97/4

therein [1] 79/21 thereof [1] 15/9 thereto [2] 79/19 103/3 these [70] 5/15 5/15 7/5 12/9 12/25 13/4 19/5 25/4 25/9 25/11 25/13 25/20 25/20 26/18 27/12 27/13 27/15 27/18 30/16 30/24 31/16 34/9 34/12 35/3 35/4 35/5 35/8 41/23 42/6 43/21 44/10 44/19 53/9 56/19 57/4 57/21 58/20 58/25 61/14 61/21 63/2 63/11 63/18 64/4 64/4 68/17 72/25 73/2 74/4 75/14 75/20 82/11 91/24 93/3 93/25 94/5 96/15 96/19 98/16 102/5 102/11 108/14 108/23 115/3 119/1 119/2 123/15 124/19 124/21 127/2 they [219] they'll [1] 62/4 they're [40] 8/6 20/19 24/11 27/15 27/19 29/21 30/16 30/23 34/4 34/5 35/6 44/5 44/20 47/6 54/4 54/17 58/21 67/11 69/4 69/5 75/12 88/17 91/8 91/9 91/12 91/16 97/23 99/9 102/12 104/6 104/16 104/17 105/5 105/11 106/23 106/24 108/23 117/18 117/19 117/25 they've [7] 7/2 44/4 46/18 46/21 56/18 57/23 91/9 thing [6] 4/2 48/12 65/22 76/1 88/20 92/6 things [20] 3/20 4/1 24/23 49/24 63/3 71/5 71/9 73/2 77/13 91/1 91/9 95/25 104/4 113/1 115/3 115/12 118/24 118/25 120/11 125/17 think [52] 4/2 8/4 9/7 9/20 12/21 16/23 17/22 20/20 26/19 28/5 31/12 40/8 40/16 40/18 49/7 54/21 56/18 57/15 61/7 73/13 74/7 76/13 80/12 84/13 84/14 87/15 88/10 88/11 90/14 91/16 99/16 100/3 101/5 102/15 110/24 111/24 112/11 112/17 113/6 113/10 113/10 113/12 113/22 115/1 115/6 115/6 115/7 116/23 116/23 120/10 121/18 125/17 thinks [3] 56/11 104/21 115/19 TIONER'S APPEND third [35] 13/23 18/6 19/2 19/23 20/17 22/9 26/4 27/20 27/21 28/13

28/20 30/1 31/18 31/19 48/19 48/22 59/4 59/24 60/3 60/21 61/13 66/15 66/16 66/25 68/1 69/2 70/8 75/4 79/8 79/16 79/16 98/8 99/24 112/5 116/4 third-party [21] 13/23 19/2 19/23 22/9 27/21 28/13 28/20 30/1 31/19 48/19 48/22 59/4 59/24 60/3 61/13 66/25 68/1 69/2 70/8 75/4 79/8 this [213] those [59] 5/13 7/19 8/12 9/23 9/23 10/5 11/19 13/18 15/10 15/20 19/2 20/10 20/24 22/18 28/4 29/25 29/25 30/7 30/19 31/5 32/11 35/25 36/25 38/15 39/9 41/20 43/20 44/5 47/7 48/2 49/19 51/17 52/1 53/4 54/16 55/22 59/6 62/2 62/14 62/24 64/8 69/3 70/12 80/11 85/6 86/11 89/4 91/22 92/8 98/22 101/22 102/17 102/18 106/3 109/2 111/16 122/12 123/13 124/18 though [6] 19/21 27/12 33/8 36/8 87/15 124/23 thought [4] 3/23 61/8 61/9 108/8 thousands [4] 49/5 49/6 107/18 107/18 three [16] 17/6 20/10 25/23 27/23 28/2 28/4 32/11 52/1 53/4 54/16 55/22 63/11 63/13 119/21 122/9 123/13 through [33] 9/2 9/6 10/13 11/22 15/15 21/8 24/10 26/17 27/8 33/5 34/8 41/11 42/6 42/7 45/10 47/14 48/2 48/19 56/12 58/3 58/5 58/6 58/10 62/19 63/2 63/10 63/10 65/24 71/8 71/9 91/13 98/20 124/16 throughout [3] 76/4 81/7 83/21 **Thursdays** [1] 91/20 tie [1] 23/13 tied [1] 30/2 time [45] 5/23 10/11 10/20 12/4 14/3 14/18 14/24 15/5 17/25 17/25 35/21 35/24 40/13 44/21 58/22 60/11 62/20 67/6 68/20 70/2 73/15 75/9 76/6 77/23 77/25 87/12 90/6 90/10 90/21 91/13 92/1 105/4 ₁₂105/1₀₁106/15 112/22 112/23 114/12 115/25 116/8 117/8 121/21 122/10 122/15 126/14

Т time... [1] 127/2 timecards [8] 50/10 50/14 51/14 52/10 54/18 55/14 55/24 59/17 timeline [1] 122/8 times [2] 25/24 91/5 timing [2] 32/18 92/19 title [1] 78/9 titled [3] 72/11 77/10 78/8 titling [2] 91/6 113/3 today [19] 4/2 4/5 4/6 4/10 4/11 4/12 4/13 11/17 27/23 52/20 70/23 77/12 77/22 78/1 82/4 91/4 94/18 112/19 123/4 today's [7] 4/21 10/18 53/1 93/22 120/13 121/1 124/13 together [3] 19/6 27/16 86/9 told [7] 18/19 19/25 71/8 90/6 92/1 109/19 124/13 too [1] 23/11 took [5] 3/23 44/3 72/15 86/9 109/22 **top [1]** 109/24 topic [5] 74/19 98/14 103/11 103/19 104/18 topics [1] 80/15 total [2] 59/17 122/15 totality [6] 4/17 66/11 69/1 70/19 84/1 86/16 towards [1] 11/22 **Tracy [1]** 71/13 **TRAN [1]** 1/1 transaction [1] 41/16 transcribed [2] 1/25 127/8 Transcriber [1] 127/12 transcript [9] 1/8 6/7 6/10 7/1 8/11 30/13 77/22 77/22 77/23 transcripts [3] 6/4 8/1 transpired [1] 17/1 treated [1] 122/21 trial [8] 10/11 10/20 10/23 14/21 24/13 69/11 88/13 123/18 tried [2] 25/2 124/16 **TRO [2]** 18/2 29/24 trouble [1] 77/11 true [3] 35/11 77/6 113/23 truly [3] 104/14 113/17 127/7 truth [1] 56/20 try [9] 18/21 18/21 19/6 67/8 91/12 91/22 92/2 92/3 112/25 trying [24] 5/16 7/22 16/8 19/17 21/14 22/10

24/3 24/6 31/7 42/16

45/2 48/4 51/7 51/20 61/6 62/14 67/20 81/6 94/14 100/2 100/3 108/13 117/12 117/15 **TUESDAY [1]** 1/12 Tuesdays [1] 91/20 turn [5] 18/12 21/23 21/23 26/16 74/24 turned [2] 19/12 99/4 Turner [4] 18/1 18/1 19/11 30/7 Turner's [1] 29/23 two [31] 5/13 10/17 18/14 31/2 32/6 34/5 63/23 64/21 67/6 78/10 80/12 89/13 98/18 99/8 99/10 101/8 102/3 103/22 103/24 103/24 108/4 110/18 112/22 113/12 113/25 114/3 114/10 115/11 115/12 122/2 125/25 two month [1] 67/6 two-step [1] 64/21 type [4] 19/12 83/15 98/21 117/24 typed [5] 39/13 39/14 39/17 39/19 40/5 types [1] 63/18 **Uh [4]** 22/19 34/25 111/17 116/15 Uh-huh [4] 22/19 34/25 111/17 116/15 under [29] 5/22 7/4 10/9 14/4 17/9 17/10 24/19 28/16 30/2 53/5 66/17 66/20 67/14 70/13 74/14 75/4 78/12 87/8 87/12 87/16 89/3 89/8 96/11 99/17 101/1 105/3 105/5 113/5 121/20 underlined [1] 110/15 underlying [4] 107/1 107/17 108/2 118/21 understand [23] 12/22 16/23 16/25 20/8 23/9 23/11 24/11 26/20 27/11 30/11 32/17 40/6 55/16 55/17 61/23 61/25 76/23 83/17 104/17 106/8 106/13 111/22 112/1 understanding [8] 7/25 8/6 8/6 41/23 54/5 62/10 70/17 70/18 understood [13] 6/13 21/4 26/10 32/19 72/2 72/4 76/17 88/19 91/23 118/8 118/19 119/13 126/6 unfair [1] 41/5 unfortunately [1] 47/5 unless [6] 11/20 49/17 verifications [4] 16/6 86/1 88/17 91/15 91/19 25/13 27/24 68/12 Unlike [1] 111/5 unnecessary [2] 72/22 37/21 37/24 39/25 70/4 | wasn't [16] 3/24 6/15

75/1 unrepresented [1] 19/10 unseal [1] 10/12 until [9] 32/24 50/9 56/18 67/19 71/20 94/5 102/2 102/3 122/3 unusual [1] 41/14 unwarranted [2] 72/22 75/1 **up [21]** 3/5 4/1 5/2 11/18 18/11 18/15 18/20 20/22 26/1 29/9 29/14 29/24 32/22 47/3 71/3 85/5 111/5 112/23 113/16 125/12 126/2 update [2] 96/4 101/21 upon [4] 14/2 15/7 15/7 41/4 us [25] 3/17 4/1 10/4 13/15 13/17 14/6 18/2 21/22 26/1 28/4 29/17 29/18 30/20 31/1 32/10 63/9 63/24 74/8 76/8 83/6 93/12 96/22 98/13 108/21 124/13 use [11] 24/13 24/13 24/14 53/12 53/15 54/12 60/21 75/25 76/15 83/18 106/20 used [4] 27/12 83/14 83/20 84/7 using [7] 6/7 12/12 21/1 21/1 27/10 31/15 76/21 usually [4] 12/8 103/5 103/11 112/24 utterly [1] 90/25 vague [1] 54/25

valid [1] 95/21 Valjo [3] 14/10 18/16 27/11 Valley [1] 110/19 variances [4] 96/3 102/16 108/7 108/7 variety [2] 4/1 19/1 various [4] 7/15 28/21 66/24 86/13 VEGAS [1] 3/1 vendor [2] 98/19 108/22 venture [4] 43/9 49/21 50/20 61/22 **VENTURES [20]** 1/4 1/16 2/4 3/6 3/8 3/10 11/8 11/10 11/15 13/11 17/6 17/6 64/19 65/2 66/8 68/2 69/21 71/15 78/3 78/25 Ventures' [1] 121/15 verification [5] 22/16 39/13 39/15 68/21 125/24

