## IN THE SUPREME COURT OF THE STATE OF NEVADA

CITY OF LAS VEGAS, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA.

Appellant,

VS.

180 LAND CO., LLC, A NEVADA LIMITED-LIABILITY COMPANY; AND FORE STARS, LTD., A NEVADA LIMITED-LIABILITY COMPANY,

Respondents.

180 LAND CO., LLC, A NEVADA LIMITED-LIABILITY COMPANY; AND FORE STARS, LTD., A NEVADA LIMITED-LIABILITY COMPANY.

Appellants/Cross-Respondents,

vs.

CITY OF LAS VEGAS, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA,

Respondent/Cross-Appellant.

No. 84345

Electronically Filed Aug 25 2022 01:49 p.m. Elizabeth A. Brown Clerk of Supreme Court

No. 84640

JOINT APPENDIX, VOLUME NO. 51

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Electronically Filed 3/26/2021 5:09 PM Steven D. Grierson CLERK OF THE COURT Ī APPN LAW OFFICES OF KERMITT L. WATERS 2 Kermitt L. Waters, Esq., Bar No. 2571 kermitt@kermittwaters.com 3 James J. Leavitt, Esq., Bar No. 6032 jim@kermittwaters.com 4 Michael A. Schneider, Esq., Bar No. 8887 michael@kermittwaters.com 5 Autumn L. Waters, Esq., Bar No. 8917 autumn@kermittwaters.com 6 704 South Ninth Street Las Vegas, Nevada 89101

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## DISTRICT COURT

## CLARK COUNTY, NEVADA

180 LAND CO., LLC, a Nevada limited liability company, FORE STARS, LTD., DOE INDIVIDUALS, CASE NO.: A-17-758528-J ROE CORPORATIONS I through X, and ROE DEPT. NO.: XVI LIMITED LIABILITY COMPANIES I through X,

Plaintiffs,

349.

CTTY OF LAS VEGAS, political subdivision of the State of Nevada, ROE government entities I through X, ROE CORPORATIONS I through X, ROE INDIVIDUALS I through X, ROE LIMITED LIABILITY COMPANIES I through X, ROE quasi-governmental entities I through X,

Defendants.

APPENDIX OF EXHIBITS IN SUPPORT OF PLAINTIFF LANDOWNERS' MOTION TO DETERMINE TAKE AND FOR SUMMARY JUDGMENT ON THE FIRST, THIRD AND FOURTH CLAIMS FOR RELIEF

VOLUME 15

Plaintiff Landowners hereby submit this Appendix of Exhibits in Support of Their

Motion to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for Relief.

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Exhibit No.	Description	Vol. No.	Bates No.
]	Findings of Fact and Conclusions of Law Regarding Plaintiff Landowners' Motion to Determine "Property Interest"	]	000001-000005
2	Map 1 of 250 Acre Land	1	000006

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Case Number: A-17-758528-J

3	Map 2 of 250 Acre Land	1	000007
4	Notice of Related Cases	ı	10000-800001
5	April 15, 1981 City Commission Minutes	1	000013-00005
6	December 20, 1984 City of Las Vegas Planning Commission hearing on General Plan Update	1	000051-00015
7	Findings of Fact and Conclusions of Law Regarding Plaintiffs' Motion for New Trial, Motion to Alter or Amend and/or Reconsider the Findings of Fact and Conclusions of Law, Motion to Stay Pending Nevada Supreme Court Directives	2	000152-00016
 8	ORDER GRANTING the Landowners' Countermotion to Amend/Supplement the Pleadings; DENYING the Landowners' Countermotion for Judicial Determination of Liability on the Landowners' Inverse Condemnation Claims	2	000165-00018
 9	City's Opposition to Motion to Determine "Properly Interest"	2	000189-00021
10	City of Las Vegas' Motion for Judgment on the Pleadings on Developer's Inverse Condemnation Claims	2	000217-00023
11	Petition for Writ of Mandamus, or in the Alternative, Writ of Prohibition	2	000231-00028
12	Supreme Court Order Denying Petition for Writ of Mandamus or Prohibition	2	000283-00028
13	Supreme Court Order Denying Rehearing	2	000285-00028
14	Supreme Court Order Denying En Banc Reconsideration	2	000287-00028
15	Motion to Dismiss Complaint for Declaratory and Injunctive Relief and in Inverse Condemnation, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2.	000289-00030
16	City's Sur Reply Memorandum of Points and Authorities in Support of Motion to Dismiss Complaint for Declaratory and Injunctive Relief and Inverse Condemnation, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2	000309-00031

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17	City's Proposed Findings of Fact and Conclusion of Law Granting City's Motion to Dismiss Complaint, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2	000320-0003
18	Order Denying City of Las Vegas' Motion to Dismiss, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268- C	2	000341-0003
19	City of Las Vegas' Motion to Dismiss, 180 Land Co., LLC v. City of Las Vegas, et al., Case No. A- 18-775804-J	2	000351-0003
20	2.15.19 Minute Order re City's Motion to Dismiss	2	000379
21	Respondents' Answer Brief, Supreme Court Case No. 75481	2	000380-0004
22	Order Granting Plaintiffs' Petition for Judicial Review, Jack B. Binion, et al vs. The City of Las Vegas, Case No. A-17-752344-J	2	000450-0004
23	Supreme Court Order of Reversal	2	000464-0004
24	Supreme Court Order Denying Rehearing	2	000471-0004
25	Supreme Court Order Denying En Banc Reconsideration	2	000473-0004
26	Findings of Fact, Conclusions of Law and Judgment Granting Defendants Fore Stars, Ltd., 180 Land Co LLC, Seventy Acres IJ.C, EHB Companies LLC, Yohan Lowie, Vickie Dehart and Frank Pankratz's NRCP 12(b)(5) Motion to Dismiss Plaintiffs' Amended Complaint	2	000476-0005
27	Notice of Entry of Findings of Fact, Conclusions of Law, Final Order of Judgment, Robert Peccole, et al. v. Peccole Nevada Corporation, et al., Casc No. A-16-739654-C	2	000501-00054
28	Supreme Court Order of Affirmance	2	000546-00055
29	Supreme Court Order Denying Rehearing	2	000551-0005
30	November 1, 2016 Badlands Homeowners Meeting Transcript	2	000554-00056
 31	June 13, 2017 Planning Commission Meeting Verbatim Transcript	2	000563-00056
32	Notice of Entry of Findings of Fact and Conclusions of Law Granting City of Las Vegas' Motion for Summary Judgment, 180 Land Co. LLC, et al v. City of Las Vegas, Case No. A-18- 780184-C	3	000567-00066

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33	June 21, 2017 City Council Meeting Combined Verbatim Transcript	3	000605-0007
34	Declaration of Yohan Lowie	3	000733-0007
35	Declaration of Yohan Lowie in Support of Plaintiff Landowners' Motion for New Trial and Amend Related to: Judge Herndon's Findings of Fact and Conclusion of Law Granting City of Las Vegas' Motion for Summary Judgment, Entered on December 30, 2020	3	000740-0007
36	Master Declaration of Covenants, Conditions Restrictions and Easements for Queensridge	3	000742-0008
37	Queensridge Master Planned Community Standards - Section C (Custom Lot Design Guidelines)	3	000895-0008
38	Custom Lots at Queensridge Purchase Agreement, Earnest Money Receipt and Escrow Instructions	3	000897-0009
39	Public Offering Statement for Queensridge North (Custom Lots)	4	000908-0009
40	Deposition of Yohan Lowie, In the Matter of Binion v. Fore Stars	4	000916-0009
41	The City of Las Vegas' Response to Requests for Production of Documents, Sct One	4	000971-0009
42	Respondent City of Las Vegas' Answering Brief, Jack B. Binion, et al v. The City of Las Vegas, et al., Case No. 17-752344-J	4	000988-0010
43	Ordinance No. 5353	4	001019-0011
44	Original Grant, Bargain and Sale Deed	4	001101-0011
45	May 23, 2016 Par 4 Golf Management, Inc.'s letter to Fore Stars, Ltd. re Termination of Lease	4	001106-0011
46	December 1, 2016 Elite Golf Management letter to Mr. Yohan Lowie re: Badlands Golf Club	4	001108
47	October 30, 2018 Deposition of Keith Flatt, Fore Stars, Ltd. v. Atlen G. Nel, Case No. A-16- 748359-C	4	001109-0011
48	Declaration of Christopher L. Kaempfer	4	001160-0011
49	Clark County Real Property Tax Values	4	001164-0011
50	Clark County Tax Assessor's Property Account Inquiry - Summary Screen	4	001180-0011
51	Assessor's Summary of Taxable Values	5	001182-0011
52	State Board of Equalization Assessor Valuation	5	001184-0011

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53	June 21, 2017 City Council Meeting Combined Verbatim Transcript	5	001190-00131
54	August 2, 2017 City Council Meeting Combined Verbatim Transcript	5	001318-00147
55	City Required Concessions signed by Yohan Lowie	. 5	001473
56	Badlands Development Agreement CLV Comments	5	001474-00152
57	Development Agreement for the Two Fifty, Section Four, Maintenance of the Community	5	001522-00152
58	Development Agreement for the Two Fifty	5	001530-00158
59	The Two Fifty Design Guidelines, Development Standards and Uses	5	001585-00159
60	The Two Fifty Development Agreement's Executive Summary	5	001598
61	Development Agreement for the Forest at Queensridge and Orchestra Village at Queensridge	5	001599-00224
62	Department of Planning Statement of Financial Interest	6	002247-00226
63	December 27, 2016 Justification Letter for General Plan Amendment of Parcel No. 138-31- 702-002 from Yohan Lowie to Tom Perrigo	6	002268-00227
64	Department of Planning Statement of Financial Interest	6	002271-00227
65	January 1, 2017 Revised Justification letter for Waiver on 34.07 Acre Portion of Parcel No. 138-31-702-002 to Tom Perrigo from Yohan Lowie	6	002274-00227
66	Department of Planning Statement of Financial Interest	6	002276-00227
67	Department of Planning Statement of Financial Interest	6	002280-00229
68	Site Plan for Site Development Review, Parcel 1 @ the 180, a portion of APN 138-31-702-002	6	002291-00230
69	December 12, 2016 Revised Justification Letter for Tentative Map and Site Development Plan Review on 61 Let Subdivision to Tom Perrigo from Yohan Lowie	6	002307-00230
70	Custom Lots at Queensridge North Purchase Agreement, Earnest Money Receipt and Escrow Instructions	7	002309-00250

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71	Location and Aerial Maps	7	002502-002503
<b>7</b> 2	City Photos of Southeast Comer of Alta Drive and Hualapai Way	7	002504-002512
73	February 14, 2017 Planning Commission Staff Recommendations	7	002513-002538
74	Jone 21, 2017 Planning Commission Staff Recommendations	7	002539-002565
75	February 14, 2017 Planning Commission Meeting Verbatim Transcript	7	002566-002645
76	June 21, 2017 Minute rc: City Council Meeting	7	002646-002651
77	June 21, 2017 City Council Staff Recommendations	7	002652-002677
78	August 2, 2017 City Council Agenda Summary Page	7	002678-002680
79	Department of Planning Statement of Financial Interest	7	002681-002703
80	Bill No. 2017-22	7	002704-002706
81	Development Agreement for the Two Fifty	7	002707-002755
82	Addendum to the Development Agreement for the Two Fifty	8	002756
83	The Two Fifty Design Guidelines, Development Standards and Permitted Uses	8	002757-002772
84	May 22, 2017 Justification letter for Development Agreement of The Two Fifty, from Yohan Lowie to Tom Perrigo	8	002773-002774
85	Acrial Map of Subject Property	8	002775-002776
86	June 21, 2017 emails between LuAnn D. Holmes and City Clerk Deputies	8	002777-002782
87	Plood Damage Control	8	002783-002809
88	June 28, 2016 Reasons for Access Points off Hualapai Way and Rampart Blvd. letter from Mark Colleton, Architect, to Victor Balanos	8	002810-002815
89	August 24, 2017 Access Denial letter from City of Las Vegas to Vickie Dehart	8	002816
90	19.16.100 Site Development Plan Review	8	002817-002821
91	8.10.17 Application for Walls, Fences, or Retaining Walls	8	002822-002829
92	August 24, 2017 City of Las Vegas Building Permit Fence Denial letter	8	002830

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93	June 28, 2017 City of Las Vegas letter to Yohan Lowie Re Abeyance Item - TMP-68482 - Tentative Map - Public Hearing City Council Meeting of June 21, 2017	8	002831-0028
94	Declaration of Vickie Dehart, Jack B. Binion, et al. v. Fore Stars, Ltd., Case No. A-15-729053-B	8	002835-0028
95	Supreme Court Order of Affirmance, David Johnson, et al. v. McCarran International Airport, et al., Case No. 53677	8	002838-0028
96	De Facto Taking Case Law From State and Federal Jurisdictions	8	002846-0028
97	Department of Planning Application/Petition Form	8	002849-0029
98	11.30.17 letter to City of Las Vegas Re: 180 Land Co LLC ("Applicant"t - Justification Letter for General Plan Amendment [SUBMFTTED] UNDER PROTEST[ to Assessor's Parcel ("APN(st") 138-31-601-008, 138-31-702-003, 138-31-702-004 (consisting of 132.92 acres collectively "Property"t - from PR-OS (Park, Recreation and Open Space) to ML (Medium Low Density Residential) as part of applications under PRJ-11990, PRJ-11991, and PRJ-71992	8	002987-0029
99	January 9, 2018 City Council Staff Recommendations	8	002990-0030
100	Item #44 - Staff Report for SDR-72005 [PRJ-71990] - amended condition #6 (renumbered to #7 with added condition)	8	003002
101	January 9, 2018 WVR-72007 Staff Recommendations	8	003003-0030
102	January 9, 2018 WVR-72004, SDR-72005 Staff Recommendations	8	003028-0030
103	January 9, 2018 WVR-72010 Staff Recommendations	8	003052-0030
104	February 21, 2018 City Council Meeting Verbatim Transcript	8	003075-0031
105	May 17, 2018 City of Las Vegas Letter re Abeyance - TMP-72012 [PRJ-71992] - Tentative Map Related to WVR-72010 and SDR-72011	9	003109-0031
106	May 16, 2018 Council Meeting Verbatim Transcript	9	003119-0031
107	Bill No. 2018-5, Ordinance 6617	9	003193-0032

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108	Bill No. 2018-24, Ordinance 6650	9	003202-00321
109	November 7, 2018 City Council Meeting Verbatim Transcript	9	003218-00336
110	October 15, 2018 Recommending Committee Meeting Verbatim Transcript	9	003364-00339.
111	October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 1 of 2)	10	003393-00359
112	October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 2 of 2)	П	003591-00384
113	July 17, 2018 Hutchison & Steffen letter re Agenda Item Number 86 to Las Vegas City Attorney	11	003844-00384
114	5.16.18 City Council Meeting Verbatim Transcript	11	003847-00386
115	5.14.18 Bill No. 2018-5, Councilwoman Fiore Opening Statement	11	003868-00387
116	May 14, 2018 Recommending Committee Meeting Verbatim Transcript	11	003874-00391
117	August 13, 2018 Meeting Minutes	11	003914-00391
118	November 7, 2018 transcript In the Matter of Las Vegas City Council Meeting, Agenda Item 50, Bill No. 2018-24	12	003920-00415
119	September 4, 2018 Recommending Committee Meeting Verbatim Transcript	12	004154-00421
120	State of Nevada State Board of Equalization Notice of Decision, In the Matter of Fore Star Ltd., et al.	12	004220-00422
121	August 29, 2018 Bob Coffin email re Recommend and Vote for Ordinance Bill 2108-24	12	004225
122	April 6, 2017 Email between Terry Murphy and Bob Coffin	12	004226-00423
123	March 27, 2017 letter from City of Las Vegas to Todd S. Polikoff	12	004234-00423
124	February 14, 2017 Planning Commission Meeting Verbatim Transcript	12	004236-00423
125	Steve Seroka Campaign letter	12	004238-00424
126	Coffin Facebook Posts	12	004244-00424
127	September 17, 2018 Coffin text messages	12	004246-00425
128	September 26, 2018 email to Steve Seroka re: meeting with Craig Billings	12	004258

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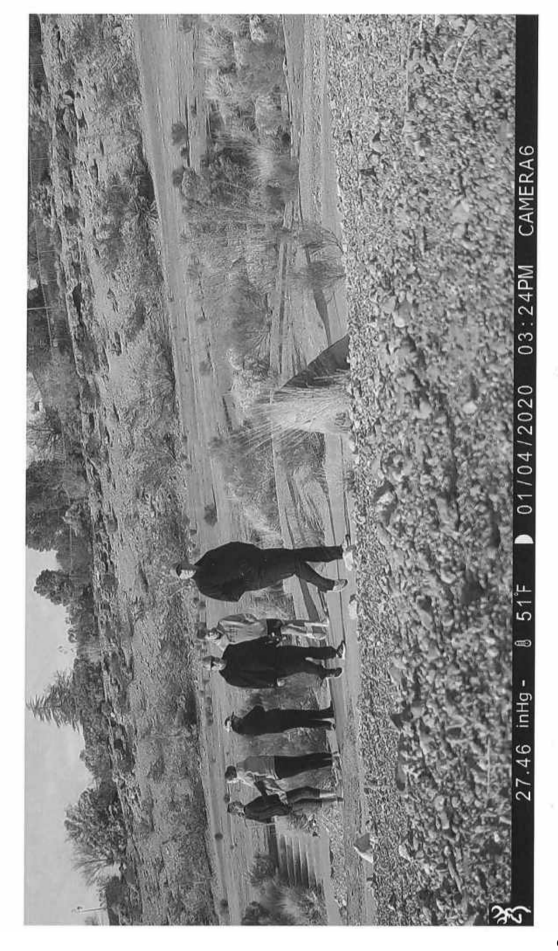
129	Letter to Mr. Peter Lowenstein re: City's Justification	12	004259-0042
130	August 30, 2018 email between City Employees	12	004262-0042
131	February 15, 2017 City Council Meeting Verbatim Transcript	12	004271-0043
132	May 14, 2018 Councilman Fiore Opening Statement	12	004399-004
133	Map of Peccole Ranch Conceptual Master Plan (PRCMP)	12	004405
134	December 30, 2014 letter to Frank Pankratz re: zoning verification	12	004406
135	May 16, 2018 City Council Meeting Verbatim Transcript	13	004407-0044
136	June 21, 2018 Transcription of Recorded Homeowners Association Meeting	13	004481-0045
137	Pictures of recreational use by the public of the Subject Property	13	004555-0045
138	Appellees' Opposition Brief and Cross-Brief, Del Monte Dunes at Monterey, Ltd., et al. v. City of Monterey	13	004560-0045
139	Respondent City of Las Vegas' Answering Brief, Binion, et al. v. City of Las Vegas, et al.	13	004576-0045
140	Grant, Bargain and Sale Deed	13	004579-0045
141	City's Land Use Hierarchy Chart	13	004584
142	August 3, 2017 deposition of Bob Beers, pgs. 31-36 - The Matter of Binion v. Fore Stars	13	004585-0045
143	November 2, 2016 email between Frank A. Schreck and George West III	13	004588
144	January 9, 2018 email between Steven Scroka and Joseph Volmar re: Opioid suit	13	004589-0045
145	May 2, 2018 email between Forrest Richardson and Steven Scroka re Las Vegas Badlands Consulting/Proposal	13	004593-0045
146	November 16, 2017 email between Steven Scroka and Frank Schreck	13	004595-0045
147	June 20, 2017 representation letter to Councilman Bob Coffin from Jimmerson Law Firm	13	004598-0046

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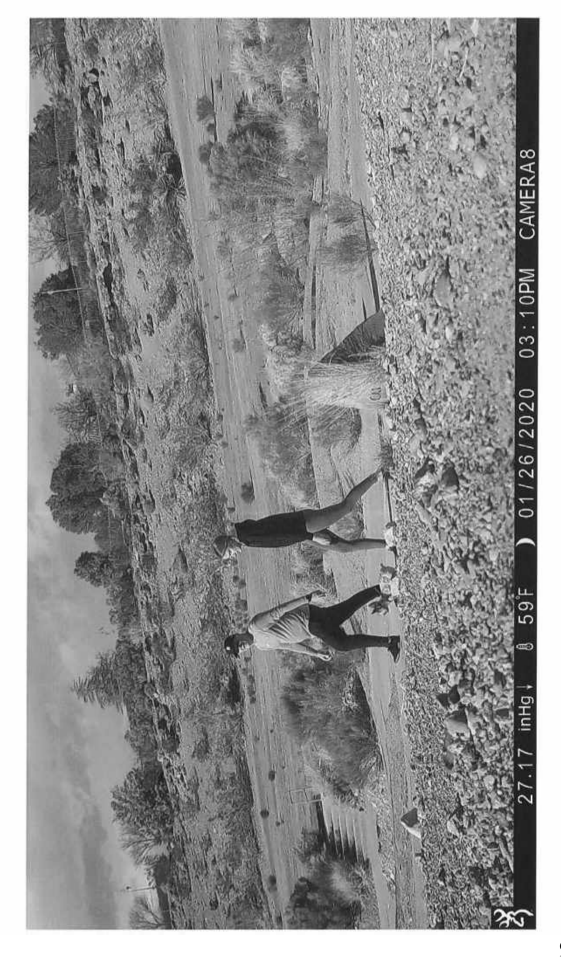
148	September 6, 2017, City Council Verbatim Transcript	13	004601-004663
149	December 17, 2015 LVRJ Article, Group that includes rich and famous tiles suit over condo plans	13	004664-04668
150	Affidavit of Donald Richards with referenced pictures attached	14, 15, 16	004669-004830
DATED th	is 26th day of March, 2021. LAW OFFICES OF KEI	RMITT L. W	ATERS
	By: /s/ Kermitt L. Waters Kermitt L. Waters, Es		
	Nevada Bar No. 2571 James J. Leavitt, Esq.	-	
	Nevada Bar No. 6032 Michael A. Schneider		
	Nevada Bar No. 8887 Autumn I.: Waters, Ea		
	Nevada Bar No. 8917	· ¬-	
	Attorneys for Plaintij	f Landowner.	5

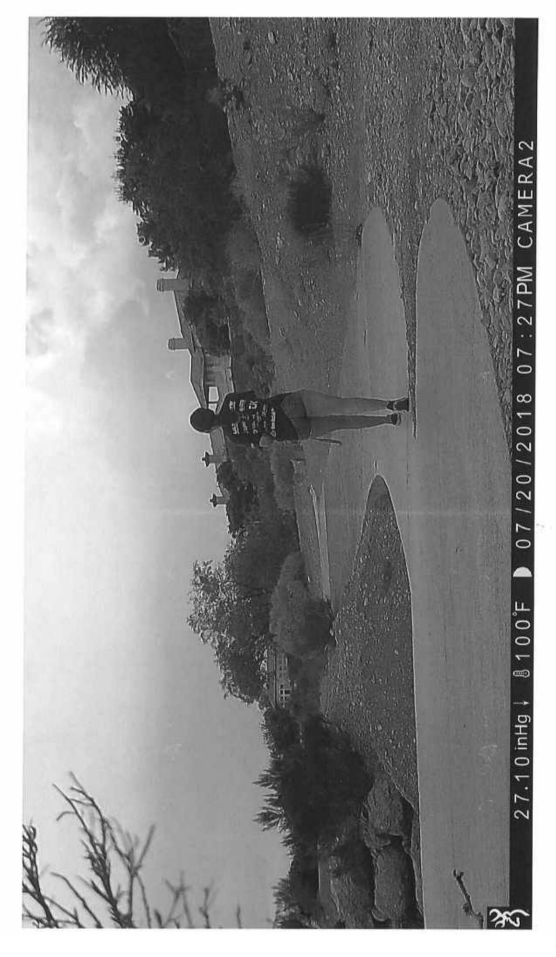
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## CERTIFICATE OF SERVICE 1 I HEREBY CERTIFY that I am an employee of the Law Offices of Kermitt L. Waters, and 2 that on the 26th day of March, 2021, pursuant to NRCP 5(b) and EDCR 8.05(f), a true and correct 3 copy of the foregoing document(s): APPENDIX OF EXHIBITS IN SUPPORT OF PLAINTIFF 4 5 LANDOWNERS' MOTION TO DETERMINE TAKE AND FOR SUMMARY JUDGMENT ON THE FIRST, THIRD AND FOURTH CLAIMS FOR RELIEF - VOLUME 15 was made 6 by electronic means pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the 7 Eighth Judicial District Court's electronic filing system, with the date and time of the electronic 8 service substituted for the date and place of deposit in the mail and addressed to each of the 9 10 following: SHUTE, MIHALY & WEINBERGER, LLP MCDONALD CARANO LLP 11 Andrew W. Schwartz, Esq. George F. Ogilvie III 12 Amanda C. Yen Lauren M. Tarpey, Esq. 2300 W. Sahara Ave., Suite 1200 396 Hayes Street San Francisco, California 94102 13 Las Vegas, Nevada 89102 schwartz@smwlaw.com gogilvie@mcdonaldcarano.com 14 ayen@mcdonaldcarano.com ltarpey@smwlaw.com 15 LAS VEGAS CITY ATTORNEY'S OFFICE Bryan K. Scott, City Attorney 16 Philip R. Byrnes Seth T. Floyd 495 S. Main Street, 6th Floor 17 Las Vegas, Nevada 89101 pbynes@lasvegasnevada.gov 18 sfloyd@lasvegasnevada.gov 19 20 21 22 ls/ Evelyn Washington Evelyn Washington, an employee of the 23 Law Offices of Kermitt L. Waters 24 25 26 27 28 Page 11 of 11