70/9 verifies [1] 22/17 verify [7] 20/5 22/23 24/12 25/19 36/11 40/3 68/24 verifying [3] 36/25 39/21 70/11 verses [1] 106/23 versus [5] 6/15 7/11 78/16 94/13 117/3 very [22] 35/24 54/3 54/14 63/12 64/3 64/10 67/5 68/23 82/2 83/4 89/15 98/10 99/3 100/18 101/10 106/9 106/10 106/11 107/18 108/7 110/23 126/9 via [3] 1/16 1/21 1/22 video [4] 34/15 44/14 101/1 127/8 view [1] 73/25 viewed [1] 111/3 viewing [1] 114/23 violate [1] 17/20 violated [3] 17/13 17/16 17/18 violation [3] 23/10 105/3 111/19 violations [1] 23/11 virtue [1] 35/8 89/25 89/25 100/3 101/3 110/8 112/7

voluntarily [1] 21/16 voluntary [1] 121/25 **W-2 [1]** 59/15 W-2's [1] 62/8 **W-4 [1]** 59/14 W-4's [1] 62/8 wait [12] 8/14 26/24 32/24 38/14 71/20 79/22 81/14 89/25 waiting [1] 92/4 waived [3] 102/19 waiving [1] 103/20 want [41] 9/21 11/11 11/20 12/14 12/15 13/17 16/2 16/7 19/13 20/18 20/22 21/10 21/14 22/9 32/6 32/24 37/14 51/10 54/11 63/8 70/8 70/15 72/1 76/23 98/17 99/7 101/15 105/24 108/21 109/14 109/14 118/3 118/3 120/2 122/9 123/12 123/14 123/19 124/17 124/22 125/20 wanted [11] 4/2 15/2 16/11 20/9 20/17 32/2 32/2 61/10 76/9 87/12 99/14 wants [4] 4/20 26/12 73/22 79/8 warrants [1] 29/7 verified [**7**] | 16/17 37/19 was [**218**]

87/9 87/13 87/13 113/2 114/25 115/1 way [15] 9/3 12/16 30/11 30/12 39/14 45/7 52/18 52/24 67/4 68/22 84/16 85/10 96/4 108/1 122/20 ways [5] 24/14 69/22 77/25 97/12 98/4 we [310] we'd [2] 30/16 103/20 we'll [11] 12/16 32/4 33/7 69/24 70/3 71/11 77/22 77/24 115/15 119/9 124/18 we're [62] 3/5 5/16 11/19 11/21 13/2 13/8 17/17 24/6 24/7 29/20 32/13 33/5 33/5 42/18 45/25 46/2 47/23 56/3 56/25 57/1 57/3 58/22 61/25 62/14 64/12 65/9 71/12 71/20 74/3 75/9 76/7 76/15 76/18 76/20 86/21 87/3 87/3 87/5 87/25 88/1 88/6 89/1 89/1 89/2 89/3 89/3 89/5 96/12 96/21 97/14 102/1 102/4 105/7 105/7 105/10 110/10 111/19 120/7 120/8 120/14 122/25 124/14 we've [40] 3/4 3/19 4/1 11/5 11/7 15/10 16/7 16/12 16/12 22/10 22/12 24/4 24/4 28/19 32/7 33/11 35/7 35/22 35/25 36/2 43/23 56/22 57/8 57/9 63/15 63/22 73/5 76/14 77/16 81/6 81/11 81/16 82/5 82/21 83/3 96/8 98/8 99/16 103/2 120/4 website [2] 35/22 45/12 week [4] 65/7 77/24 119/23 122/6 week if [1] 119/23 weeks [3] 18/14 89/14 98/18 weighing [1] 51/1 well [59] 9/21 20/23 21/18 22/13 25/10 25/17 27/20 28/22 30/2 34/17 38/23 43/3 43/3 45/20 45/21 46/12 47/9 49/13 52/5 52/18 54/8 54/11 55/17 55/18

55/22 56/19 57/12

57/19 61/2 61/4 62/5

83/10 86/1 86/9 89/8

65/16 67/13 76/24 78/3

78/5 79/11 79/15 82/21

1291/43₀96/9 100/5 100/9

102/24 103/21 105/25

113/14 114/19 116/23

106/6 108/15 110/9

35/11 60/13 63/8 66/21

66/23 75/16 81/5 82/20

W 84/17 85/24 86/5 86/11 86/12 89/5 91/5 92/2 well... [3] 119/9 124/12 93/7 96/22 97/1 97/10 125/25 98/12 98/15 98/20 well-reasoned [1] 101/19 104/23 105/10 113/14 105/11 107/11 108/21 **WELLNESS [12]** 1/7 109/2 109/24 112/12 1/20 2/3 3/14 3/16 4/22 113/15 114/18 117/4 7/8 7/16 72/16 108/25 119/3 119/20 121/13 114/1 122/1 122/9 124/14 Wellness's [11] 3/6 where [40] 19/13 21/16 8/19 11/7 11/13 13/5 22/3 23/3 24/11 25/6 13/10 64/18 78/24 25/6 26/8 32/10 37/12 79/17 114/20 120/16 37/15 38/5 43/11 50/1 went [13] 9/19 18/18 52/19 56/10 62/15 26/17 29/23 30/6 48/19 63/21 64/24 70/3 75/6 63/10 63/10 98/18 77/24 78/2 80/6 80/9 103/19 108/22 117/18 85/20 86/13 94/12 95/9 117/21 95/12 97/6 100/20 were [102] 5/6 5/18 102/16 110/23 111/9 5/20 5/21 6/22 6/23 112/8 114/3 114/19 6/25 7/3 7/18 9/13 9/23 120/14 121/22 9/25 13/25 14/1 14/22 where's [1] 56/12 15/23 16/13 17/11 wherein [3] 82/3 83/1 17/21 17/24 17/25 89/16 18/24 18/24 19/14 wherever [2] 20/20 19/22 19/22 20/3 21/9 21/12 24/19 25/7 25/13 25/14 whether [29] 7/9 17/18 26/12 27/23 28/4 30/1 26/11 43/14 43/15 30/14 30/19 32/7 33/17 43/16 45/7 60/18 60/25 33/18 33/21 33/24 34/1 65/13 81/2 82/18 87/23 34/21 35/5 37/23 37/25 91/24 95/21 96/6 96/17 38/18 38/20 38/21 39/9 100/23 101/23 102/5 41/10 41/15 41/16 43/7 102/11 104/6 104/14 51/17 53/7 53/7 53/8 104/21 106/20 108/13 53/10 53/23 55/19 113/4 117/20 121/6 57/12 60/15 62/13 which [70] 8/1 8/17 9/1 62/20 62/21 62/22 9/5 10/17 11/19 12/1 62/24 63/18 65/25 67/4 13/23 14/7 15/14 15/17 70/11 70/15 80/5 80/15 15/23 16/8 18/16 19/9 85/21 86/10 86/14 90/5 21/9 21/24 22/9 24/24 90/6 91/1 92/8 93/8 25/17 26/24 27/13 32/9 93/25 94/18 97/2 97/16 34/6 34/21 41/4 42/19 98/18 102/2 107/10 43/18 44/15 48/4 48/7 108/24 108/25 109/19 51/17 52/21 53/16 112/17 112/19 112/20 55/11 58/7 58/8 58/10 116/8 123/9 123/25 66/24 67/15 69/10 124/1 72/11 73/2 77/7 77/25 weren't [5] 18/22 49/20 78/15 78/16 80/1 80/3 49/21 49/21 96/22 80/6 83/4 85/21 94/7 what [149] 94/17 94/21 95/20 97/8 what's [8] 8/3 11/17 98/13 98/15 98/23 19/19 20/4 20/12 56/12 106/22 110/15 110/18 102/13 116/19 111/6 115/9 116/2 whatever [8] 9/24 118/21 120/4 122/10 29/19 41/7 56/3 73/22 122/19 87/12 98/25 104/16 whichever [1] 12/5 whatsoever [2] 28/16 while [4] 71/14 75/16 56/17 82/10 97/16 when [69] 5/17 9/21 **who [37]** 18/5 19/9 10/23 15/8 17/21 18/22 19/10 22/9 25/2 32/9 19/17 20/6 21/1 21/13 35/24 39/9 39/13 39/14 24/6 25/2 28/12 29/23 41/1 41/15 41/16 43/11 30/2 36/25 44/2 45/10 50/8 52/7 52/22 53/1 46/9 48/17 52/19 54/12 53/19 58/12 58/12 57/15 60/7 60/9 60/9 58/12 58/13 59/6 60/2 61/6 62/21 64/3 68/25 64/25 68/9 68/14 70/2 69/19 74/4 76/5 77/4 70/9 103/13 103/14

77/24 79/10 81/25

106/14 111/2 who's [6] 31/15 54/14 95/23 98/22 103/17 103/17 whoever [4] 26/12 39/10 40/7 70/6 whole [9] 11/18 13/4 14/19 44/9 67/17 71/5 103/1 119/5 123/15 whom [1] 58/5 why [35] 6/20 8/1 13/19 22/3 22/20 24/7 25/19 25/20 25/23 30/1 30/22 31/10 34/4 38/3 43/25 44/15 48/4 49/8 49/10 54/4 59/12 61/21 66/14 67/11 72/1 81/24 82/6 82/20 83/8 83/10 84/4 97/2 102/21 111/24 118/22 wife [1] 58/24 will [31] 21/15 26/19 34/14 34/22 44/13 48/1 65/11 69/8 71/1 71/5 72/5 72/23 73/20 77/23 79/20 89/7 90/6 90/20 90/21 91/8 104/9 115/14 122/5 122/11 122/12 122/14 122/16 122/19 124/3 125/14 126/13 **Williams [1]** 127/12 willing [1] 21/15 wish [5] 4/10 41/7 95/14 125/5 126/11 withdraw [5] 7/3 7/5 10/6 73/21 85/24 withdrawing [1] 86/14 withdrawn [1] 88/17 withheld [5] 41/2 85/15 97/7 120/11 120/20 withhold [3] 42/3 97/11 98/3 withholding [2] 84/9 86/20 within [6] 66/16 78/14 80/11 83/1 103/20 113/11 without [7] 51/1 104/8 110/11 114/4 118/6 121/13 121/16 witness [3] 20/22 21/6 32/10 witnesses [4] 20/24 20/25 40/25 69/11 won't [3] 13/16 80/11 117/8 wonderful [2] 91/9 126/15 word [5] 54/25 75/25 77/9 99/18 119/4 words [4] 54/13 76/15 116/22 118/17 work [29] 21/11 50/8 50/11 50/14 51/14 52/2 52/8 52/10 52/22 52/23 53/2 53/4 53/5 53/6 53/16 53/19 53/25 54/1 103/17 104/11 104/11 54/6 54/10 54/11 54/13