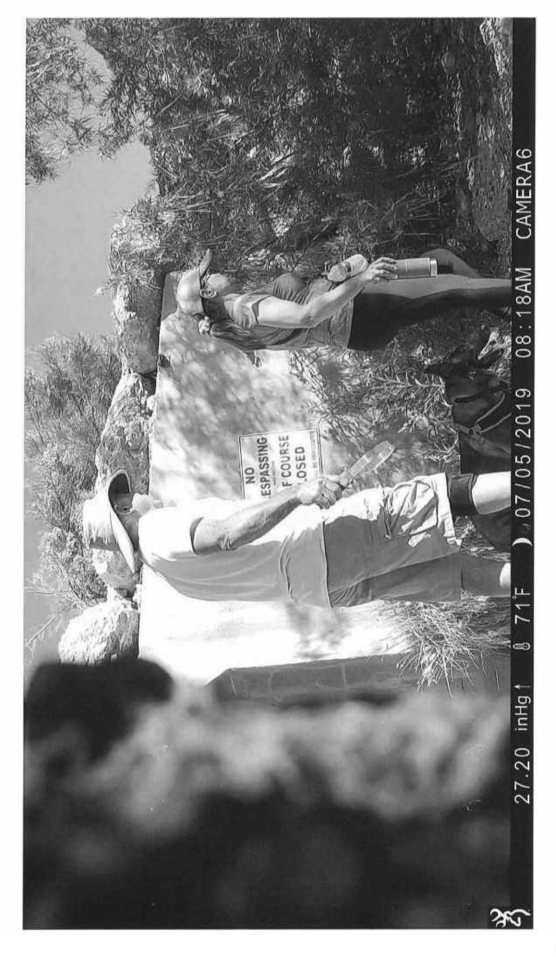


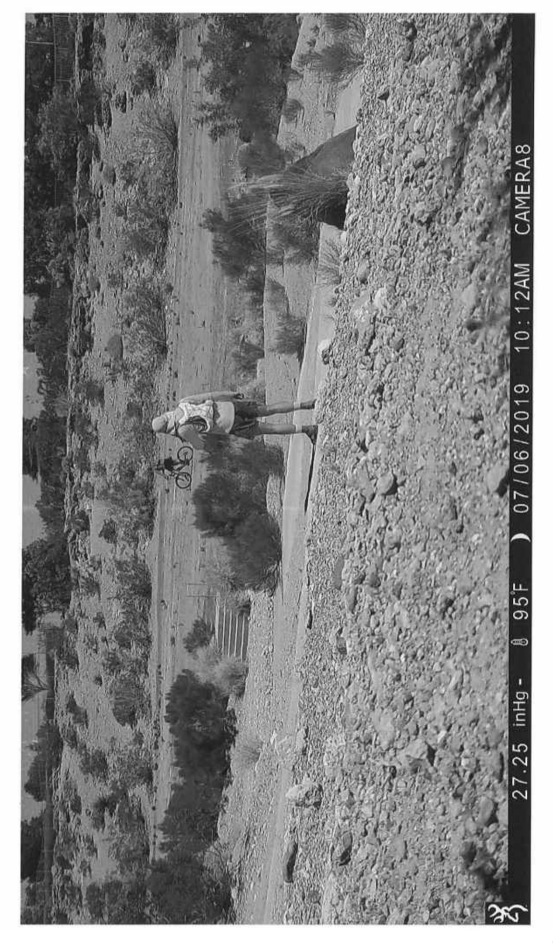


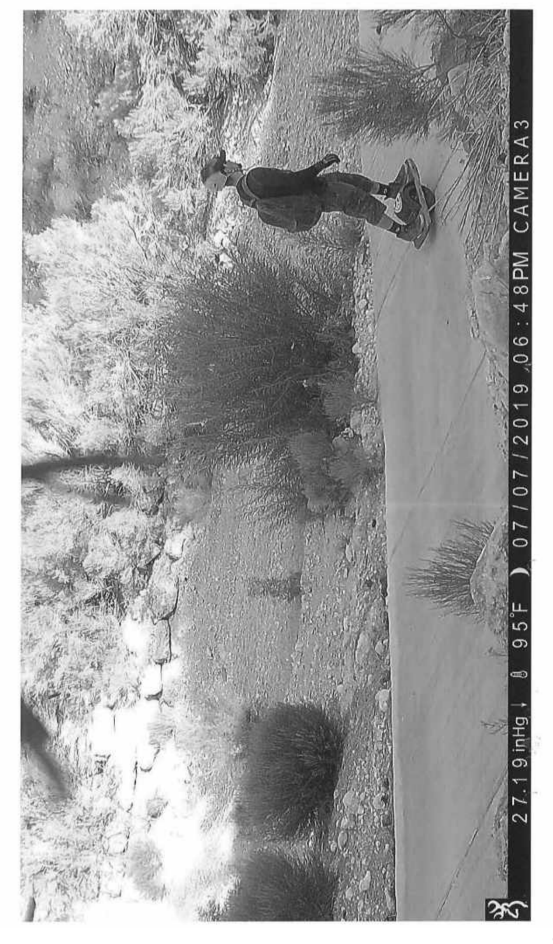


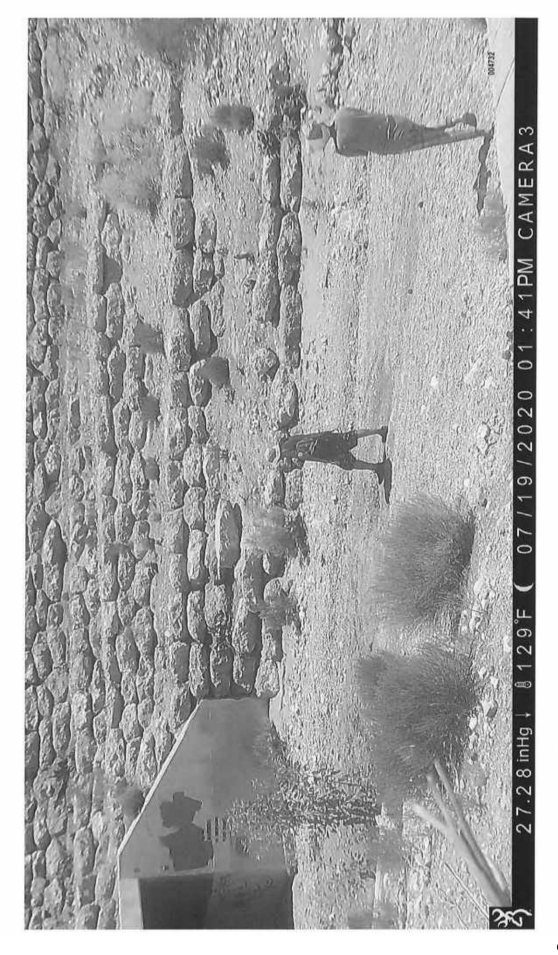


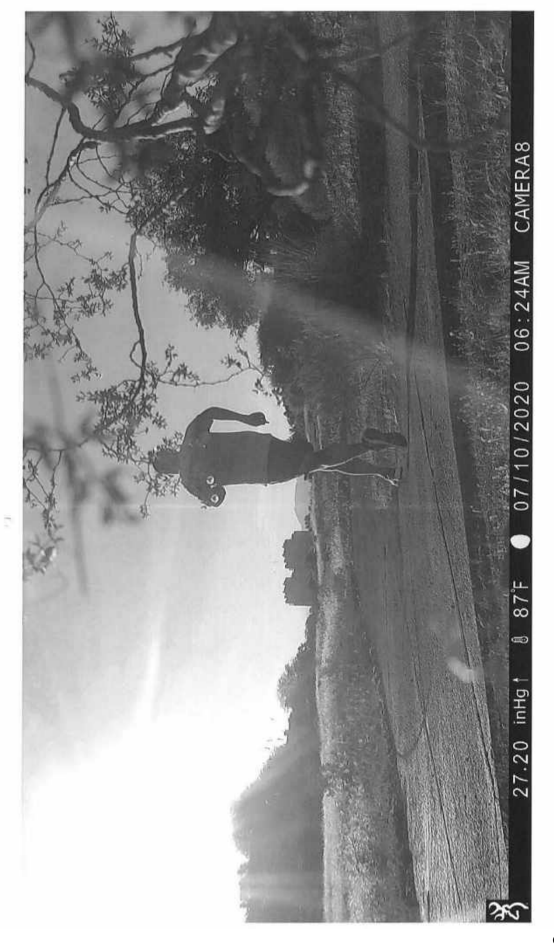


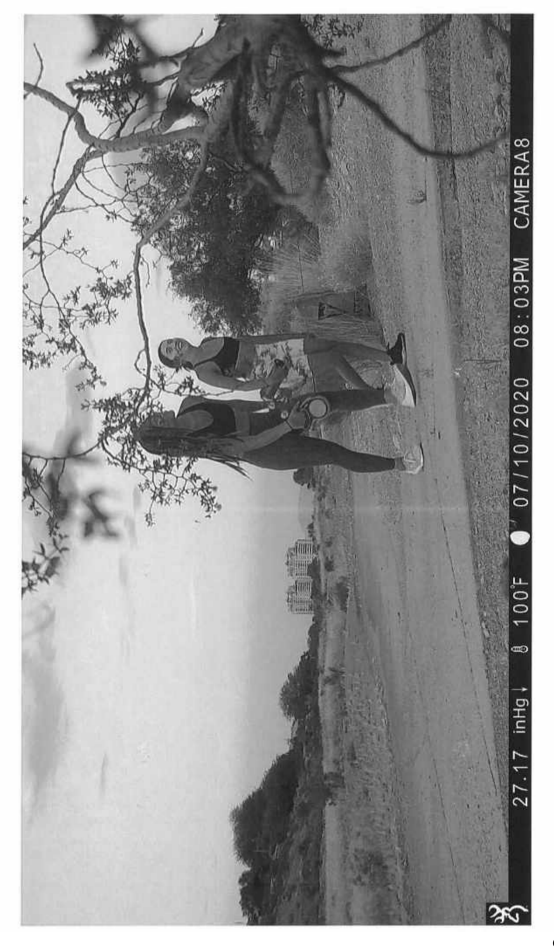


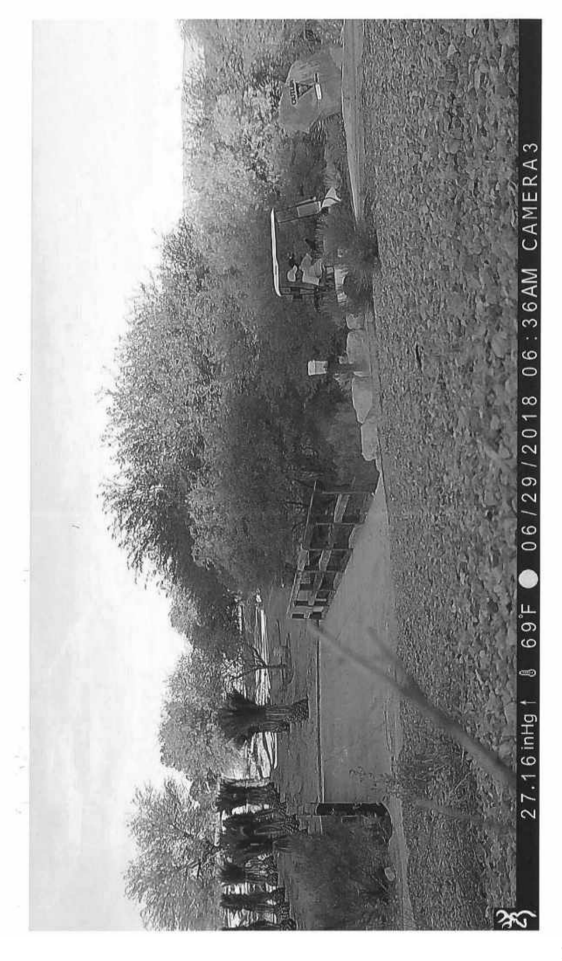






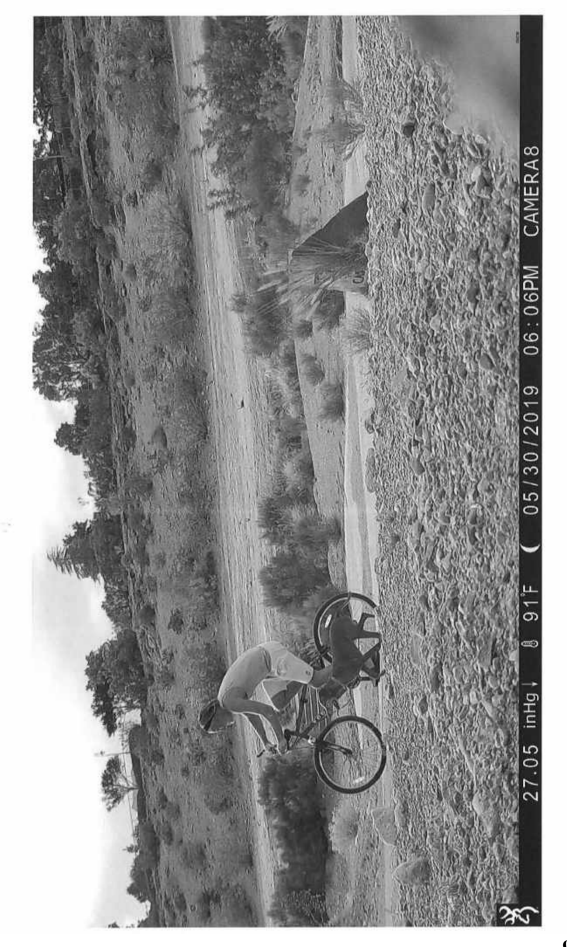


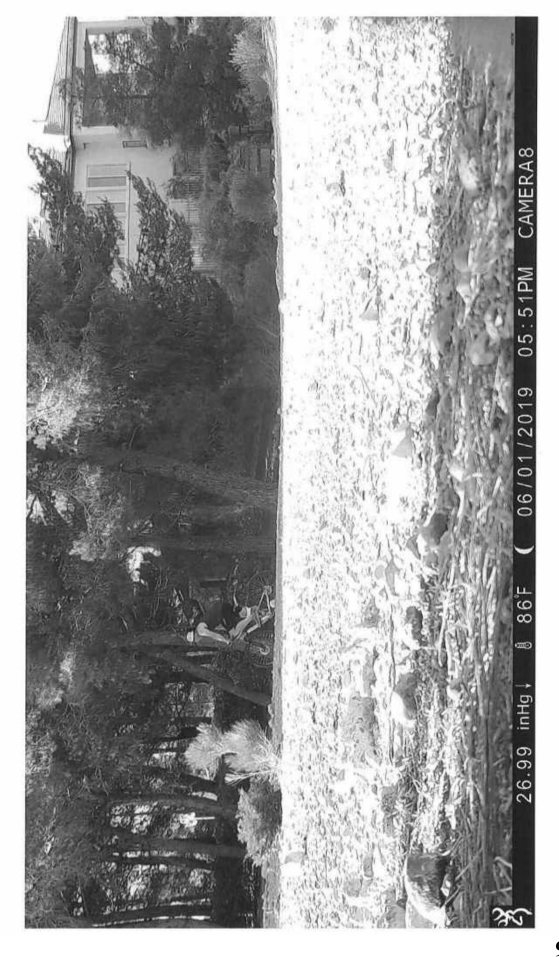


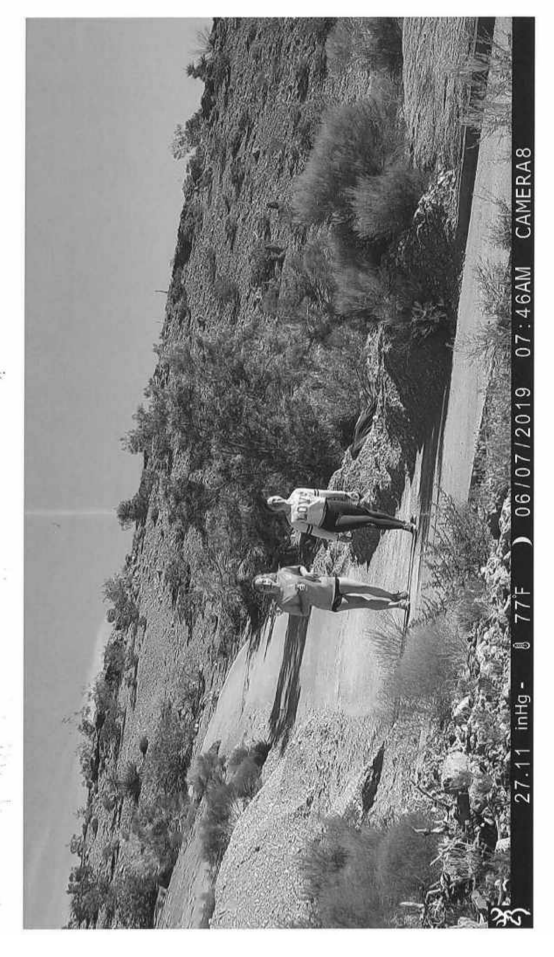




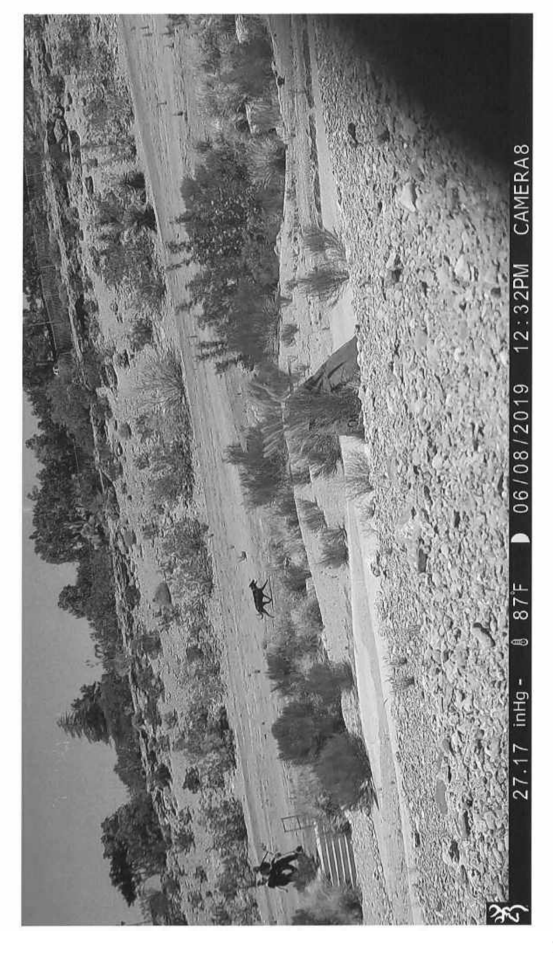


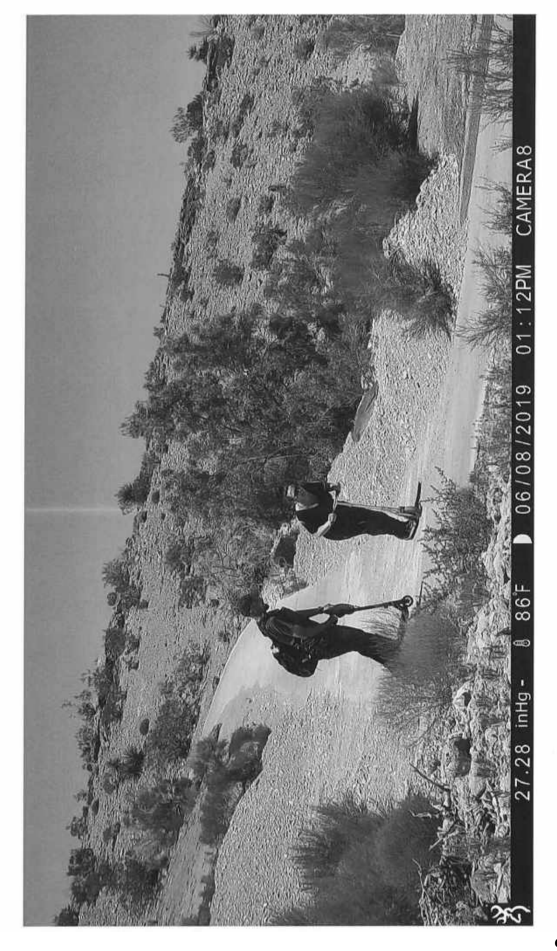


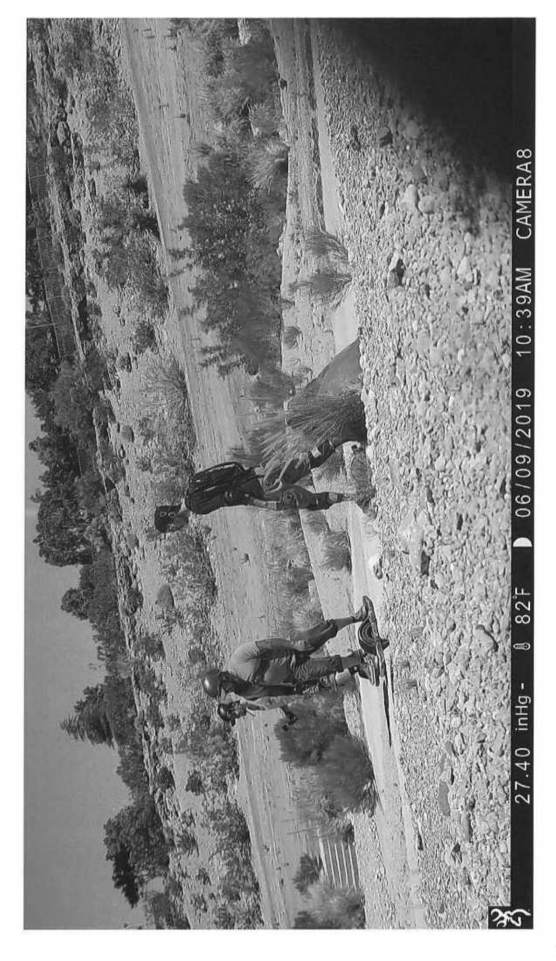


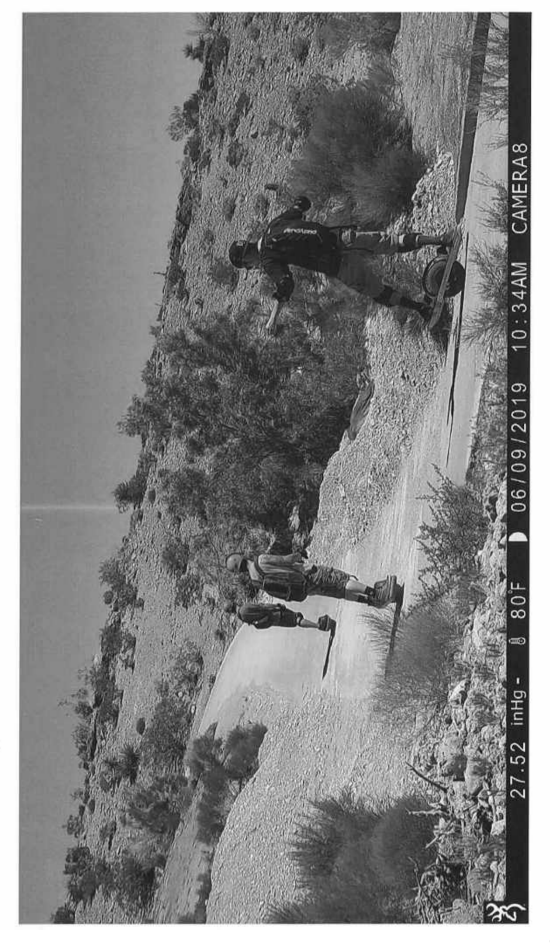


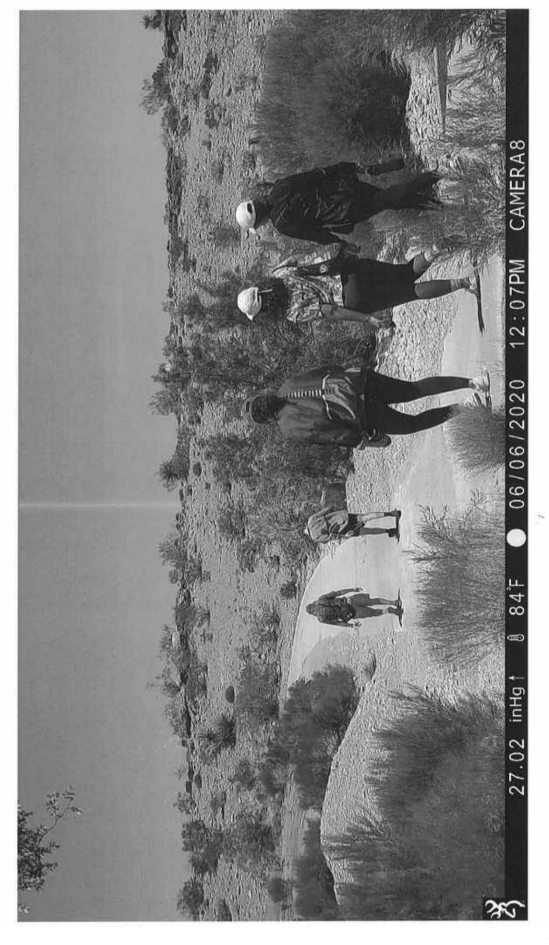


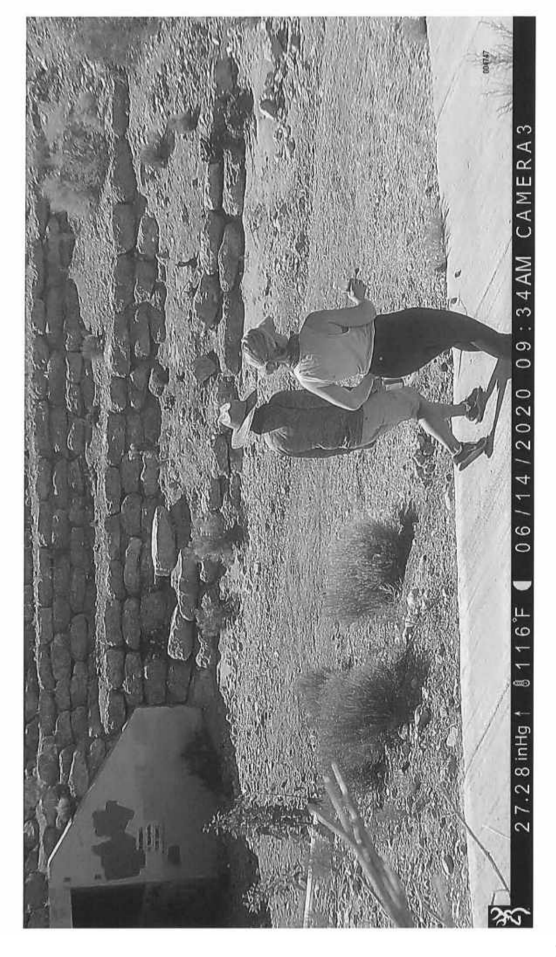


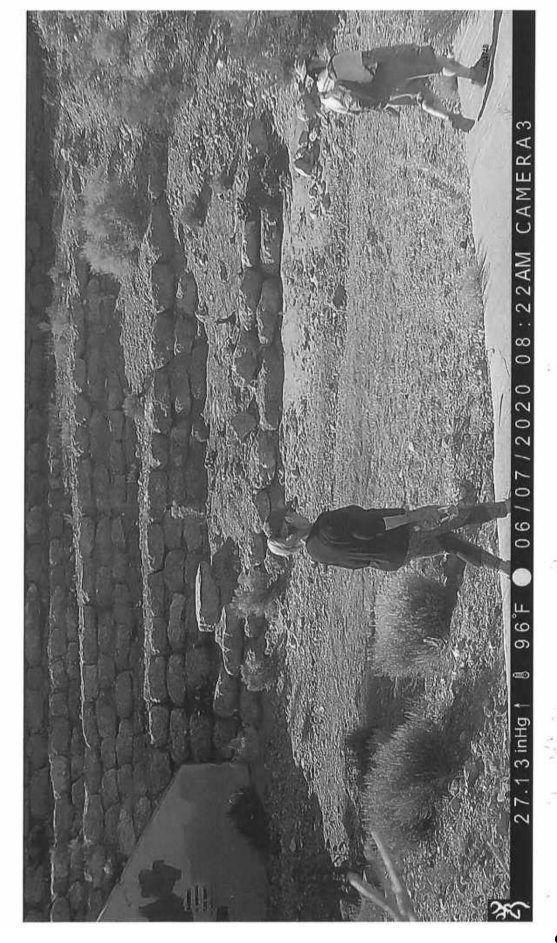


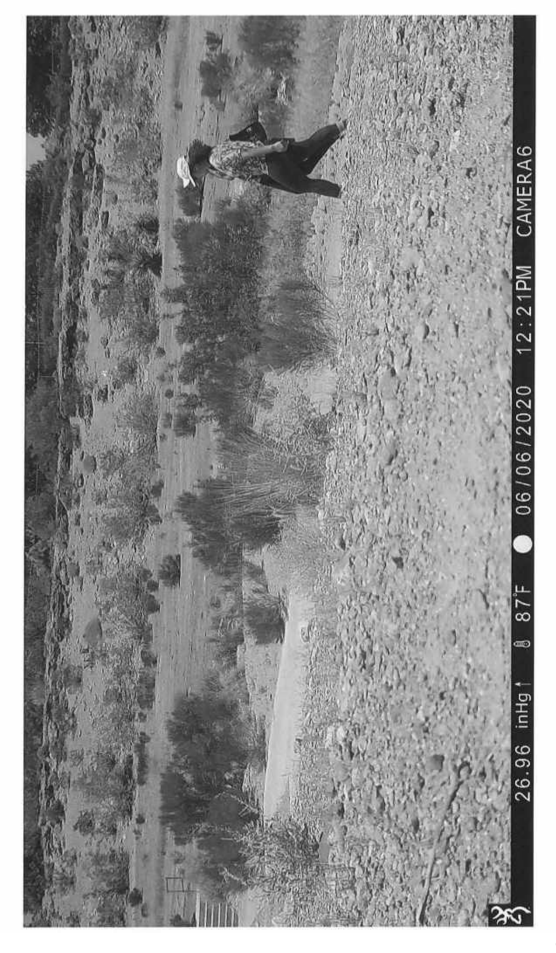




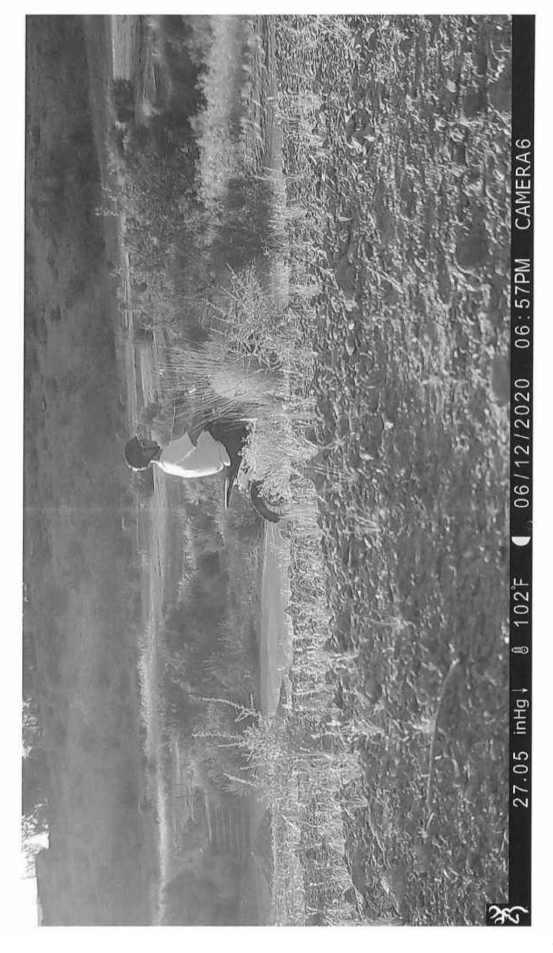


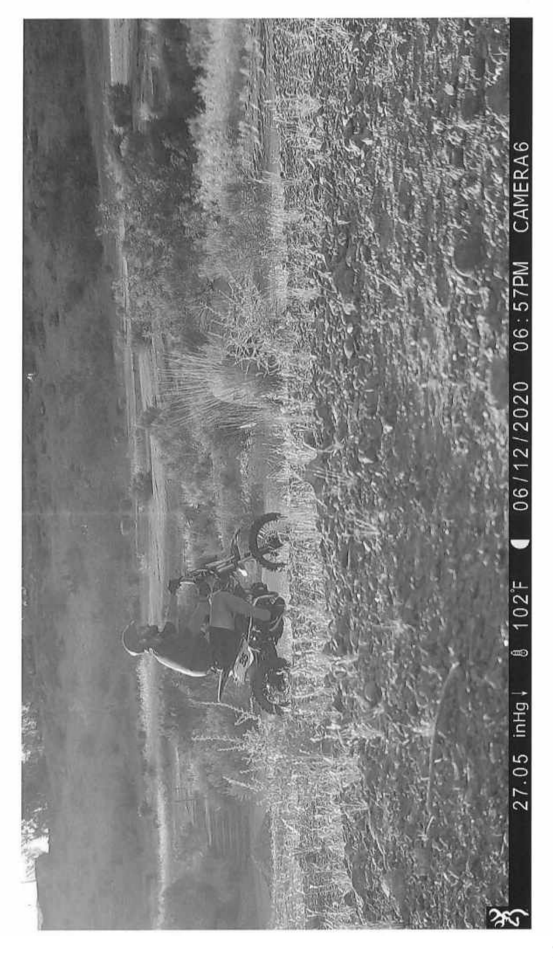


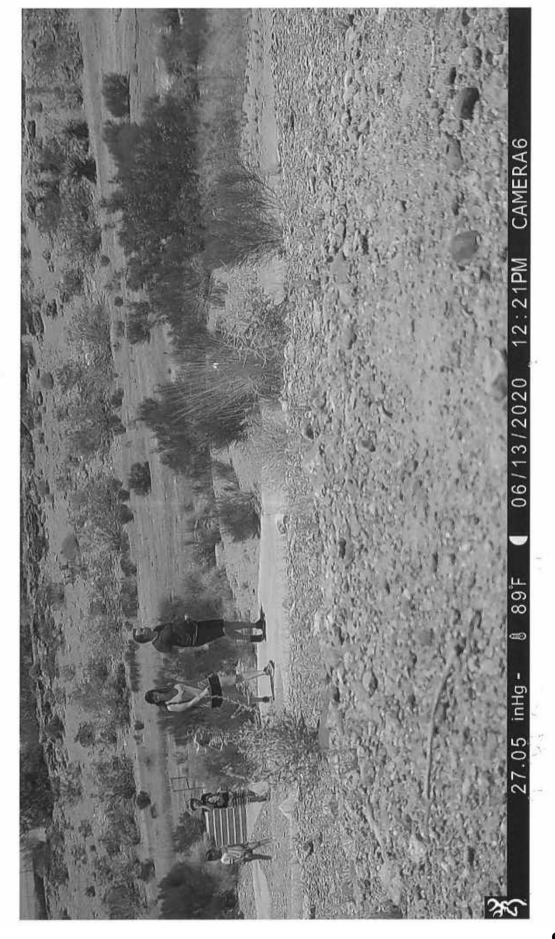


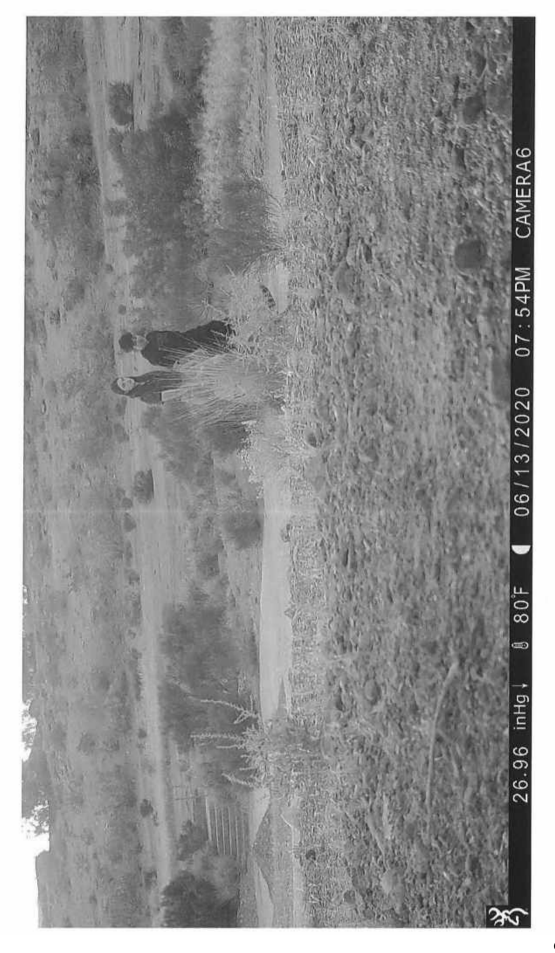


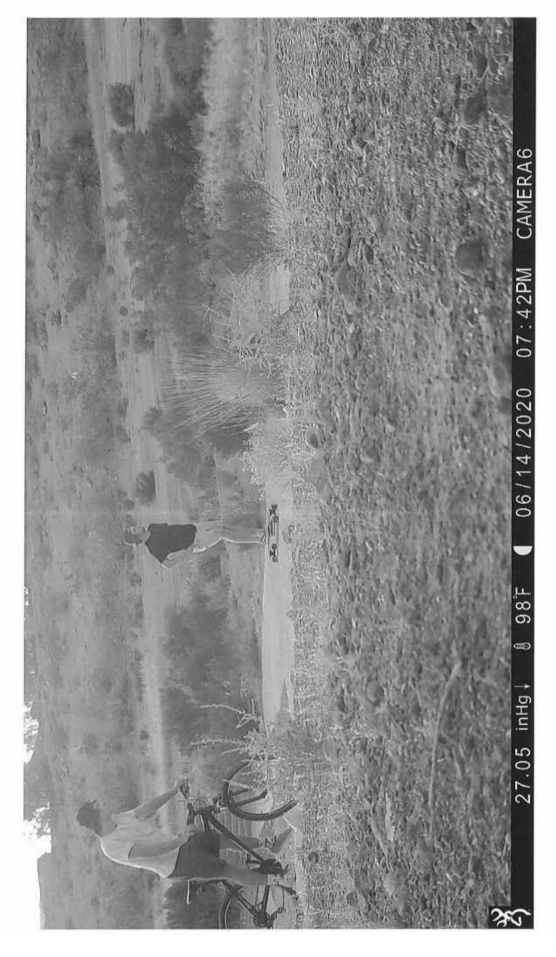


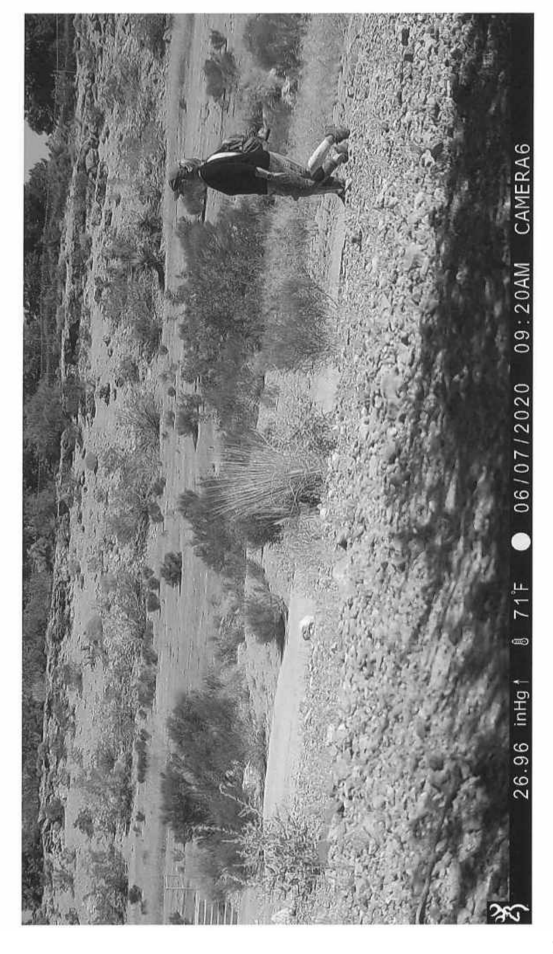


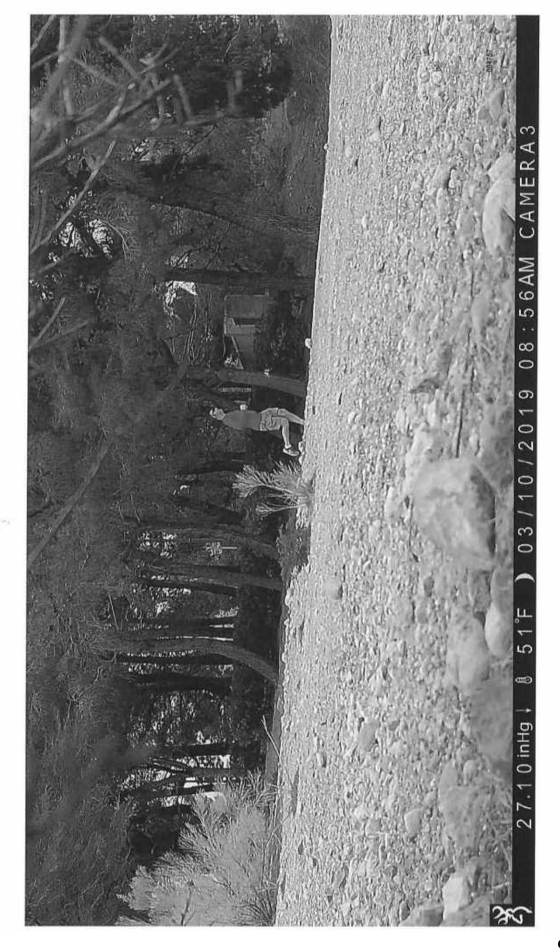


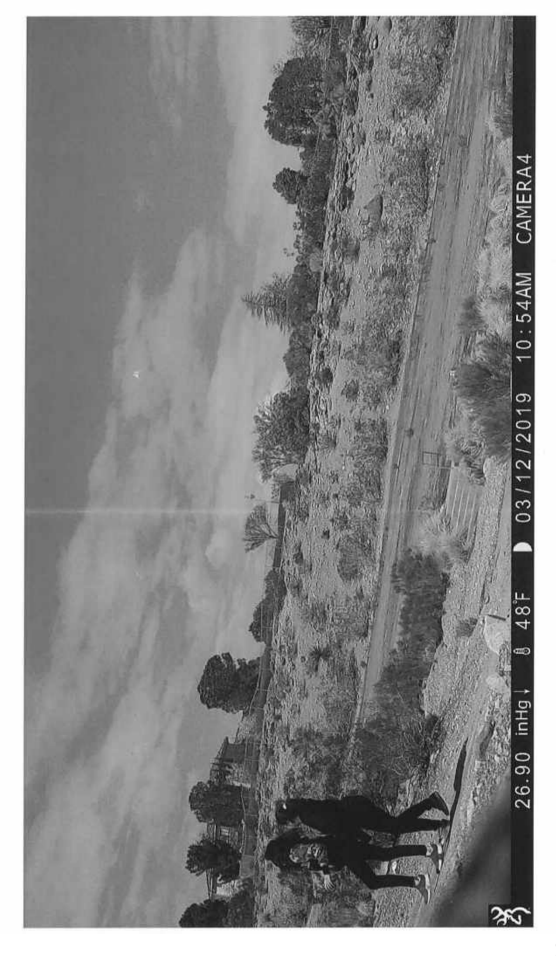


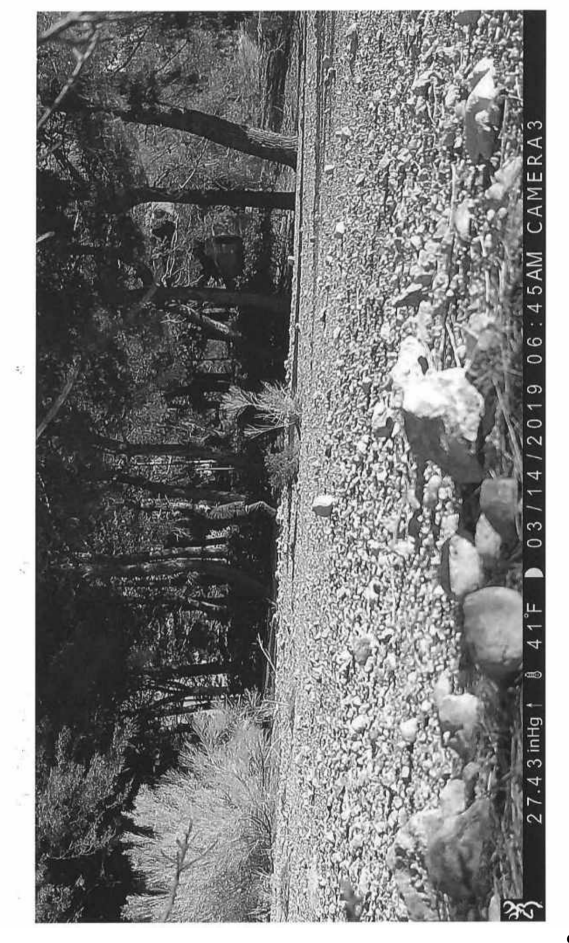




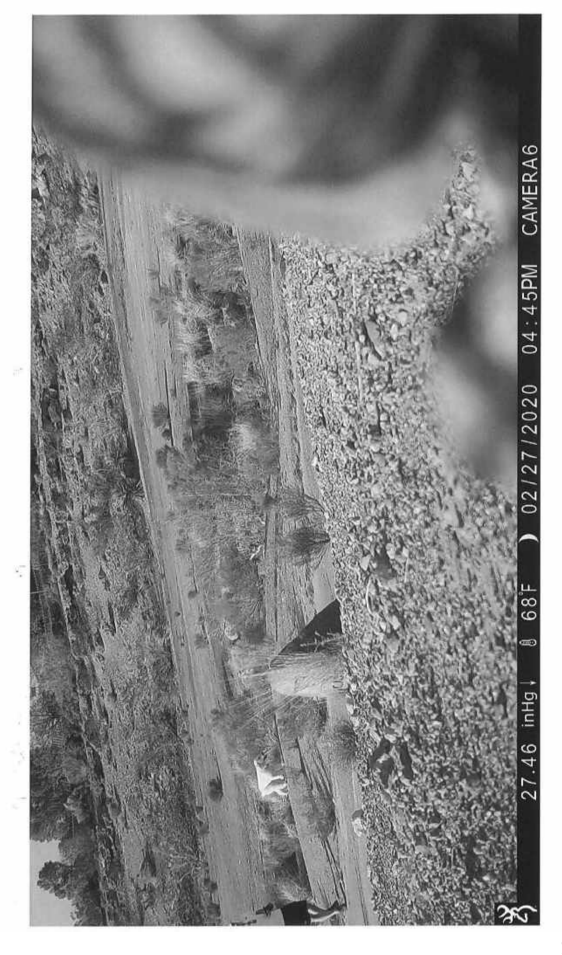


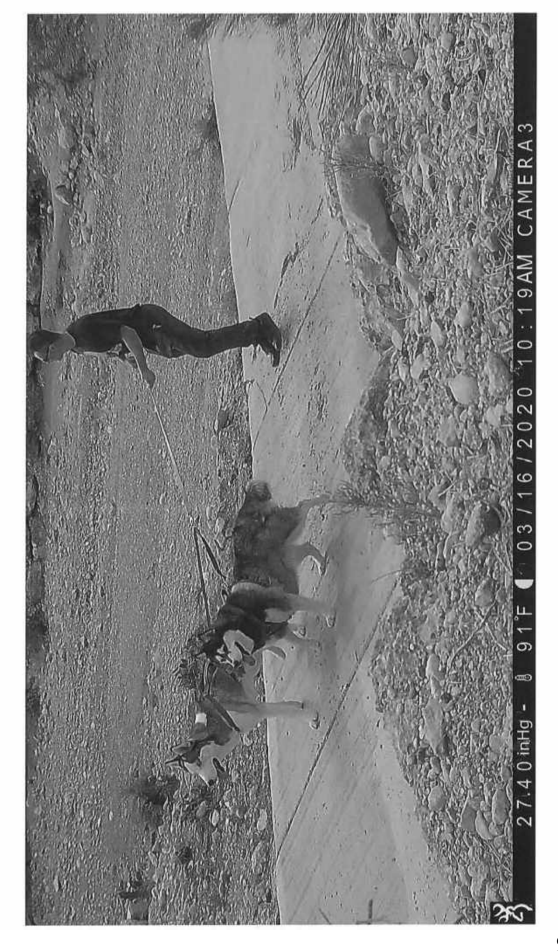




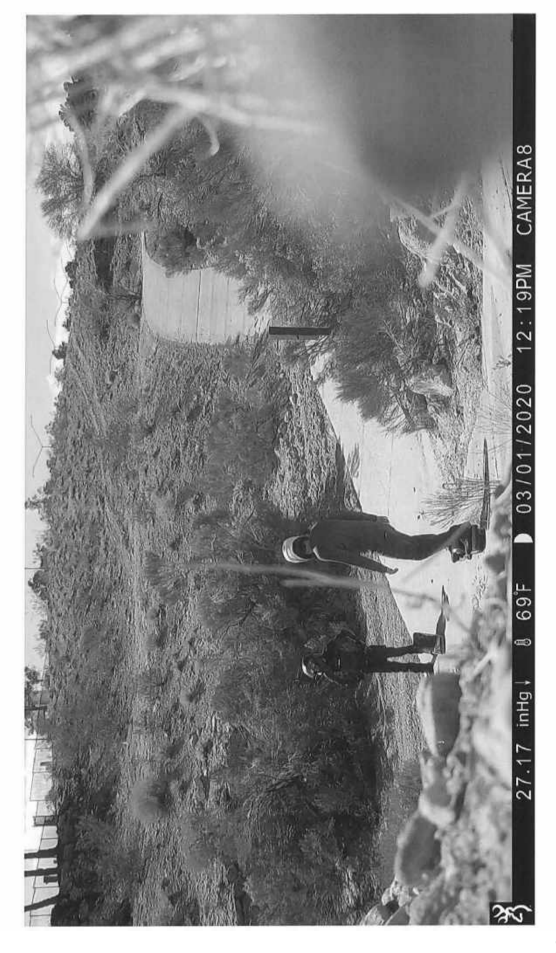












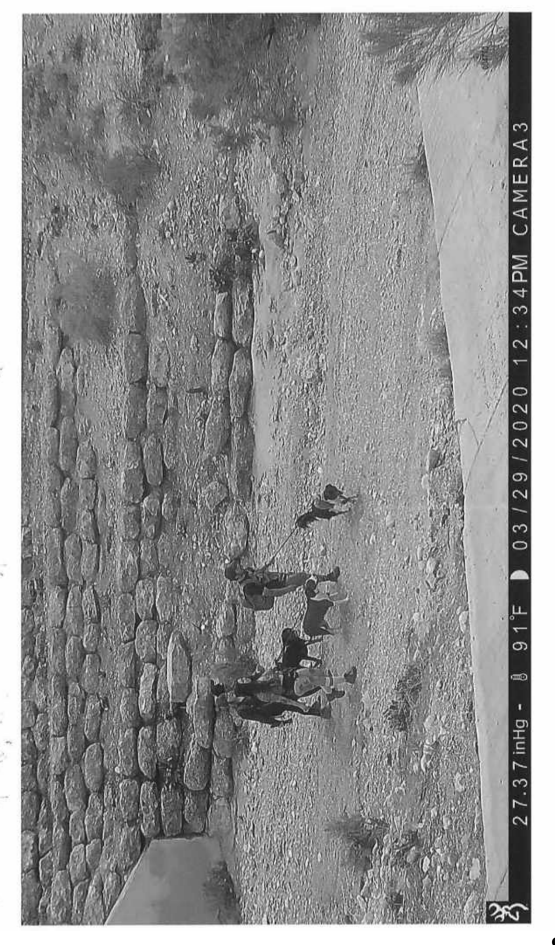


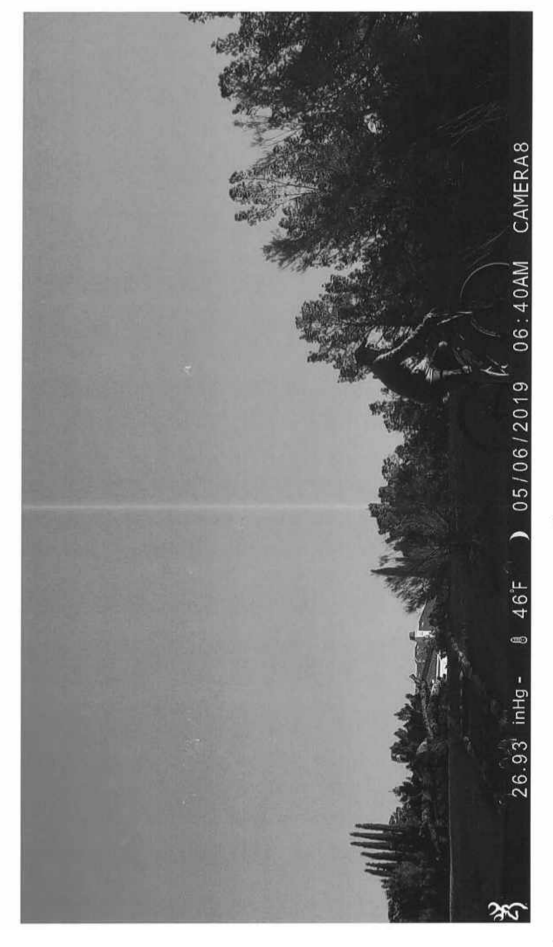


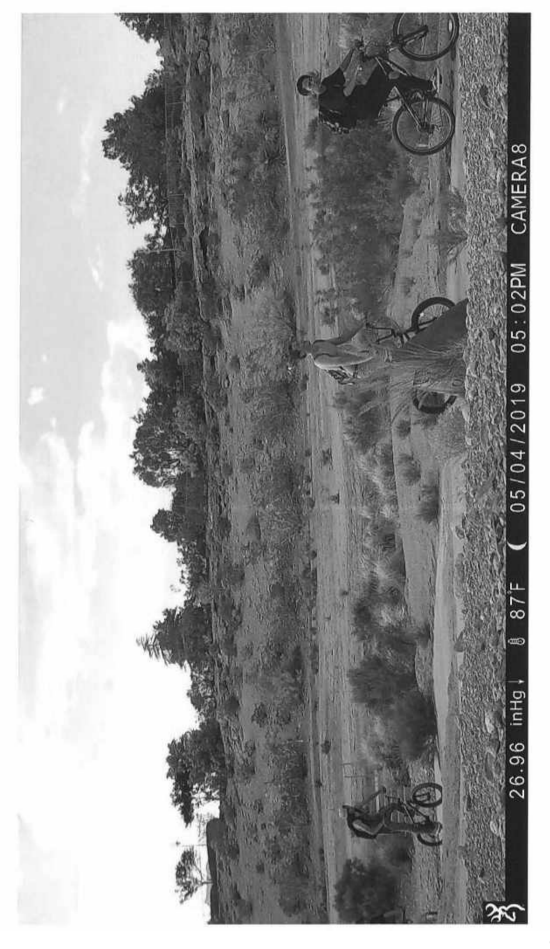




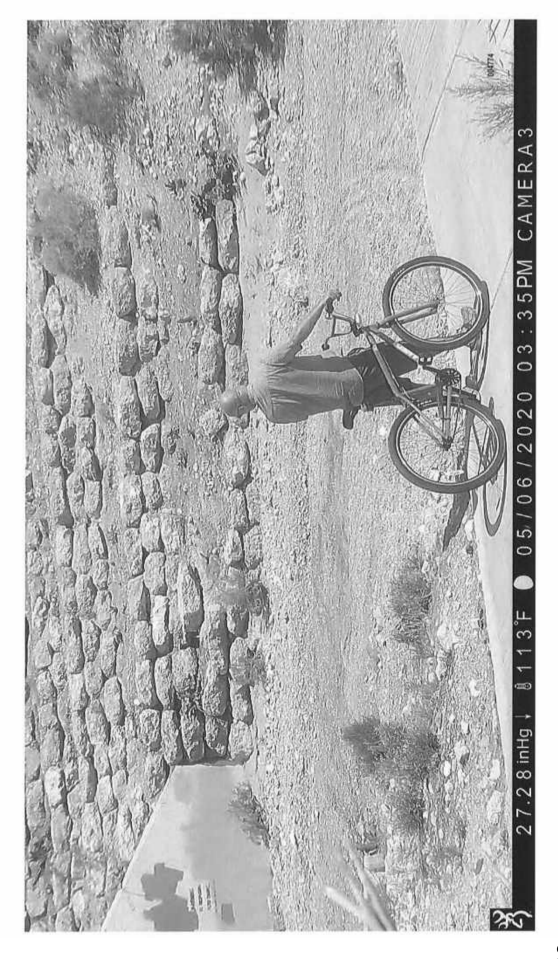












Electronically Filed 3/26/2021 5:14 PM Steven D. Grierson CLERK OF THE COURT

Ţ LAW OFFICES OF KERMITT L, WATERS 2 Kermitt L. Waters, Esq., Bar No. 2571 kermitt@kermittwaters.com 3 James J. Leavitt, Esq., Bar No. 6032 jim@kermittwaters.com 4 Michael A. Schneider, Esq., Bar No. 8887 michael@kermittwaters.com 5 Autumn I., Waters, Esq., Bar No. 8917 autumn@kermittwaters.com 6 704 South Ninth Street Las Vegas, Nevada 89101 Telephone: (702) 733-8877 7 Facsimile: (702) 731-1964 8 Attorneys for Plaintiff Landowners 9 DISTRICT COURT 10 CLARK COUNTY, NEVADA 11 180 LAND CO., LLC, a Nevada limited liability company, FORE STARS, LTD., DOE INDIVIDUALS, 12 CASE NO.: A-17-758528-J ROE CORPORATIONS I through X, and ROE DEPT, NO.: LIMITED LIABILITY COMPANIES I through X, 13 14 Plaintiffs, APPENDIX OF EXHIBITS IN 15 vs. SUPPORT OF PLAINTIFF LANDOWNERS' MOTION TO 16 CITY OF LAS VEGAS, political subdivision of the DETERMINE TAKE AND FOR State of Nevada, ROE government entities I through X, ROE CORPORATIONS I through X, SUMMARY JUDGMENT ON THE FIRST, THIRD AND 17 ROE INDIVIDUALS I through X, ROE LIMITED FOURTH CLAIMS FOR RELIEF LIABILITY COMPANIES I through X, ROE 18 quasi-governmental entities I through X, VOLUME 16 19 Defendants. 20 21 Plaintiff Landowners hereby submit this Appendix of Exhibits in Support of Their 22 Motion to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for 23 Relief. 24 25

Exhibit No.	Description	Vol. No.	Bates No.
l	Findings of Fact and Conclusions of Law Regarding Plaintiff Landowners' Motion to Determine "Property Interest"	1	000001-000005
2	Map 1 of 250 Acre Land	I	000006

26

27 28

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Case Number: A-17-758528-J

3	Map 2 of 250 Acre Land	1	000007
4	Notice of Related Cases	1	000008-000012
5	April 15, 1981 City Commission Minutes	1	000013-000050
6	December 20, 1984 City of Las Vegas Planning Commission hearing on General Plan Update	1	000051-000151
7	Findings of Fact and Conclusions of Law Regarding Plaintiffs' Motion for New Trial, Motion to Alter or Amend and/or Reconsider the Findings of Fact and Conclusions of Law, Motion to Stay Pending Nevada Supreme Court Directives	2	000152-000164
8	ORDER GRANTING the Landowners' Countermotion to Amend/Supplement the Pleadings; DENYING the Landowners' Countermotion for Judicial Determination of Liability on the Landowners' Inverse Condemnation Claims	2	000165-000188
9	City's Opposition to Motion to Determine "Property Interest"	2	000189-000216
10	City of Las Vegas' Motion for Judgment on the Pleadings on Developer's Inverse Condemnation Claims	2	000217-000230
11	Petition for Writ of Mandamus, or in the Alternative, Writ of Prohibition	2.	000231-000282
12	Supreme Court Order Denying Petition for Writ of Mandamus or Prohibition	2	000283-000284
13	Supreme Court Order Denying Rehearing	2	000285-000286
14	Supreme Court Order Denying En Bane Reconsideration	2	000287-000288