54/18 55/14 55/24 81/24 96/18 107/23 107/23 work-product [2] 96/18 107/23 working [3] 19/6 116/17 117/11 worries [1] 13/20 worth [1] 44/7 would [76] 4/13 4/23 10/5 10/6 12/6 13/2 15/5 15/8 25/19 30/14 30/15 32/22 33/1 33/8 34/15 34/15 36/24 38/4 41/5 41/14 42/19 43/19 50/11 52/1 52/23 53/3 53/5 53/6 54/6 56/19 57/24 60/2 61/19 64/25 66/19 69/12 73/5 74/15 76/8 78/17 78/22 79/2 79/2 79/5 80/3 81/24 85/11 85/13 85/15 85/21 86/20 87/3 87/6 89/18 91/24 92/9 93/22 95/5 99/5 102/8 103/7 103/14 104/13 107/19 108/11 108/18 115/19 115/24 116/7 117/17 119/22 120/19 121/20 123/23 124/8 124/8 would've [10] 83/6 87/8 87/10 87/12 87/24 88/6 91/25 92/1 92/7 124/12 wouldn't [7] 22/21 36/24 38/9 38/10 49/16 90/19 106/25 writing [5] 89/23 90/1 90/1 90/7 123/22 written [3] 42/6 91/3 121/5 wrong [7] 8/14 23/22 24/13 25/17 25/20 63/15 64/9 wrongfully [1] 43/6 XXXI [1] 1/6

yeah [8] 9/8 9/20 30/20 34/18 38/6 51/10 100/15 101/16 year [3] 8/16 16/15 44/8 years [1] 102/3 yes [25] 8/19 10/25 11/3 21/7 28/23 28/25 29/2 29/5 36/10 36/19 38/17 38/21 55/7 61/16 94/9 97/5 99/24 103/23 112/19 112/20 119/24 119/25 120/23 125/21 125/22 yesterday [4] 89/21

yet [15] 11/21 44/20

45/25 46/2 56/1 56/25

57/1 57/17 82/4 82/6 83/8 87/25 92/15 97/8 123/21 you [396] you'd [2] 5/25 38/23 you'll [2] 41/11 43/1 you're [56] 10/23 12/10 13/15 21/15 23/17 24/1

34/19 38/23 45/2 45/25 46/1 47/24 54/9 54/23 55/8 55/11 76/5 76/6 83/17 83/22 84/8 84/8 84/12 84/13 84/25 86/2 86/3 86/17 86/18 87/16 88/23 89/21 90/23 92/21 92/21 101/6 105/19 105/22 106/11 107/16 107/22 113/17 115/8 115/17 115/21 117/6 117/10 118/21 119/18 119/20 121/4 121/6 121/10 123/12 123/18 124/25 you've [15] 16/2 28/8 34/17 34/17 34/18 81/16 101/11 103/1

104/2 104/5 104/5 106/10 your [253] **Yours [3]** 92/14 92/14 93/4

103/23 104/1 104/1

yourself [1] 3/5 yourselves [2] 115/7 122/22

zero [8] 26/5 26/6 26/6 28/10 28/18 28/19 37/7 63/13

92/16 93/3 93/25 PETITIONER'S APPENDIX NO. 01061 **yesterdays [1]** 94/8

Las Vegas, Nevada 89119 JONES LOVELOCK

Electronically Filed 10/18/2021 12:01 PM Steven D. Grierson **CLERK OF THE COURT**

1 **NEOJ** Nicole E. Lovelock, Esq. Nevada State Bar No. 11187 Justin C. Jones, Esq. Nevada State Bar No. 8519 Marta D. Kurshumova, Esq. Nevada State Bar No. 14728 JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119 6 Telephone: (702) 805-8450 Fax: (702) 805-8451 Email: nlovelock@joneslovelock.com Email: jjones@joneslovelock.com 8 Email: mkurshumova@joneslovelock.com 9 Attorneys for Euphoria Wellness, LLC

DISTRICT COURT

CLARK COUNTY, NEVADA

E&T VENTURES, LLC, a Nevada limited liability company,

Plaintiff.

v.

10

11

12

13

14

15

16

17

18

19

20

21

22

23

EUPHORIA WELLNESS, LLC, a Nevada limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive:

Defendants.

EUPHORIA WELLNESS, LLC, a Nevada limited liability company,

Counterclaimant,

24

E&T VENTURES, LLC, a Nevada limited liability company;

26

28

25

Counter-Defendant. 27

CASE NO.: A-19-796919-B

DEPT. NO.: XXXI

NOTICE OF ENTRY OF ORDER: (1) COMPELLING JOSEPH KENNEDY TO APPEAR FOR A DEPOSITION; (2) COMPELLING NYE NATURAL MEDICINAL SOLUTIONS, LLC AND VALJO, INC. TO ANSWER DEPOSITION **QUESTIONS; AND (3) COMPELLING E&T VENTURES LLC, MIRAL** CONSULTING, LLC, HAPPY CAMPERS, LLC, AND CBD SUPPLY CO, LLC TO SUPPLEMENT DISCOVERY RESPONSES

Las Vegas, Nevada 89119 JONES LOVELOCK

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	EUPHORIA WELLNESS, LLC, a Nevada limited liability company,
2	Third- Party Plaintiff,
3	v.
4	
5	MIRAL CONSULTING, LLC, a Nevada limited liability company; HAPPY CAMPERS,
6	LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada limited liability
7	company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;
8	Third-Party Defendants.
9	PLEASE TAKE NOTICE that an Order: (1) Compelling Joseph Kennedy to Appear for a
10	Deposition; (2) Compelling Nye Natural Medicinal Solutions, LLC and Valjo, Inc. to Answer
11	Deposition Questions; and (3) Compelling E&T Ventures LLC, Miral Consulting, LLC,

DATED this 18th day of October 2021.

October 15, 2021, a true and correct copy of which is attached hereto.

JONES LOVELOCK

12 Happy Campers, LLC, and CBD Supply Co, LLC to Supplement Discovery Responses was filed on

/s/ Marta D. Kurshumova, Esq. Nicole E. Lovelock, Esq. Nevada Bar No. 11187 Justin C. Jones, Esq. Nevada Bar No. 8519 Marta D. Kurshumova, Esq. Nevada Bar No. 14728 6675 S. Tenaya Way, Suite 200 Las Vegas, Nevada 89113

Attorneys for Euphoria Wellness, LLC

JONES LOVELOCK 500 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 18th day of October 2021, a true and correct copy of the foregoing NOTICE OF ENTRY OF ORDER: (1) COMPELLING JOSEPH KENNEDY TO APPEAR FOR A DEPOSITION; (2) COMPELLING NYE NATURAL MEDICINAL SOLUTIONS, LLC AND VALJO, INC. TO ANSWER DEPOSITION QUESTIONS; AND (3) COMPELLING E&T VENTURES LLC, MIRAL CONSULTING, LLC, HAPPY CAMPERS, LLC, AND CBD SUPPLY CO, LLC TO SUPPLEMENT DISCOVERY RESPONSES was served by electronically submitting with the Clerk of the Court using the electronic system and serving all parties with an email-address on record.

By /s/ Julie Linton

An Employee of JONES LOVELOCK

JONES LOVELOCK 600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

27

28

1 **ORDR** Nicole E. Lovelock, Esq. Nevada State Bar No. 11187 Justin C. Jones, Esq. 3 Nevada State Bar No. 8519 Marta D. Kurshumova, Esq. Nevada State Bar No. 14728 JONES LOVELOCK 5 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119 6 Telephone: (702) 805-8450 Fax: (702) 805-8451 7 Email: nlovelock@joneslovelock.com Email: jjones@joneslovelock.com 8 Email: mkurshumova@joneslovelock.com 9 Attorneys for Euphoria Wellness, LLC 10 11 12 13 E&T VENTURES, LLC, a Nevada limited liability company, 14 Plaintiff. 15 v. 16 EUPHORIA WELLNESS, LLC, a Nevada limited liability company; DOE Individuals I-17 X, inclusive; and ROE ENTITIES 1-10, inclusive: 18 Defendants. 19 20 21 EUPHORIA WELLNESS, LLC, a Nevada 22 limited liability company, 23 Counterclaimant, 24 E&T VENTURES, LLC, a Nevada limited 25 liability company; 26 Counter-Defendant.

Electronically Filed 10/15/2021 5:48 PM Steven D. Grierson CLERK OF THE COURT

n	TC	TR	[CT]	CO	URT
v	LO	1 1/1	\mathbf{L}	\mathbf{v}	UNI

CLARK COUNTY, NEVADA

CASE NO.: A-19-796919-B DEPT. NO.: XXXI

ORDER: (1) COMPELLING JOSEPH
KENNEDY TO APPEAR FOR A
DEPOSITION; (2) COMPELLING NYE
NATURAL MEDICINAL SOLUTIONS,
LLC AND VALJO, INC. TO ANSWER
DEPOSITION QUESTIONS; AND (3)
COMPELLING E&T VENTURES LLC,
MIRAL CONSULTING, LLC, HAPPY
CAMPERS, LLC, AND CBD SUPPLY CO,
LLC TO SUPPLEMENT DISCOVERY
RESPONSES

JONES LOVELOCK 5600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

EUPHORIA WELLNESS, LLC, a Nevada limited liability company,

Third- Party Plaintiff,

v.

MIRAL CONSULTING, LLC, a Nevada limited liability company; HAPPY CAMPERS, LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;

Third-Party Defendants.

The following motions came before the Court on September 23, 2021 at 1:00 p.m. with Nicole Lovelock, Esq. of Jones Lovelock appearing on behalf of Euphoria Wellness, LLC ("Euphoria") and Mitchell Stipp, Esq. of Law Offices of Mitchell Stipp appearing on behalf of E&T Ventures LLC ("E&T"), Miral Consulting, LLC ("Miral Consulting"), Happy Campers, LLC ("Happy Campers"), and CBD Supply Co, LLC ("CBD Supply") (collectively "E&T Parties"), and on behalf of Joseph Kennedy ("Mr. Kennedy"), Nye Natural Medicinal Solutions LLC ("Nye Natural"), and Valjo Inc. ("Valjo") (collectively "Non-Parties"):

- a) Order to Show Cause Why Joseph Kennedy Should Not Be Held in Contempt of Court and for Sanctions; and for Order Compelling Joseph Kennedy to Appear for a Deposition; and for an Award of Attorneys' Fees and Costs, filed by Euphoria;
- b) Order to Show Cause Why Nye Natural Medicinal Solutions, LLC and Valjo, Inc. Should Not Be Held in Contempt; and for Order Compelling Said Entities to Answer Deposition Questions; and for an Award of Attorneys' Fees and Costs, filed by Euphoria;
- c) Motion to Compel the E&T Parties' Discovery Responses and for Sanctions, filed by Euphoria;
- d) Omnibus Opposition to Applications for Order to Show Cause, to Compel Appearance for a Deposition, and for an Award of Attorney's Fees and Costs and Countermotion for a Protective Order and Related Relief, filed by the Non-Parties TIONER'S APPENDIX NO. 01067

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- e) Opposition to Motion to Compel Discovery Responses and for Sanctions and Countermotion for Related Relief, filed by the E&T Parties; and
- f) Motion to Seal Exhibits to the Declaration of Marta D. Kurshumova in Support of Reply in Support of Euphoria Wellness, LLC's Motion to Compel the E&T Parties' Discovery Responses and for Sanctions; and Opposition to Countermotion, filed by Euphoria.

The Court having considered the filings, the evidence presented therein, oral argument of counsel, and good cause appearing, hereby orders as follows:

JOSEPH KENNEDY

Findings of Fact

- 1. On January 2, 2021, Mr. Kennedy, in his individual capacity, was personally served with a Subpoena. Mr. Kennedy's deposition was scheduled for January 28, 2021 at 9:00 a.m. A witness fee was included in the service.
- 2. On January 2, 2021, Mr. Kennedy, in his capacity as manager of Nye Natural, was personally served with the Subpoena to Nye Natural. The deposition was scheduled for January 28, 2021 at 1:00 p.m. A witness fee was included in the service.
- 3. On January 2, 2021, Mr. Kennedy, in his capacity as registered agent of Valjo, was personally served with the Subpoena to Valjo. The deposition was scheduled for January 29, 2021 at 1:00 p.m. A witness fee was included in the service.
- 4. On January 4, 2021, Mr. Stipp sent Euphoria's counsel a letter advising he represented the Non-Parties with respect to the subpoenas.
- 5. Mr. Stipp and Counsel for Euphoria rescheduled the Non-Parties' depositions on several occasions due in part on the agreement that Darlene Purdy's deposition would occur first.
- 6. On March 22, 2021, Mr. Stipp informed Euphoria that he had not and would not accept service of any documents rescheduling the depositions of the Non-Parties. Mr. Stipp requested Euphoria serve the Non-Parties personally again.
- 7. On April 6, 2021, Mr. Stipp requested Euphoria move Nye Natural and Valjo's depositions to April 16, 2021.

2

3

4

5

6

7

8

9

10

16

19

20

21

22

23

24

25

26

27

28

- 8. On April 6, 2021, Mr. Stipp and Justin C. Jones, Esq. had a telephonic conference during which Mr. Jones agreed to move the depositions to April 16, 2021, and Mr. Stipp agreed to give Euphoria a one-day extension to file an opposition to E&T's Motion for Summary Judgment.
 - 9. On April 16, 2021, Euphoria took the depositions of Nye Natural and Valjo.
- 10. Mr. Kennedy appeared as the designated 30(b)(6) witness for Nye Natural and Valjo, respectively.
- 11. On April 16, 2021, at the depositions for the persons most knowledgeable for Nye Natural and Valjo, Ms. Lovelock personally served Mr. Kennedy in his individual capacity with a Third Amended Subpoena ("Third Amended Subpoena") scheduling the deposition for May 4, 2021 at 9:00 a.m. Ms. Lovelock did not tender a witness fee with the Third Amended Subpoena.
- 12. There is a dispute if Mr. Kennedy still has the original witness fee served upon him on January 2, 2021.
- 13. There was a mutual mistake between Mr. Stipp and counsel for Euphoria regarding the date and time of appearance of Mr. Kennedy in his individual capacity.
- 14. Any of the foregoing findings of fact which shall constitute conclusion of law shall be deemed as a conclusion of law.

Conclusions of Law and Order Thereon

- 15. A subpoena served pursuant to NRCP 45 commands "each person to whom it is directed to do the following at a specified time and place: attend and testify; produce designated documents, electronically stored information, or tangible things in that person's possession, custody, or control; or permit the inspection of premises." NRCP 45(a)(1)(A)(iii). The rule permits service of the subpoena by "[a]ny person who is at least 18 years old and not a party" to the case and, should the subpoena order a person's attendance, requires the tendering of a fee for one day's attendant and the mileage allowed by law. NRCP 45(b)(1).
- 16. NRCP 26(c) provides the standard for protective orders, which states as follows: "A party or any person from whom discovery is sought may move for a protective order . . . The motion must include a certification that the movant has in good faith conferred or attempted to PETITIONER'S APPENDIX NO. 01069

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

confer with other affected parties." NRCP 26(c)(1). Should the court find good cause exists, the court may "issue an order to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense." Id.

- 17. This Court orders Mr. Kennedy must appear for a deposition pursuant to the terms of NRCP 45.
- 18. The deposition is to be set for a date no later than thirty (30) days from the notice of entry of this order.
- 19. Euphoria shall tender a new witness fee to Mr. Kennedy and Mr. Stipp must accept said witness fee on behalf of Mr. Kennedy.
- 20. Mr. Kennedy did not present an applicable legal basis for seeking a protective order and, on that basis, Mr. Kennedy's Countermotion for a Protective Order is denied.
 - 21. Euphoria's request for contempt is denied.
 - 22. Euphoria's request for attorney's fees and costs is denied.
- 23. Any of the foregoing conclusions of law which shall constitute a finding of fact shall be deemed as a finding of fact.

NYE NATURAL MEDICINAL SOLUTIONS, LLC AND VALJO, INC.

Findings of Fact

- 24. On April 16, 2021, Euphoria took the depositions of the person designated as the 30(b)(6) witness for Nye Natural and Valjo.
- 25. Mr. Kennedy appeared as the designated 30(b)(6) witness for Nye Natural and Valjo, respectively.
- 26. Mr. Stipp appeared as Nye Natural and Valjo' counsel of record for the purposes of the depositions.
- 27. The deposition of Nye Natural commenced at 8:39 a.m. PST and concluded at 10:28 a.m. PST.
- 28. The deposition of Valjo commenced at 1:30 p.m. PST and concluded at 4:21 p.m. PST.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 29. During the depositions, Mr. Stipp instructed Mr. Kennedy, in his capacity as the 30(b)(6) witness for Nye Natural and Valjo, not to answer multiple deposition questions, as summarized in Exhibit R to the Appendix of Exhibits in Support of Ex Parte Application for an Order to Show Cause Why Nye Natural Medicinal Solutions, LLC and Valjo, Inc. Should Not Be Held in Contempt; and for Order Compelling Said Entities to Answer Deposition Questions; and for an Award of Attorneys' Fees and Costs. Exhibit R is attached to this Order as Exhibit A.
- 30. Ms. Lovelock and Mr. Stipp discussed Mr. Stipp's objections and instructions not to answer on the record during the depositions of both Nye Natural and Valjo.
- 31. Mr. Stipp's instructions to Nye Natural's 30(b)(6) witness not to answer the deposition questions were improper.
- 32. Mr. Stipp's instructions to Valjo's 30(b)(6) witness not to answer the deposition questions were improper.
- 33. None of the questions identified in Exhibit A to this Order are subject to a privilege or a limitation ordered by this Court. Neither Nye Natural nor Valjo sought relief under Rule 30(d)(3).
- 34. Nye Natural and Valjo did not present an applicable legal basis for seeking a protective order and, on that basis, Nye Natural and Valjo's Countermotion for a Protective Order is denied.
- 35. Any of the foregoing findings of fact which shall constitute conclusion of law shall be deemed as a conclusion of law.

Conclusions of Law and Order Thereon

36. A subpoena served pursuant to NRCP 45 commands "each person to whom it is directed to do the following at a specified time and place: attend and testify; produce designated documents, electronically stored information, or tangible things in that person's possession, custody, or control; or permit the inspection of premises." NRCP 45(a)(1)(A)(iii). The rule permits service of the subpoena by "[a]ny person who is at least 18 years old and not a party" to the case

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

and, should the subpoena order a person's attendance, requires the tendering of a fee for one day's attendant and the mileage allowed by law. NRCP 45(b)(1).

- 37. NRCP 26(c) provides the standard for protective orders, which states as follows: "A party or any person from whom discovery is sought may move for a protective order . . . The motion must include a certification that the movant has in good faith conferred or attempted to confer with other affected parties." NRCP 26(c)(1). Should the court find good cause exists, the court may "issue an order to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense." Id.
- 38. Pursuant to NRCP 30(c)(2), an attorney may only instruct their client not to answer a question "when necessary to preserve a privilege, to enforce a limitation ordered by the court, or to present a motion under Rule 30(d)(3)."
- 39. For those reasons, Nye Natural is ordered to appear for a continued deposition and provide responses to the questions identified in Exhibit A to this Order directed to Nye Natural. The rescheduled deposition is to be set for a date no later than thirty (30) days from the notice of entry of this order. The rescheduled deposition is to last for one (1) hour, not including breaks.
- 40. For those reasons, Valjo is ordered to appear for a continued deposition and provide responses to the questions identified in Exhibit A to this Order directed to Valjo. The rescheduled deposition is to be set for a date no later than thirty (30) days from the notice of entry of this order. The rescheduled deposition is to last for one (1) hour, not including breaks.
 - 41. Euphoria's request for contempt is denied.
 - 42. Euphoria's request for attorney's fees and costs is denied.
- 43. Any of the foregoing conclusions of law which shall constitute a finding of fact shall be deemed as a finding of fact.