15	Motion to Dismiss Complaint for Declaratory and Injunctive Relief and in Inverse Condemnation, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2	000289-000308
16	City's Sur Reply Memorandum of Points and Authorities in Support of Motion to Dismiss Complaint for Declaratory and Injunctive Relief and Inverse Condemnation, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2	000309-000319

17	City's Proposed Findings of Fact and Conclusion of Law Granting City's Motion to Dismiss Complaint, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268-C	2	000320-00034
18	Order Denying City of Las Vegas' Motion to Dismiss, Fore Stars, Ltd. Seventy Acres, LLC v. City of Las Vegas, et al., Case No. A-18-773268- C	2	000341-00033
19	City of Las Vegas' Motion to Dismiss, 180 Land Co., LLC v. City of Las Vegas, et al., Case No. A- 18-775804-I	2	000351-00031
20	2.15.19 Minute Order re City's Motion to Dismiss	2	000379
21	Respondents' Answer Brief, Supreme Court Case No. 75481	2	000380-00044
22	Order Granting Plaintiffs' Petition for Judicial Review, Jack B. Binion, et al vs. The City of Las Vegas, Case No. A-17-752344-J	2	000450-00046
23	Supreme Court Order of Reversal	2	000464-00043
24	Supreme Court Order Denying Rehearing	2	000471-00041
25	Supreme Court Order Denying En Banc Reconsideration	2	000473-0004
26	Findings of Fact, Conclusions of Law and Judgment Granting Defendants Fore Stars, Ltd., 180 Land Co LLC, Seventy Acres LLC, EHB Companies LLC, Yohan Lowie, Vickic Dehart and Frank Pankratz's NRCP 12(b)(5) Motion to Dismiss Plaintiffs' Amended Complaint	2	000476-00050
27	Notice of Entry of Findings of Fact, Conclusions of Law, Final Order of Judgment, Robert Peccole, et al v. Peccole Nevada Corporation, et al., Case No. A-16-739654-C	2	000501-00054
28	Supreme Court Order of Affirmance	2	000546-00053
29	Supreme Court Order Denying Reheating	2	000551-0005
30	November 1, 2016 Badlands Homeowners Meeting Transcript	2	000554-00056
31	June 13, 2017 Planning Commission Meeting Verbatim Transcript	2	000563-00056
32	Notice of Entry of Findings of Fact and Conclusions of Law Granting City of Las Vegas' Motion for Summary Judgment, 180 Land Co. LLC, et al. v. City of Las Vegas, Case No. A-18- 780184-C	3	000567-00060

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33	June 21, 2017 City Council Meeting Combined Verbatim Transcript	3	000605-000732
34	Declaration of Yohan Lowic	3	000733-000739
35	Declaration of Yohan Lowie in Support of Plaintiff Landowners' Motion for New Trial and Amend Related to: Judge Herndon's Findings of Fact and Conclusion of Law Granting City of Las Vegas' Motion for Summary Judgment, Entered on December 30, 2020	3	000740-000741
36	Master Declaration of Covenants, Conditions Restrictions and Easements for Queensridge	3	000742-000894
37	Queensridge Master Planned Community Standards - Section C (Custom Lot Design Guidelines)	3	000895-000896
38	Custom Lots at Queensridge Purchase Agreement, Earnest Money Receipt and Escrow Instructions	3	000897-000907
39	Public Offering Statement for Queensridge North (Custom Lots)	4	000908-000915
40	Deposition of Yohan Lowie, In the Matter of Binion v. Fore Stars	4	000916-000970
41	The City of Las Vegas' Response to Requests for Production of Documents, Set One	4	000971-000987
<b>4</b> 2	Respondent City of Las Vegas' Answering Brief, Jack B. Binion, et al v. The City of Las Vegas, et al., Case No. 17-752344-J	4	000988-001018
43	Ordinance No. 5353	4	001019-001100
44	Original Grant, Bargain and Sale Deed	4	001101-001105
45	May 23, 2016 Par 4 Golf Management, Inc.'s letter to Fore Stars, Ltd. re Termination of Lease	4	001106-001107
46	December 1, 2016 Elite Golf Management letter to Mr. Yohan Lowie re: Badlands Golf Club	4	001108
47	October 30, 2018 Deposition of Keith Flatt, Fore Stars. Ltd. v. Allen G. Nel, Case No. A-16-748359-C	4	001109-001159
48	Declaration of Christopher L. Kaempfer	4	001160-001163
49	Clark County Real Property Tax Values	4	001164-001179
50	Clark County Tax Assessor's Property Account Inquiry - Summary Screen	4	001180-001181
51	Assessor's Summary of Taxable Values	5	001182-001183
52	State Board of Equalization Assessor Valuation	5	001184-001189

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53	June 21, 2017 City Council Meeting Combined Verbatim Transcript	5	001190-0013
54	August 2, 2017 City Council Meeting Combined Verbatim Transcript	5	001318-0014