24 ///

25 ///

26

27

28

E&T VENTURES LLC, MIRAL CONSULTING, LLC, HAPPY CAMPERS, LLC, AND

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Las Vegas, Nevada 89119 JONES LOVELOCK

CBD SUPPLY CO, LLC

Findings of Fact

- 44. On July 21, 2020, E&T served its Initial Disclosures which contained no documents.
- 45. On December 7, 2020, the Third-Party Defendants served their Initial Disclosures which contained no documents.
- 46. On February 1, 2021, Euphoria propounded Requests for Interrogatories ("Interrogatories") and Requests for Production of Documents ("RFPs") on the E&T Parties ("Euphoria's Discovery Requests").
- 47. Euphoria had inadvertently omitted to attach an exhibit to its Discovery Requests ("Exhibit 1").
- 48. Euphoria had also provided the wrong date of filing of the Supplemental Declaration of Kristin Ehasz in Support of Motion for Preliminary Injunction on Application for Order Shortening Time ("Kristin Ehasz' Declaration") in its Discovery Requests.
- 49. The E&T Parties did not reach out to Euphoria to request the missing exhibit or a copy of Kristin Ehasz' Declaration prior to submitting their Responses to Euphoria's Discovery Requests.
- 50. On February 26, 2021, E&T responded to Euphoria's Interrogatories and RFPs ("E&T's Discovery Responses") without identifying or producing any documents.
- 51. On March 2, 2021, Third-Party Defendants responded to Euphoria's Interrogatories and RFPs ("Third-Party Defendants' Discovery Responses") (together with E&T's Discovery Responses, "E&T Parties' Discovery Responses") without identifying or producing any documents.
- 52. In response to several requests for production, the E&T Parties responded they would make documents available for copying or inspection.
- 53. Instead of granting Euphoria's requests to copy and inspect the documents, E&T served its First Supplemental Disclosures on March 24, 2021, attaching documents bates numbered Plaintiff's Documents 00000-00111. The E&T Parties failed to respond to multiple discovery

requests based on Euphoria's omission to attach Exhibit 1 and mistaken date of filing of the Kristin Ehasz' Declaration.

- 54. On March 5, 2021, counsel for Euphoria, Marta Kurshumova ("Ms. Kurshumova") provided Exhibit 1 to Mr. Stipp.
- 55. On March 16, 2021, Euphoria's counsel sent the E&T Parties a Meet and Confer Letter articulating the deficiencies within the E&T Parties' discovery responses. The Meet and Confer Letter also provided the correct date of filing of Kristin Ehasz' Declaration.
- 56. On March 26, 2021, Euphoria and the E&T Parties held a telephonic meet and confer conference.
- 57. On April 20, 2021, Euphoria and the E&T Parties held another telephonic meet and confer conference.
 - 58. The E&T Parties declined to supplement any of their discovery responses.
- 59. The E&T Parties agreed to provide signed verification pages to their Responses to Interrogatories.
- 60. To date, the E&T parties have not provided signed verification pages to their Responses to Interrogatories. Euphoria and the E&T Parties were unable to resolve the discovery disputes regarding the E&T Parties' discovery responses.
- 61. In its Motion, Euphoria sought supplementation to the following categories of requests:

Category 1: The E&T Parties' ownership, operations, and financial documents

E&T: Interrogatory No. 1; RFP Nos. 6-14

CBD Supply: Interrogatory Nos. 1-8; RFP Nos. 1-2, 5-13, 26 Happy Campers: Interrogatory Nos. 1-8, 15; RFP Nos. 1, 5-13, 26 Miral Consulting: Interrogatory Nos. 1-8, 28; RFP Nos. 1, 5-13, 26

Category 2: The Department of Taxation's investigations, audits, and complaints

E&T: Interrogatory Nos. 8-10; RFP Nos. 2, 5

Category 3: The E&T Parties' documents and information relating to Euphoria

E&T: Interrogatory No. 11; RFP Nos. 15-18 *CBD Supply*: Interrogatory No. 12; RFP Nos. 14, 18, 22

Happy Campers: Interrogatory No. 12; RFP Nos. 14, 18, 22 1 Interrogatory No. 12; RFP Nos. 14, 18, 22 Miral Consulting: 2 The E&T Parties' documents and information relating to the Category 4: equipment 3 E&T: Interrogatory Nos. 14-15; RFP Nos. 19-20 4 CBD Supply: Interrogatory Nos. 13-15; RFP Nos. 23-25 Happy Campers: Interrogatory Nos. 13-14; RFP Nos. 23-25 5 Interrogatory Nos. 13-27; RFP Nos. 23-25 Miral Consulting: 6 E&T's documents and information relating to product test Category 5: results and the variances 7 *E&T*: Interrogatory Nos. 2, 3, 5-7, 12-13; RFP Nos. 21 8 9 Category 6: E&T's documents and information relating to third parties 10 *E&T*: Interrogatory Nos. 4, 16, 17; RFP Nos. 22, 29-33 11 The Third-Party Defendants' documents and information Category 7: relating to the parties in this litigation 12 CBD Supply: Interrogatory Nos. 9-11; RFP Nos. 15-17, 19-21 13 Happy Campers: Interrogatory Nos. 9-11; RFP Nos. 15-17, 19-21 Miral Consulting: Interrogatory Nos. 9-11; RFP Nos. 15-17, 19-21 14 15 62. In its Motion, Euphoria further sought supplementation of the requests based on 16 Exhibit 1 and Kristin Ehasz's Declaration: 17 E&T: Interrogatory Nos. 2-7 18 CBD Supply: RFP Nos. 23-25 Happy Campers: Interrogatory No. 14: RFP Nos. 22, 23 19 Miral Consulting: Interrogatory Nos. 14-27; RFP Nos. 23-26 20 63. Any of the foregoing findings of fact which shall constitute conclusion of law shall 21 be deemed as a conclusion of law. 22 **Conclusions of Law** 23 64. Pursuant to EDCR 2.34(d), "discovery motions may not be filed unless an affidavit 24 of moving counsel is attached thereto setting forth that after a discovery dispute conference or a 25 good faith effort to confer, counsel have been unable to resolve the matter satisfactorily." 26 27 PETITIONER'S APPENDIX NO. 01075

- 65. Counsel for Euphoria and counsel for the E&T Parties met and conferred as required by EDCR 2.34(d) through the Meet and Confer Letter and two telephonic meet and confer conferences.
- 66. NRCP 26 states that "[p]arties may obtain discovery regarding any nonprivileged matter that is relevant to any party's claims or defenses and proportional to the needs of the case."
- 67. The discovery requests identified in Categories 1 to 7 and the requests based on Exhibit 1 and Kristin Ehasz's Declaration are relevant to the parties' claims and defenses, and are proportional to the needs of the case. NRCP 33 requires a full answer to each interrogatory and, should the responding party object, a statement of the reasons for the objection with specificity. NRCP 33(b)(3)-(4).
- 68. NRCP 34 requires that objections be stated with specificity and whether any documents were withheld based on those objections. NRCP 34(b)(2)(B)-(C).
- 69. NRCP 26(e) imposes a duty on each party to "timely supplement or correct the disclosure or response to include information thereafter acquired."
- 70. The E&T Parties failed to respond to the discovery requests identified in Categories 1 to 7. The E&T Parties did not assert any objections entitling them not to respond to those discovery requests.
- 71. The E&T Parties failed to respond to the discovery requests based on Exhibit 1 and Kristin Ehasz's Declaration. The E&T Parties did not assert any objections entitling them not to respond to those discovery requests.
- 72. The E&T Parties had an obligation under NRCP 26(e) to supplement their responses to the requests based on Exhibit 1 and Kristin Ehasz's Declaration after receiving Exhibit 1 and the correct date of filing of Kristin Ehasz's Declaration.
- 73. The E&T Parties did not present an applicable legal basis for seeking a protective order and, on that basis, the E&T Parties' Countermotion for a Protective Order is denied.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

74. The E&T Parties must supplement their responses to the discovery requests described in paragraphs 61 and 62 above no later than twenty-one (21) days from the date of notice of entry of this Order.

- 75. Euphoria's request for contempt is denied.
- 76. Euphoria's request for attorney's fees and costs is denied.
- 77. Any of the foregoing conclusions of law which shall constitute a finding of fact shall be deemed as a finding of fact.

ORDER

IT IS HEREBY ORDERED that the Order to Show Cause Why Joseph Kennedy Should Not Be Held in Contempt of Court and for Sanctions; and for Order Compelling Joseph Kennedy to Appear for a Deposition; and for an Award of Attorneys' Fees and Costs is **GRANTED IN PART AND DENIED IN PART**. Mr. Kennedy is ordered to appear for a deposition that is to be set for a date no later than thirty (30) days from the notice of entry of this order. Euphoria is to tender a new witness fee and Mr. Stipp is to accept said witness fee prior to the deposition of Mr. Kennedy. Euphoria's request for contempt and for an award of attorney's fees and costs is **DENIED**.

IT IS HERBY FURTHER ORDERED that Mr. Kennedy's Countermotion for a Protective Order and Related Relief is **DENIED**.

IT IS HEREBY FURTHER ORDERED that the Order to Show Cause Why Nye Natural Medicinal Solutions, LLC and Valjo, Inc. Should Not Be Held in Contempt; and for Order Compelling Said Entities to Answer Deposition Questions; and for an Award of Attorneys' Fees and Costs is **GRANTED IN PART AND DENIED IN PART**. Nye Natural is ordered to appear for a continued deposition pursuant to the terms of the subpoena personally served upon it on March 26, 2021. Nye Natural is ordered to answer all questions identified in Exhibit A to this Order that were directed to Nye Natural. The rescheduled deposition is to be set for a date no later than thirty (30) days from the notice of entry of this order. The rescheduled deposition is to last for one (1) hour, not including breaks.