55	City Required Concessions signed by Yohan Lowie	5	001473
56	Badlands Development Agreement CLV Comments	5	001474-0015
57	Development Agreement for the Two Fifty, Section Four, Maintenance of the Community	5	001522-0013
58	Development Agreement for the Two Fifty	5	001530-0015
59	The Two Fifty Design Guidelines, Development Standards and Uses	5	001585-0015
60	The Two Fifty Development Agreement's Executive Summary	5	001598
61	Development Agreement for the Forest at Queensridge and Orchestra Village at Queensridge	5	001599-0022
62	Department of Planning Statement of Financial Interest	6	002247-0022
63	December 27, 2016 Justification Letter for General Plan Amendment of Parcel No. 138-31- 702-002 from Yohan Lowie to Tom Perrigo	6	002268-0022
64	Department of Planning Statement of Financial Interest	6	002271-0022
65	January 1, 2017 Revised Justification letter for Waiver on 34.07 Acre Portion of Parcel No. 138-31-702-002 to Tom Perrigo from Yohan Lowic	6	002274-0022
66	Department of Planning Statement of Financial Interest	6	002276-0022
67	Department of Planning Statement of Financial Interest	6	002280-0022
68	Site Plan for Site Development Review, Parcel I @ the 180, a portion of APN 138-31-702-002	6	002291-0023
69	December 12, 2016 Revised Justification Letter for Tentative Map and Site Development Plan Review on 61 Lot Subdivision to Tom Perrigo from Yohan Lowie	6	002307-0023
70	Custom Lots at Queensridge North Purchase Agreement, Earnest Money Receipt and Escrow Instructions	7	002309-0025

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71	Location and Aerial Maps	7	002502-0025
72	City Photos of Southeast Corner of Alta Drive and Hualapai Way	7	002504-0025
73	February 14, 2017 Planning Commission Staff Recommendations	7	002513-0025
74	June 21, 2017 Planning Commission Staff Recommendations	7	002539-0025
75	February 14, 2017 Planning Commission Meeting Verbatim Transcript	7	002566-0026
76	June 21, 2017 Minute re: City Council Meeting	7	002646-0026
77	June 21, 2017 City Council Staff Recommendations	7	002652-0026
78	August 2, 2017 City Council Agenda Summary Page	7	002678-0026
79	Department of Planning Statement of Financial Interest	7	002681-0027
80	Bill No. 2017-22	7	002704-0027
81	Development Agreement for the Two Fifty	7	002707-0027
82	Addendum to the Development Agreement for the Two Fifty	8	002756
83	The Two Fifty Design Guidelines, Development Standards and Permitted Uses	8	002757-0027
84	May 22, 2017 Justification letter for Development Agreement of The Two Fifty, from Yohan Lowie to Torn Perrigo	8	002773-0027
85	Aerial Map of Subject Property	8	002775-0027
86	June 21, 2017 emails between LuAnn D. Holmes and City Clerk Deputies	8	002777-0027
87	Flood Damage Control	8	002783-0028
88	June 28, 2016 Reasons for Access Points off Hualapai Way and Rampart Blvd, letter from Mark Colloton, Architect, to Victor Balanos	8	002810-0028
89	August 24, 2017 Access Denial letter from City of Las Vegas to Vickie Dehart	8	002816
90	19,16,100 Site Development Plan Review	8	002817-0028
91	8.10.17 Application for Walls, Fences, or Retaining Walls	8	002822-0028
92	August 24, 2017 City of Las Vegas Building Permit Fence Denial letter	8	002830

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93	June 28, 2017 City of Las Vegas letter to Yohan Lowie Re Abeyance Item - TMP-68482 - Tentative Map - Public Hearing City Council	8	002831-0028
	Meeting of June 21, 2017		
94	Declaration of Vickie Dehart, Jack B. Binion, et al. v. Fore Stars, Ltd., Case No. A-15-729053-B	8	002835-0028
95	Supreme Court Order of Affirmance, David Johnson, et al. v. McCarran International Airport, et al., Case No. 53677	8	002838-0028
96	De Facto Taking Case Law From State and Federal Jurisdictions	8	002846-0028
97	Department of Planning Application/Petition Form	8	002849-0029
98	11.30.17 letter to City of Las Vegas Re: 180 Land Co LLC ("Applicant"t - Justification Letter for General Plan Amendment [SUBMITTED UNDER PROTEST] to Assessor's Parcel ("APN(st") 138-31-601-008, 138-31-702-003, 138-31-702-004 (consisting of 132.92 acres collectively "Property"t - from PR-OS (Park, Recreation and Open Space) to ML (Medium Low Density Residential) as part of applications under PRJ-11990, PRJ-11991, and PRJ-71992	8	002987-0029
99	January 9, 2018 City Council Staff Recommendations	8	002990-0030