Valjo is ordered to appear for a continued deposition presturned the prevent of the subpoena

JONES LOVELOCK 600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

personally served upon it on March 26, 2021. Valjo is ordered to answer all questions identified in Exhibit A to this Order that were directed to Valjo. The rescheduled deposition is to be set for a date no later than thirty (30) days from the notice of entry of this order. The rescheduled deposition is to last for one (1) hour, not including breaks.

Euphoria's request for contempt and for an award of attorney's fees and costs is **DENIED**.

IT IS HERBY FURTHER ORDERED that Nye Natural and Valjo's *Countermotion for a*Protective Order and Related Relief is **DENIED**.

IT IS HEREBY ORDERED that the *Motion to Compel the E&T Parties' Discovery Responses and for Sanctions* is **GRANTED IN PART AND DENIED IN PART**. E&T Ventures, Miral Consulting, Happy Campers, and CBD Supply are ordered to supplement their responses to the discovery requests as set forth above. E&T Ventures, Miral Consulting, Happy Campers, and CBD Supply shall supplement their responses no later than twenty-one (21) days from the date of notice of entry of this Order. Euphoria's request for an award of attorney's fees and costs is **DENIED**.

IT IS HERBY FURTHER ORDERED that the E&T Parties' Countermotion for Related Relief requesting a protective order is **DENIED**.

6600 Amelia Earhart Ct., Suite Las Vegas, Nevada 89119 JONES LOVELOCK

26

27

28

1	IT IS HERBY FURTHER ORDERED that Euphoria's Motion to Seal Exhibits to the
2	Declaration of Marta D. Kurshumova in Support of Reply in Support of Euphoria Wellness, LLC's
3	Motion to Compel the E&T Parties' Discovery Responses and for Sanctions; and Opposition to
4	Countermotion is GRANTED by stipulation of the parties.
5	IT IS SO ORDERED this 15th day of October 2021.
6	
7	1 1 1.1.
8	Joanna S Kichner
9	Respectfully submitted by:
10	JONES LOVELOCK
11	
12	/ <u>s/ Nicole E. Lovelock, Esq.</u> NICOLE E. LOVELOCK, ESQ.
13	Nevada Bar No. 11187 JUSTIN C. JONES, ESQ.
14	Nevada Bar No. 8519 MARTA D. KURSHUMOVA, ESQ.
15	Nevada Bar No. 14728 6600 Amelia Earhart Ct., Suite C
16	Las Vegas, Nevada 89119
17	Attorneys for Euphoria Wellness, LLC
18	Approved as to form and substance:
19	LAW OFFICE OF MITCHELL STIPP
20	
21	Competing Order MITCHELL D. STIPP, ESQ.
22	Nevada Bar No. 7531 1180 N. Town Center Drive, Suite 100
23	Las Vegas, Nevada 89144
24	Attorneys for E&T Ventures LLC, Miral Consulting, LLC, Happy
25	Campers, LLC, and CBD Supply
- 1	Co. LLC. Joseph Kennedy. Nye

Natural Medicinal Solutions LLC,

and Valjo Inc.

PETITIONER'S APPENDIX NO. 01079

6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119 JONES LOVELOCK

21

22

23

24

25

26

27

28

limited liability company,

liability company;

1 **NTSO** Nicole E. Lovelock, Esq. Nevada State Bar No. 11187 Justin C. Jones, Esq. 3 Nevada State Bar No. 8519 Georlen K Spangler, Esq. Nevada State Bar No. 3818 JONES LOVELOCK 5 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119 Telephone: (702) 805-8450 Fax: (702) 805-8451 Email: nlovelock@joneslovelock.com Email: jjones@joneslovelock.com 8 Email: jspangler@joneslovelock.com 9 Attorneys for Euphoria Wellness, LLC 10 11 12 DISTRICT COURT 13 **CLARK COUNTY, NEVADA** E&T VENTURES, LLC, a Nevada limited CASE NO.: A-19-796919-B DEPT. NO.: XXXI liability company, 15 Plaintiff, 16 NOTICE OF ENTRY OF STIPULATION AND ORDER TO EXTEND THE 17 EUPHORIA WELLNESS, LLC, a Nevada DEADLINE TO FILE DISPOSITIVE limited liability company; DOE Individuals I-MOTIONS AND ALLOW CERTAIN 18 X, inclusive; and ROE ENTITIES 1-10, DEPOSITIONS TO BE CONDUCTED inclusive; AFTER THE CLOSE OF DISCOVERY 19 Defendants. (Sixth Request) 20 EUPHORIA WELLNESS, LLC, a Nevada

PETITIONER'S APPENDIX NO. 01081

Electronically Filed 1/24/2022 4:58 PM Steven D. Grierson **CLERK OF THE COURT**

Counterclaimant,

Counter-Defendant.

E&T VENTURES, LLC, a Nevada limited

JONES LOVELOCK 5600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

1	EUPHORIA WELLNESS, LLC, a Nevada limited liability company,
2	Third- Party Plaintiff,
3	v.
4	
5	MIRAL CONSULTING, LLC, a Nevada limited liability company; HAPPY CAMPERS,
6	LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada limited liability
7	company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;
8	Third-Party Defendants.
9	PLEASE TAKE NOTICE that a Stipe

PLEASE TAKE NOTICE that a Stipulation and Order to Extend the Deadline to File Dispositive Motions and Allow Certain Depositions to Be Conducted After the Close of Discovery (Sixth Request) was filed on January 21, 2022, a true and correct copy of which is attached hereto.

DATED this 24th day of January 2022.

JONES LOVELOCK

/s/ Nicole E. Lovelock, Esq.
Nicole E. Lovelock, Esq.
Nevada Bar No. 11187 Justin C. Jones, Esq.
Nevada State Bar No. 8519
Georlen K Spangler, Esq.
Nevada State Bar No. 3818
6600 Amelia Earhart Ct., Suite C
Las Vegas, Nevada 89119

Attorneys for Euphoria Wellness

JONES LOVELOCK 600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 24th day of January 2022, a true and correct copy of the foregoing NOTICE OF ENTRY OF STIPULATION AND ORDER TO EXTEND THE DEADLINE TO FILE DISPOSITIVE MOTIONS AND ALLOW CERTAIN DEPOSITIONS TO BE CONDUCTED AFTER THE CLOSE OF DISCOVERY (SIXTH REQUEST) was served by electronically submitting with the Clerk of the Court using the electronic system and serving all parties with an email-address on record.

By /s/ Julie Linton

An Employee of JONES LOVELOCK

ELECTRONICALLY SERVED 1/21/2022 8:20 PM

Electronically Filed 01/21/2022 8:20 PM CLERK OF THE COURT

Las Vegas, Nevada 89119

26

27

28

1	SAO	
	Nicole E. Lovelock, Esq.	
2	Nevada State Bar No. 11187	
3	Justin C. Jones, Esq.	
3	Nevada State Bar No. 8519	
4	Georlen K Spangler, Esq.	
4	Nevada State Bar No. 3818	
5	JONES LOVELOCK	
3	6600 Amelia Earhart Ct., Suite C	
6	Las Vegas, Nevada 89119	
١	Telephone: (702) 805-8450	
7	Fax: (702) 805-8451	
´	Email: nlovelock@joneslovelock.com	
8	Email: jjones@joneslovelock.com	
0	Email: jspangler@joneslovelock.com	
9	Attorneys for Euphoria Wellness, LLC	
	Altorneys for Euphoria Wellness, LLC	
10		
11		
	DISTRIC	CT COURT
12		
	CLARK COU	NTY, NEVADA
13		
14		G. G. G. T. V.
14	E&T VENTURES, LLC, a Nevada limited	CASE NO.: A-19-796919-B
15	liability company,	DEPT. NO.: XXXI
13	D1 : .:cc	
16	Plaintiff,	CENTRAL ACTION AND ORDER TO
10	v.	STIPULATION AND ORDER TO
17	EUPHORIA WELLNESS, LLC, a Nevada	EXTEND THE DEADLINE TO FILE
1	limited liability company; DOE Individuals I-	DISPOSITIVE MOTIONS AND ALLOW
18	X, inclusive; and ROE ENTITIES 1-10,	CERTAIN DEPOSITIONS TO BE
	inclusive;	CONDUCTED AFTER THE CLOSE OF DISCOVERY
19	Defendants.	DISCOVERY
	Defendants.	(Sixth Request)
20	EUPHORIA WELLNESS, LLC, a Nevada	(Sixth Request)
	limited liability company,	
21	ininited fluority company,	
	Counterclaimant,	
22	v.	
_		
23	DOM TIPLIMITED OF THE ST. 1 11 1 1	
I	E&T VENTURES, LLC, a Nevada limited	
	liability company;	
24		

18

19

20

21

22

23

24

25

26

27

28

EUPHORIA WELLNESS, LLC, a Nevada limited liability company,

Third- Party Plaintiff,

1

2

3

4

5

6

7

8

9

MIRAL CONSULTING, LLC, a Nevada limited liability company; HAPPY

CAMPERS, LLC, a Nevada limited liability company; CBD SUPPLY CO, LLC, a Nevada limited liability company; DOE Individuals I-X, inclusive; and ROE ENTITIES 1-10, inclusive;

Third-Party Defendants.

Pursuant to Eighth District Court Rules ("EDCR") 2.35, it is hereby stipulated and agreed between Euphoria Wellness, LLC ("Euphoria") and E&T Ventures, LLC ("E&T" or "E&T Ventures"), Miral Consulting, LLC ("Miral"), Happy Campers, LLC ("Happy Campers") and CBD Supply Co., LLC ("CBD") (collectively referred to as the "Parties"), by and through their respective counsels of record, to extend the deadline for dispositive motions by fifteen (15) days, and to permit the completion of depositions outside the close of discovery, as more specifically described below. E Management Group, LLC ("E Management") joins this Stipulation only for purposes of Section V below and takes no position as to the representations and stipulations set forth in any other section.

In support of this Stipulation, the Parties and E Management (only with respect to Section V below) state as follows:

I. DISCOVERY WHICH HAS BEEN COMPLETED TO DATE

The Parties have conducted the following discovery to date:

- 1. On July 17, 2020, Euphoria served its Initial Disclosures pursuant to NRCP 16.1.
- 2. On July 21, 2020, E&T served its Initial Disclosures pursuant to NRCP 16.1.
- 3. On November 4, 2020, Third-Party Defendants filed their Answer.
- 4. On December 7, 2020, Third-Party Defendants served their Initial Disclosures pursuant to NRCP 16.1.