100	Item #44 - Staff Report for SDR-72005 [PRJ-71990] - amended condition #6 (renumbered to #7 with added condition)	8	003002
101	January 9, 2018 WVR-72007 Staff Recommendations	8	003003-0030
102	January 9, 2018 WVR-72004, SDR-72005 Staff Recommendations	8	003028-0030
103	January 9, 2018 WVR-72010 Staff Recommendations	8	003052-0030
104	February 21, 2018 City Council Meeting Verbatim Transcript	8	003075-0031
105	May 17, 2018 City of Las Vegas Letter re Abeyance - TMP-72012 [PRJ-71992] - Tentative Map Related to WVR-72010 and SDR-72011	9	003109-0031
106	May 16, 2018 Council Meeting Verbatim Transcript	9	003119-0031
107	Bill No. 2018-5, Ordinance 6617	9	003193-0032

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108	Bill No. 2018-24, Ordinance 6650	9	003202-0032
109	November 7, 2018 City Council Meeting Verbatim Transcript	9	003218-0033
110	October 15, 2018 Recommending Committee Meeting Verbatim Transcript	9	003364-0033
111	October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 1 of 2)	10	003393-0033
112	October 15, 2018 Kaempfer Crowell Letter re: Proposed Bill No. 2018-24 (part 2 of 2)	11	003591-0038
113	July 17, 2018 Hutchison & Steffen letter re Agenda Item Number 86 to Las Vegas City Attorney	11	003844-0038
114	5.16.18 City Council Meeting Verbatim Transcript	11	003847-0038
115	5.14.18 Bill No. 2018-5, Councilwoman Fiore Opening Statement	11	003868-0038
116	May 14, 2018 Recommending Committee Meeting Verbatim Transcript	11	003874-0039
117	August 13, 2018 Meeting Minutes	H	003914-0039
118	November 7, 2018 transcript In the Matter of Las Vegas City Council Meeting, Agenda Item 50, Bill No. 2018-24	12	003920-004
119	September 4, 2018 Recommending Committee Meeting Verbatim Transcript	12	004154-0042
120	State of Nevada State Board of Equalization Notice of Decision, In the Matter of Fore Star Ltd., et al.	12	004220-0042
121	August 29, 2018 Bob Coffin email re Recommend and Vote for Ordinance Bill 2108-24	12	004225
122	April 6, 2017 Email between Terry Murphy and Bob Coffin	12	004226-0042
123	March 27, 2017 letter from City of Las Vegas to Todd S. Polikoff	12	004234-0042
124	February 14, 2017 Planning Commission Meeting Verbatim Transcript	12	004236-0042
125	Steve Seroka Campaign letter	12	004238-0042
126	Coffin Facebook Posts	12	004244-0042
127	September 17, 2018 Coffin text messages	12	004246-0042
128	September 26, 2018 email to Steve Scroka re: meeting with Craig Billings	12	004258

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129	Letter to Mr. Peter Lowenstein re: City's Justification	12	004259-004
130	August 30, 2018 email between City Employees	12	004262-004
131	February15, 2017 City Council Meeting Verbatim Transcript	12	004271-004
132	May 14, 2018 Councilman Fiore Opening Statement	12	004399-004
133	Map of Peccole Ranch Conceptual Master Plan (PRCMP)	12	004405
134	December 30, 2014 letter to Frank Pankratz re: zoning verification	12	004406
135	May 16, 2018 City Council Meeting Verbatim Transcript	13	004407-004
136	June 21, 2018 Transcription of Recorded Homeowners Association Meeting	13	004481-004
137	Pictures of recreational use by the public of the Subject Property	13	004555-004
138	Appellees' Opposition Brief and Cross-Brief, Del Monte Dunes at Monterey, Ltd., et al. v. City of Monterey	13	004560-004
139	Respondent City of Las Vegas' Answering Brief, Binion, et al. v. City of Las Vegas, et al.	13	004576-004
140	Grant, Bargain and Sale Deed	13	004579-004
141	City's Land Use Hierarchy Chart	13	004584
142	August 3, 2017 deposition of Bob Beers, pgs. 31-36 - The Matter of Binion v. Fore Stars	13	004585-004
143	November 2, 2016 email between Frank A. Schreck and George West III	13	004588
144	January 9, 2018 email between Steven Seroka and Joseph Volmar re: Opioid suit	13	004589-004
145	May 2, 2018 email between Forrest Richardson and Steven Seroka re Las Vegas Badlands Consulting/Proposal	13	004593-004
146	November 16, 2017 cmail between Steven Scroka and Frank Schreck	13	004595-004
147	June 20, 2017 representation letter to Councilman Bob Coffin from Jimmerson Law Firm	13	004598-004

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148	September 6, 2017, City Council Verbatim Transcript	13	004601-004663
149	December 17, 2015 LVRJ Article, Group that includes rich and famous files suit over condo plans	13	004664-04668
150	Affidavit of Donald Richards with referenced pictures attached	14, 15, 16	004669-004830

DATED this  $26^{th}$  day of March, 2021.

H

## LAW OFFICES OF KERMITT L. WATERS

By: /s/ Kermitt L. Waters
Kermitt L. Waters, Esq.
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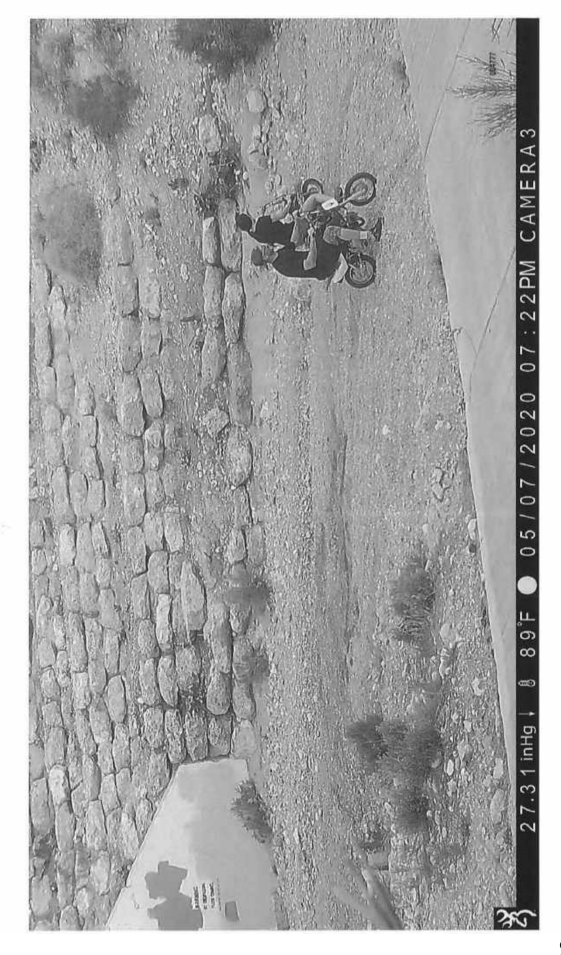
## Attorneys for Plaintiff Landowners

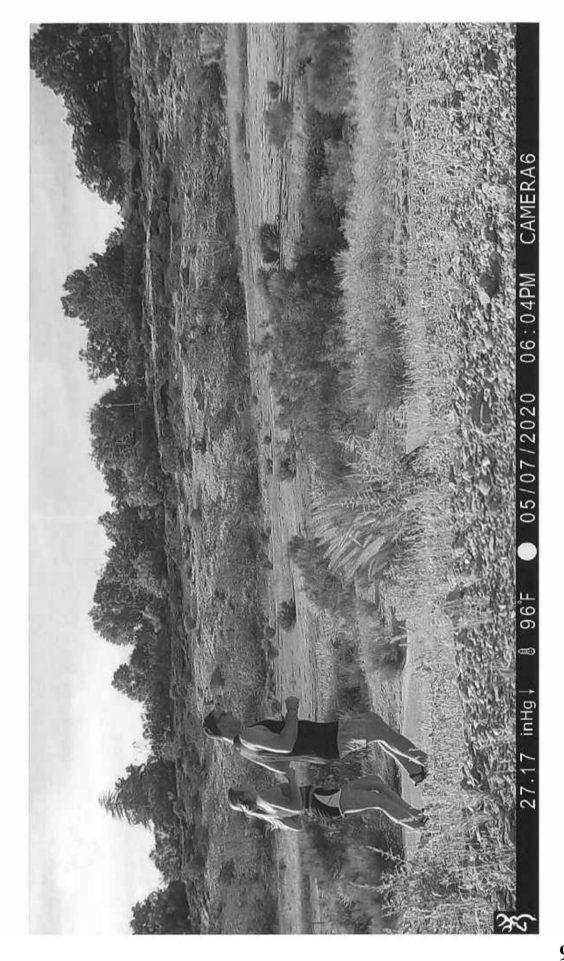
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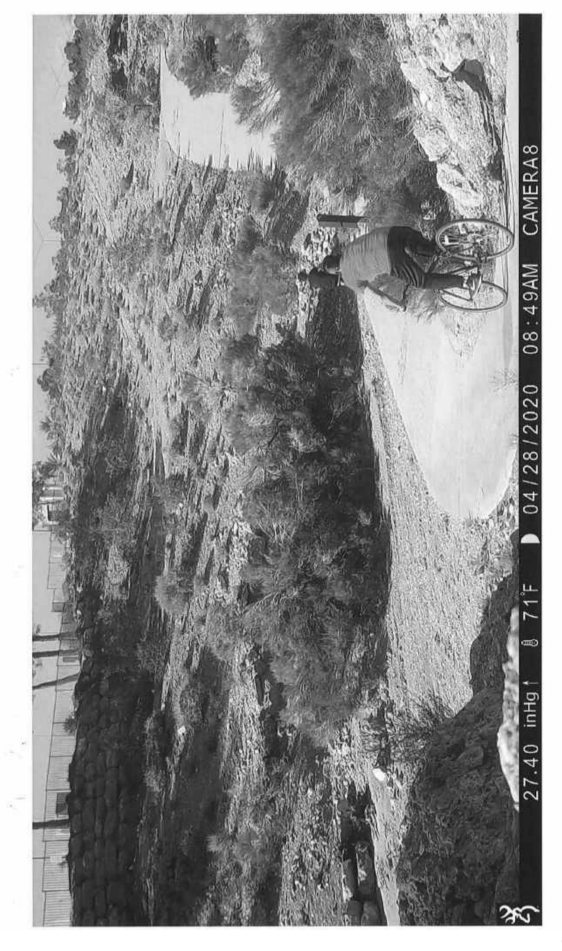
## CERTIFICATE OF SERVICE 1 2 I HEREBY CERTIFY that I am an employee of the Law Offices of Kermitt L. Waters, and that on the 26th day of March, 2021, pursuant to NRCP 5(b) and EDCR 8.05(f), a true and correct 3 copy of the foregoing document(s): APPENDIX OF EXHIBITS IN SUPPORT OF PLAINTIFF 4 LANDOWNERS' MOTION TO DETERMINE TAKE AND FOR SUMMARY JUDGMENT 5 ON THE FIRST, THIRD AND FOURTH CLAIMS FOR RELIEF - VOLUME 16 was made 6 by electronic means pursuant to EDCR 8.05(a) and 8.05(f), to be electronically served through the 7 Eighth Judicial District Court's electronic filing system, with the date and time of the electronic 8 service substituted for the date and place of deposit in the mail and addressed to each of the 9 10 following: SHUTE, MIHALY & WEINBERGER, LLP 11 MCDONALD CARANO LLP Andrew W. Schwartz, Esq. Lauren M. Tarpey, Esq. George F. Ogilvie III Amanda C. Yen 2300 W. Sahara Ave., Suite 1200 12 396 Hayes Street Las Vegas, Nevada 89102 San Francisco, California 94102 13 schwartz@smwlaw.com gogilvie@mcdonaldcarano.com 14 ayen@mcdonaldcarano.com ltarpey@smwlaw.com 15 LAS VEGAS CITY ATTORNEY'S OFFICE Bryan K. Scott, City Attorney Philip R. Byrnes 16 Seth T. Floyd 495 S. Main Street, 6th Floor 17 Las Vegas, Nevada 89101 18 pbynes@lasvegasnevada.gov sfloyd@lasvegasnevada.gov 19 20 21 22 Isi Evelyn Washington Evelyn Washington, an employee of the 23 Law Offices of Kermitt L. Waters 24 25 26 27 28 Page 11 of 11