- 5. On December 7, 2020, Euphoria served Joseph Kennedy, Nye Natural Medicinal Solutions LLC, and Valjo Inc. ("Non-Parties") with subpoenas duces tecum and subpoenas to testify at a deposition.
- 6. On January 14, 2021, E&T served Euphoria its First Set of Interrogatories, Requests for Production of Documents and Requests for Admission.
- 7. On January 14, 2021, Third-Party Defendants served Euphoria their First Set of Interrogatories, Requests for Production of Documents and Requests for Admission.
- 8. On January 14, 2021, the Non-Parties served their responses to Euphoria's subpoenas duces tecum.
- 9. On January 28, 2021, Euphoria served its First Set of Requests for Production of Documents and First Set of Interrogatories to E&T.
- 10. On February 1, 2021, Euphoria served its First Set of Requests for Production of Documents and First Set of Interrogatories to the Third-Party Defendants.
- 11. On February 16, 2021, Euphoria served its responses to E&T's First Set of Interrogatories, Requests for Production of Documents and Requests for Admission.
- 12. On February 16, 2021, Euphoria served its responses to Third-Party Defendants' First Set of Interrogatories and Requests for Production of Documents.
- 13. On February 16, 2021, Euphoria served its First Supplemental Initial Disclosures pursuant to NRCP 16.1.
- 14. On February 26, 2021, E&T served its responses to Euphoria's First Set of Requests for Production of Documents and First Set of Interrogatories.
- 15. On March 2, 2021, the Third-Party Defendants served its responses to Euphoria's First Set of Requests for Production of Documents and First Set of Interrogatories. The Third-Party Defendants did not identify any responsive documents.
- 16. On March 5, 2021, Euphoria served its Second Supplemental Initial Disclosures pursuant to NRCP 16.1.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- 17. On March 8, 2021, Euphoria served its Third Supplemental Initial Disclosures pursuant to NRCP 16.1.
- 18. On March 9, 2021, Euphoria served its First Supplemental Responses to E&T's First Set of Interrogatories and Requests for Production of Documents.
- 19. On March 9, 2021, Euphoria served its First Supplemental Responses to Third-Party Defendants' First Set of Interrogatories and Requests for Production of Documents.
- 20. On March 11, 2021, Euphoria served its Fourth Supplemental Initial Disclosures pursuant to NRCP 16.1.
- 21. On March 12, 2021, Euphoria served its responses to Third-Parties' Requests for Admission.
 - 22. On March 12, 2021, the Deposition of Darlene Purdy was conducted.
- 23. On March 24, 2021, E&T Ventures served a Notice of Subpoena to the Cannabis Compliance Board for the State of Nevada.
 - 24. On March 24, 2021, E&T Ventures served its First Supplemental Disclosures.
- 25. On June 7, 2021, E&T Ventures served Notices of Subpoena to the Cannabis Compliance Board for the State of Nevada and to the Nevada Department of Taxation.
- 26. On August 4, 2021, non-party Nevada Department of Taxation served a response to the Subpoena.
- 27. On August 11, 2021, E&T Ventures served its Second Supplemental Disclosures, which produced the documents disclosed by the Nevada Department of Taxation.
- 28. On August 13, 2021, non-party Cannabis Compliance Board served a response to the Subpoena.
- 29. Euphoria served its Fifth Supplemental Initial Disclosures pursuant to NRCP 16.1 on August 23, 2021.
- 30. On August 25, 2021, E&T Ventures took the deposition of the Person Most Knowledgeable for the Cannabis Compliance Board and the Nevada Department of Taxation.
 - 31. On August 25, 2021, the non-parties, Cannabis Compliance Board and Nevada PETITIONER'S APPENDIX NO. 01087

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

21

22

23

24

25

26

27

	De	partment of	Taxation,	served	supple	mental r	esponses	to the	Subpoena	S
--	----	-------------	-----------	--------	--------	----------	----------	--------	----------	---

- 32. On October 4, 2021, E&T served its Third Supplemental Disclosures Pursuant to NRCP 16.1;
- 33. On October 5, 2021, Euphoria served its Second Set of Requests for Production of Documents to E&T and the Third-Party Defendants.
- 34. On October 15, 2021, Euphoria served its Second Supplemental Responses to E&T's Requests for Production of Documents;
- 35. On October 15, 2021, Euphoria served its Second Supplemental Responses to E&T's Interrogatories;
- 36. On October 15, 2021, Euphoria served its Sixth Supplemental Initial Disclosures pursuant to NRCP 16.1;
- On October 25, 2021, E&T and the Third-Party Defendants served their First 37. Supplemental Responses and Objections to Requests for the Production of Documents and Interrogatories;
- 38. On October 25, 2021, E&T served its Fourth Supplemental Disclosures Pursuant to NRCP 16.1;
- 39. On November 2, 2021, E&T served its Second Set of Requests for Production of Documents to Euphoria;
- 19 40. On November 9, 2021, E&T served its Fifth Supplemental Disclosures Pursuant to NRCP 16.1; 20
 - 41. On November 10, 2021, E&T and the Third-Party Defendants served their Responses and Objections to Second Request for the Production of Documents and Interrogatories;
 - 42. On November 18, 2021, Euphoria served its Third Supplemental Responses to E&T's Requests for Production of Documents;
 - 43. On November 18, 2021, Euphoria served its Third Supplemental Responses to E&T's Interrogatories;
 - 44. On November 18, 2021, Euphoria served its Seventh Supplemental Initial Disclosures PETITIONER'S APPENDIX NO. 01088

6600 Amelia Earhart Ct., Suite C JONES LOVELOCK

Las Vegas, Nevada 89119

pursuant to	NRCP	16.	1
-------------	-------------	-----	---

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- 45. On November 18, 2021, Euphoria served its Privilege Log;
- 46. On November 30, 2021, Euphoria served its First Amended Privilege Log;
- 47. On November 30, 2021, Euphoria served its Third Set of Requests for Production of Documents to E&T and the Third-Party Defendants;
- 48. On November 30, 2021, Euphoria served its Eighth Supplemental Initial Disclosures pursuant to NRCP 16.1;
- 49. On December 2, 2021, Euphoria served its Responses to E&T's Second Set of Requests for Production of Documents;
 - 50. On December 2, 2021, Euphoria served its Second Amended Privilege Log;
- 51. On December 4, 2021, E&T served its Sixth Supplemental Disclosures Pursuant to NRCP 16.1;
- 52. On December 8, 2021, Euphoria served its First Supplemental Responses to E&T's Second Set of Requests for Production of Documents;
 - 53. On December 8, 2021, Euphoria served its Third Amended Privilege Log;
- 54. On December 8, 2021, Euphoria served its Ninth Supplemental Initial Disclosures pursuant to NRCP 16.1;
- 55. On December 22, 2021, E&T served E Management with a subpoena duces tecum and subpoena to testify at a deposition;
- 56. On December 23, 2021, E&T served its Third Set of Requests for Production of Documents to Euphoria;
 - 57. On December 23, 2021, Euphoria served its Second Set of Interrogatories to E&T;
- 58. On December 23, 2021, Euphoria served its Fourth Set of Requests for Production of Documents to E&T;
- 59. On January 3, 2022, Euphoria served its Tenth Supplemental Initial Disclosures pursuant to NRCP 16.1;
 - 60. On January 5, 2022, E Management served its objections to the subpoena duces tecum PETITIONER'S APPENDIX NO. 01089

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

JONES LOVELOCK	6600 Amelia Earhart Ct., Suite C	Las Vegas, Nevada 89119
----------------	----------------------------------	-------------------------

and subpoena to testify at a deposition;

- 61. On January 6, 2022, E&T served its Seventh Supplemental Initial Disclosures pursuant to NRCP 16.1;
- 62. On January 7, 2022, Euphoria served Anthony Napolitano with a subpoena to testify at a deposition;
- 63. On January 7, 2022, E Management served its document production in response to the subpoena duces tecum;
- 64. On January 12, 2022, Euphoria served its Eleventh Supplemental Initial Disclosures pursuant to NRCP 16.1.
 - 65. On January 12, 2022, Euphoria served its Fourth Amended Privilege Log;
- 66. On January 12, 2022, Euphoria served its Third Amended Notice of Taking the Deposition of the NRCP 30(b)(6) Designee for E&T Ventures, LLC, scheduling E&T's deposition for January 19, 2022;
- 67. On or about January 17, 2022, Euphoria served its Fourth Amended Notice of Taking the Deposition of the NRCP 30(b)(6) Designee for E&T Ventures, LLC, scheduling E&T's deposition for January 21, 2022.

The Parties reserve all rights and remedies regarding their respective discovery requests and responses, including, without limitation, the right to seek intervention of the court to compel appearances for depositions (which have been noticed and/or subpoenaed) and responses to any discovery requests.

II. DISCOVERY WHICH REMAINS TO BE COMPLETED

Discovery that may still need to be completed:

- 1. A 30(b)(6) deposition of E&T;
- 2. Euphoria will take the deposition of Anthony Napolitano;
- 3. A 30(b)(6) deposition of E Management;
- A 30(b)(6) deposition of State of Nevada, Department of Taxation; and 4.
- A 30(b)(6) deposition of Euphoria. 5.

JONES LOVELOCK

Las Vegas, Nevada 89119

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

III. **CURRENT DISCOVERY SCHEDULE**

The current Scheduling Order provides the following deadlines:

- 1. Deadline to Complete Discovery: January 24, 2022
- 2. Deadline for Dispositive Motions: February 28, 2022

IV. REASONS WHY THE PROPOSED DISCOVERY WAS NOT COMPLETED PRIOR TO THE EXPIRATION OF THE CURRENT DISCOVERY DEADLINE: **HEALTH AND SAFETY OF THE PARTIES**

The Parties respectfully request that this Court extend the deadline to file dispositive motions for fifteen (15) days to allow time for the Parties to complete depositions after the current discovery deadline as described in Section V below. The Parties respectfully submit that the impact of COVID-19 constitutes compelling reasons for the extension.

V. PROPOSED PLAN FOR COMPLETING DISCOVERY

- 1. New Deadline for Dispositive Motions shall be extended to March 15, 2022.
- 2. Euphoria may take a 30(b)(6) deposition of E&T's designee on a date and time that is mutually convenient to all interested parties, but after January 24, 2022 and no later than by February 12, 2022, via Zoom.
- 3. Euphoria may take the deposition of Anthony Napolitano on a date and time that is mutually convenient to all interested parties, but after January 24, 2022 and no later than by February 12, 2022, via Zoom.
- 4. E&T may take the 30(b)(6) deposition of Euphoria's designee on a date and time that is mutually convenient to all interested parties, but after January 24, 2022 and no later than by February 12, 2022, via Zoom.
- 5. E&T may take the 30(b)(6) deposition of E Management's designee on a date and time that is mutually convenient to all interested parties, but after January 24, 2022 and no later than by February 12, 2022, via Zoom.
- 6. The deposition of the NRCP 30(b)(6) designee for E Management shall be governed by the subpoena served on December 22, 2021.

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

7.	The deposition of the NRCP 30(b)(6) designee for Euphoria shall be governed by the
Amended Not	ice of Deposition of NRCP 30(b)(6) designee served on January 6, 2022.

	8.	With respect to any notice of deposition or subpoena for a deposition under NRCP
30(b)(6), the p	arties agree that the topics described therein shall not be amended or modified by the
party	that serv	red the notice of the deposition or the subpoena unless (a) there is an agreement in
writin	g by suc	h party and the party subject to the deposition, or (b) as otherwise determined by the
court.		

With the except of the discovery to be completed as set forth in Section V, the deadline for the close of discovery shall remain for all other purposes.

/ / /

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

1	VI. THE CURRENT TRIAL DAT	<u>E</u>	
2	This matter is currently set on a five-week jury stack to begin on of April 18, 2022		
3	The Parties do not request this date be vacated or reset.		
4	This sixth request for an extension of time is not sought for any improper purpose or other		
5	purpose of delay.		
6			
7	DATED: January 19, 2022.	DATED: January 19, 2022.	
8	JONES LOVELOCK	LAW OFFICES OF MITCHELL STIPP	
9	/s/ Nicole Lovelock	/s/ Mitchell Stipp	
10	Nicole E. Lovelock, Esq. (11187) Justin C. Jones, Esq. (8519)	Mitchell Stipp, Esq. Nevada Bar No. 7351	
11	Georlen K Spangler, Esq. (3818) 6600 Amelia Earhart Ct., Suite C	1180 N. Town Center Drive, Suite 100 Las Vegas, Nevada 89144	
12	Las Vegas, Nevada 89119	_	
13	Attorneys for Euphoria Wellness, LLC	Attorney for E&T Ventures, LLC, Miral Consulting, LLC, Happy Campers, LLC, and CBD Supply Co., LLC	
14			
15			
16	DATED: January 19, 2022.		
17	•	OF	
18	SECTION V ABOVE:	Ør –	
19	NAYLOR & BRASTER		
20	/s/ Jennifer Braster	<u>—</u>	
21	Jennifer L. Braster Nevada Bar No. 9982		
22	Benjamin B. Gordon Nevada Bar No. 15552		
23	1050 Indigo Drive, Suite 200 Las Vegas, NV 89145		
24	Attorneys for E Management Group,		
25	LLC		
26			
27			
28		PETITIONER'S APPENDIX NO. 01093	

JONES LOVELOCK 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119

26

27

28

1 **ORDER** 2 For good cause appearing, IT IS HEREBY ORDERED as follows: 3 1. Deadline for Dispositive Motions is extended to March 15, 2022. 4 2. Depositions described in Article V of the Stipulation above may be completed after 5 the discovery deadline of January 24, 2022 but no later than February 12, 2022. THEREFORE, the relief requested above is granted. 6 7 8 Dated this 21st day of January, 2022 9 District Court Judge Kishner 10 E68 CB1 AFF8 A414 Joanna S. Kishner 11 **Respectfully Submitted By: District Court Judge** 12 JONES LOVELOCK 13 /s/ Nicole E. Lovelock, Esq. 14 Nicole E. Lovelock, Esq. Nevada State Bar No. 11187 15 Justin C. Jones, Esq. Nevada State Bar No. 8519 16 Georlen K Spangler, Esq. Nevada State Bar No. 3818 17 6600 Amelia Earhart Ct., Suite C Las Vegas, Nevada 89119 18 Attorneys for Euphoria Wellness 19 20 21 22 23 24 25

From: <u>Mitchell Stipp</u>
To: <u>Nicole Lovelock</u>

Cc: <u>Jennifer Braster</u>; <u>Marta Kurshumova</u>; <u>Julie Linton</u>

Subject: Re: Notification of Service for Case: A-19-796919-B, E&T Ventures LLC, Plaintiff(s)vs.Euphoria Wellness LLC,

Defendant(s) for filing Service Only, Envelope Number: 9140430

Date: Thursday, January 20, 2022 1:41:28 PM

Attachments: <u>image001.png</u>

Confirmed.



Mitchell D. Stipp

Law Office of Mitchell Stipp, P.C. 1180 N. Town Center Drive, Suite 100 Las Vegas, Nevada 89144

T: 702.602.1242 | M: 702.378.1907

E: mstipp@stipplaw.com

On Wed, Jan 19, 2022 at 12:48 PM Nicole Lovelock <<u>nlovelock@joneslovelock.com</u>> wrote:

I accepted your changes, fixed formatting, added e-signatures, and a date for Jen's signature line. Please confirm that we can use your e-signature to submit.

PLEASE NOTE OUR NEW ADDRESS

Nicole E. Lovelock, Esq.



6600 Amelia Earhart Ct., Suite C

Las Vegas, NV 89119

P (702) 805-8450

F (702) 805-8451

E nlovelock@joneslovelock.com

CONFIDENTIALITY NOTICE: This e-mail transmission (and/or the attachments accompanying it) may contain confidential information belonging to the sender which is protected by the attorney-client privilege. The information is intended only for the use of the intended recipient. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this information is strictly prohibited. Please promptly notify the sender by reply e-mail, and then destroy all copies of the transmission.

From: <u>Jennifer Braster</u>

To: Nicole Lovelock; Mitchell Stipp
Cc: Marta Kurshumova; Julie Linton

Subject: RE: Notification of Service for Case: A-19-796919-B, E&T Ventures LLC, Plaintiff(s)vs.Euphoria Wellness LLC,

Defendant(s) for filing Service Only, Envelope Number: 9140430

Date: Wednesday, January 19, 2022 12:49:38 PM

Attachments: <u>image001.png</u>

You may submit with my e-signature. Thanks.

Jennifer L. Braster (702) 420-7997 jbraster@nblawnv.com

From: Nicole Lovelock <nlovelock@joneslovelock.com>

Sent: Wednesday, January 19, 2022 12:48 PM

To: Mitchell Stipp <mstipp@stipplaw.com>; Jennifer Braster <jbraster@nblawnv.com>

Cc: Marta Kurshumova <mkurshumova@joneslovelock.com>; Julie Linton

<jlinton@joneslovelock.com>

Subject: RE: Notification of Service for Case: A-19-796919-B, E&T Ventures LLC,

Plaintiff(s)vs.Euphoria Wellness LLC, Defendant(s) for filing Service Only, Envelope Number: 9140430

I accepted your changes, fixed formatting, added e-signatures, and a date for Jen's signature line. Please confirm that we can use your e-signature to submit.

PLEASE NOTE OUR NEW ADDRESS

Nicole E. Lovelock, Esq.



6600 Amelia Earhart Ct., Suite C Las Vegas, NV 89119

P (702) 805-8450 F (702) 805-8451

E <u>nlovelock@joneslovelock.com</u>

CONFIDENTIALITY NOTICE: This e-mail transmission (and/or the attachments accompanying it) may contain confidential information belonging to the sender which is protected by the attorney-client privilege. The information is intended only for the use of the intended recipient. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this information is strictly prohibited. Please promptly notify the sender by reply e-mail, and then destroy all copies of the transmission.

From: Mitchell Stipp <<u>mstipp@stipplaw.com</u>>
Sent: Wednesday, January 19, 2022 12:04 PM
To: Jennifer Braster <<u>ibraster@nblawnv.com</u>>

Cc: Nicole Lovelock < <u>nlovelock@joneslovelock.com</u>>; Marta Kurshumova

<mkurshumova@joneslovelock.com>

1	CSERV	
2	DISTRICT COURT	
3	CLARK COUNTY, NEVADA	
4		
5		
6	E&T Ventures LLC, Plaintiff(s)	CASE NO: A-19-796919-B
7	VS.	DEPT. NO. Department 31
8	Euphoria Wellness LLC,	
9	Defendant(s)	
10		
11	AUTOMATED CERTIFICATE OF SERVICE	
12	This automated certificate of service was generated by the Eighth Judicial District	
13	Court. The foregoing Stipulation and Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:	
14	Service Date: 1/21/2022	
15	Amy Reams ar	eams@naylorandbrasterlaw.com
16	John Naylor jn	aylor@naylorandbrasterlaw.com
17 18	Jennifer Braster jb	raster@naylorandbrasterlaw.com
19	Michael Detmer m	detmer@ag.nv.gov
20	Justin Jones jjo	ones@joneslovelock.com
21	Nicole Lovelock nl	ovelock@joneslovelock.com
22	Nicole Lovelock nl	ovelock@joneslovelock.com
23	Alison Anderson aa	nderson@joneslovelock.com
24 25	Lorie Januskevicius lja	nuskevicius@joneslovelock.com
26	Mitchell Stipp m	stipp@stipplaw.com
27	Ashley Balducci at	palducci@ag.nv.gov
28		PETITIONER'S APPENDIX NO. 01097

Yolonda Laster	ylaster@ag.nv.gov
Luke Rath	lrath@ag.nv.gov
Marta Kurshumova	mkurshumova@joneslovelock.com
Julie Linton	jlinton@joneslovelock.com
Kimberley Hyson	khyson@joneslovelock.com
Benjamin Gordon	bgordon@nblawnv.com
Emily Bordelove	ebordelove@ag.nv.gov
Georlen Spangler	jspangler@joneslovelock.com
Daenna Kaapana	Dbekaapana@ag.nv.gov
	Luke Rath Marta Kurshumova Julie Linton Kimberley Hyson Benjamin Gordon Emily Bordelove Georlen Spangler