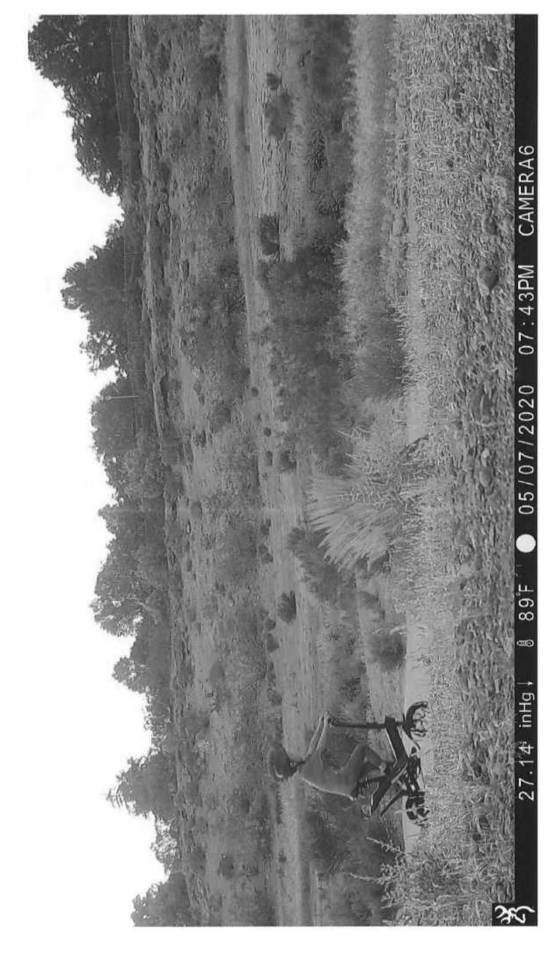


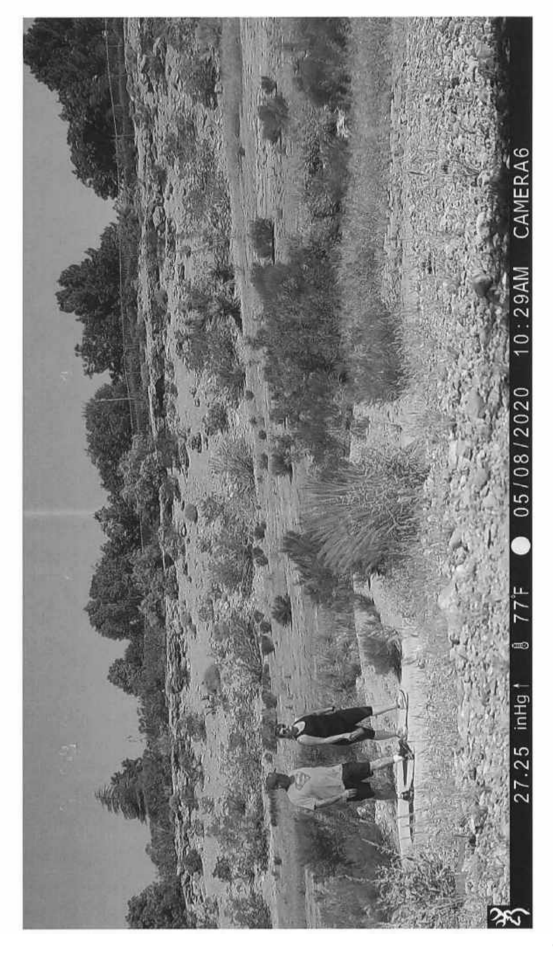


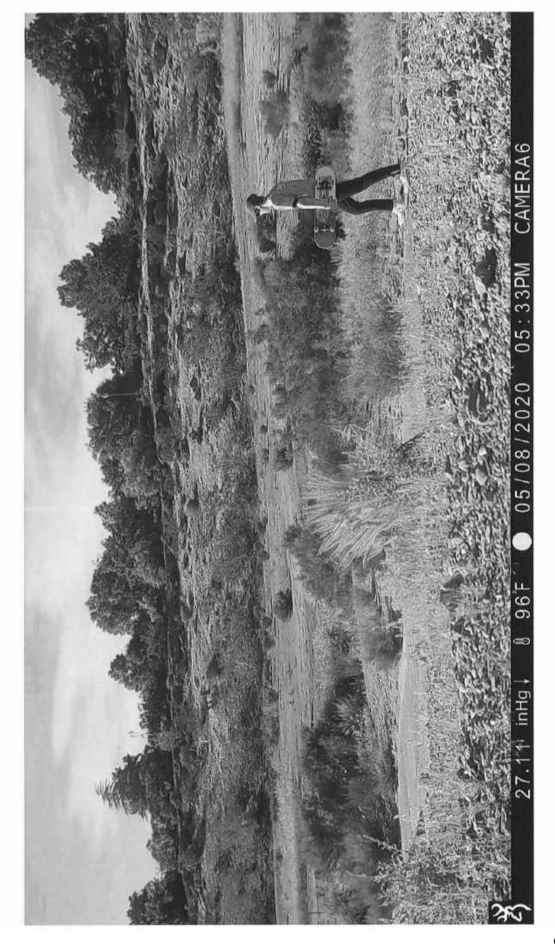


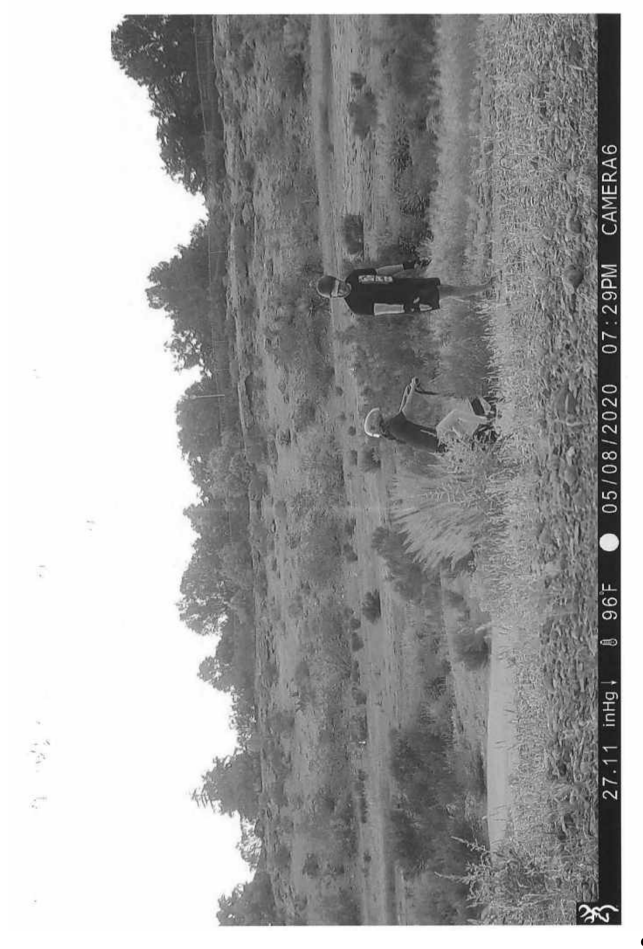


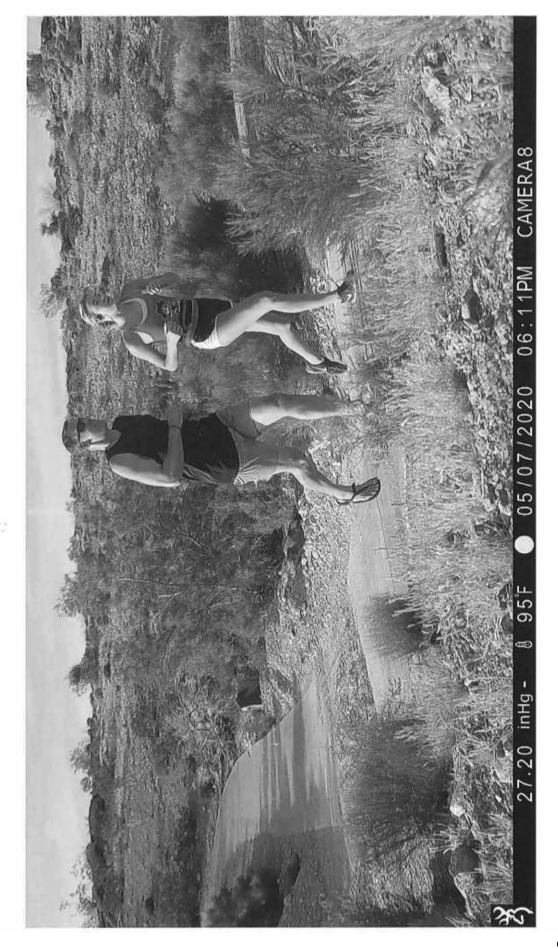


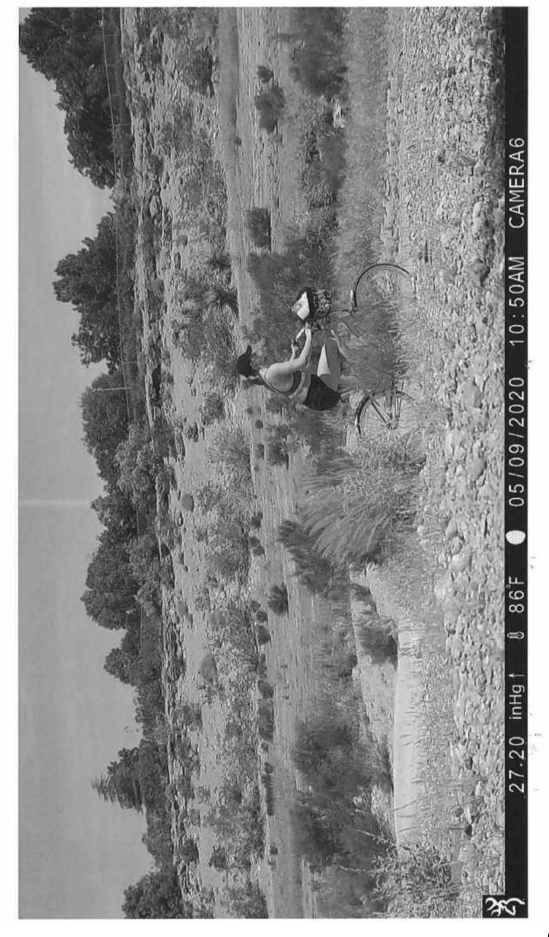


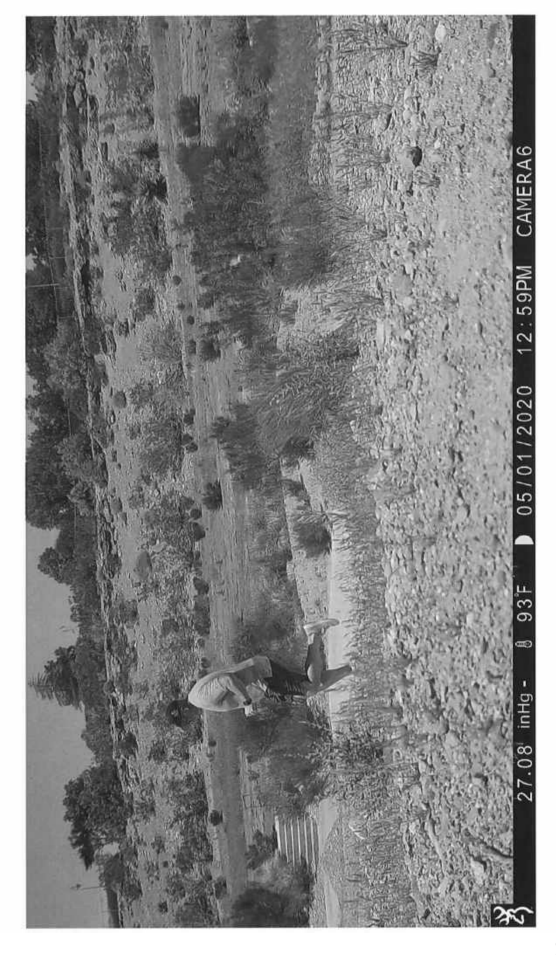


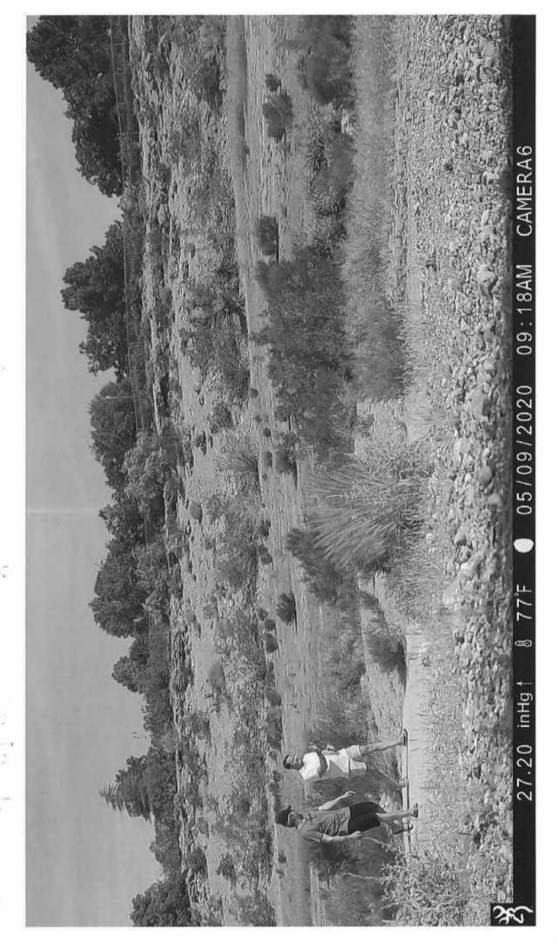


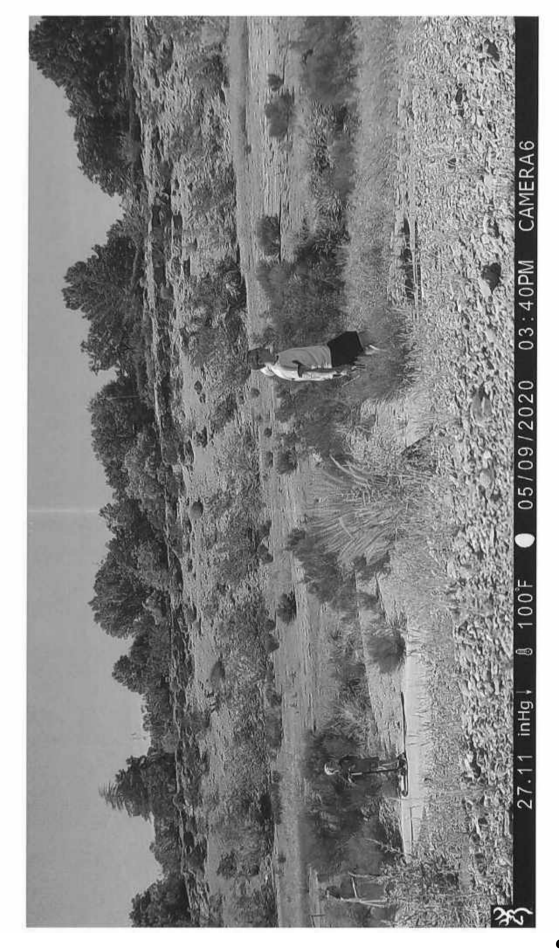


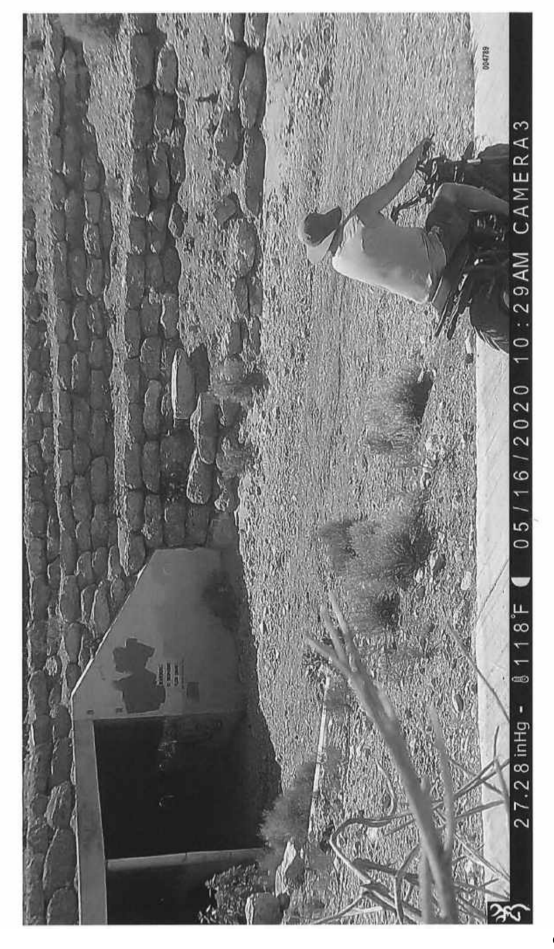


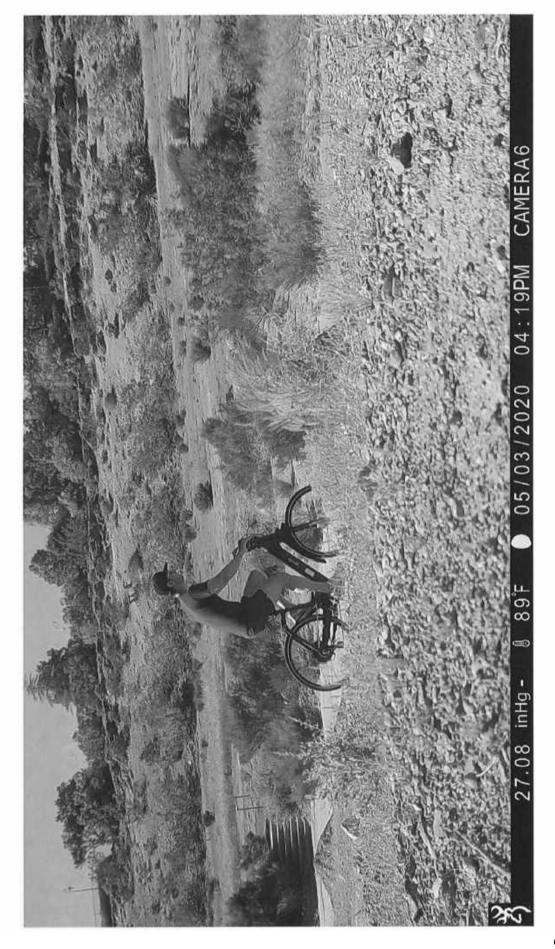


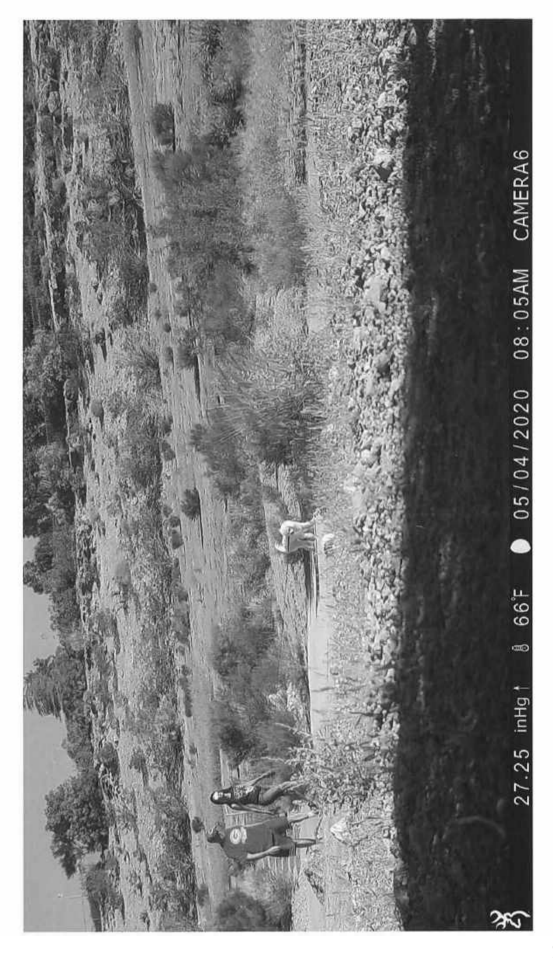


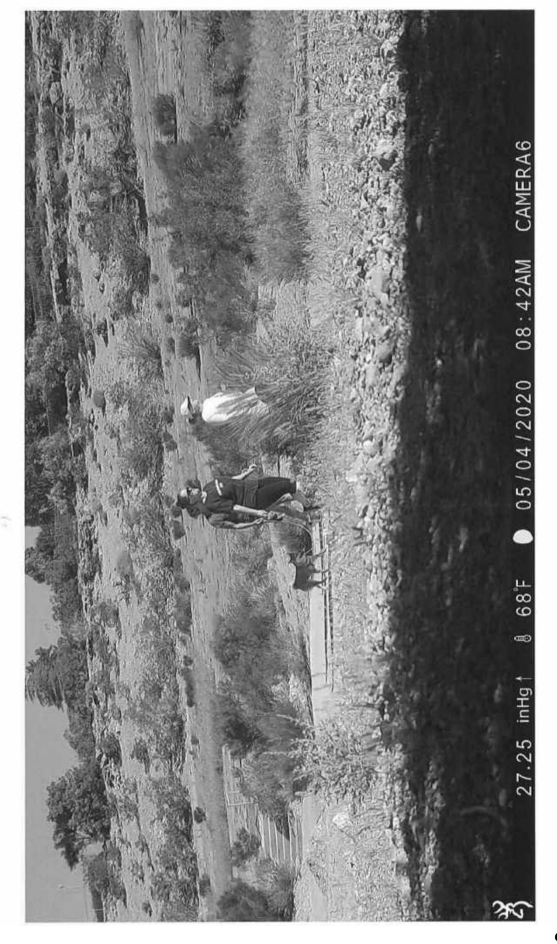


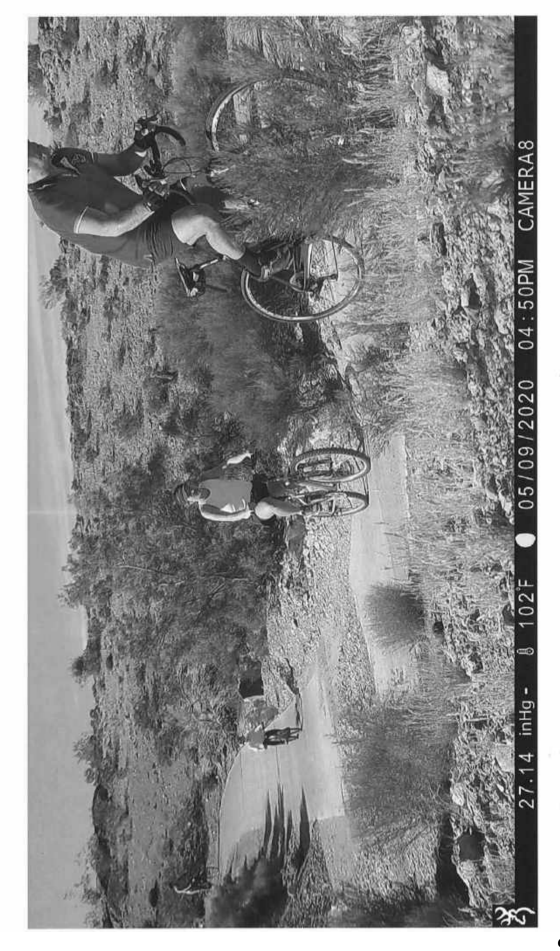


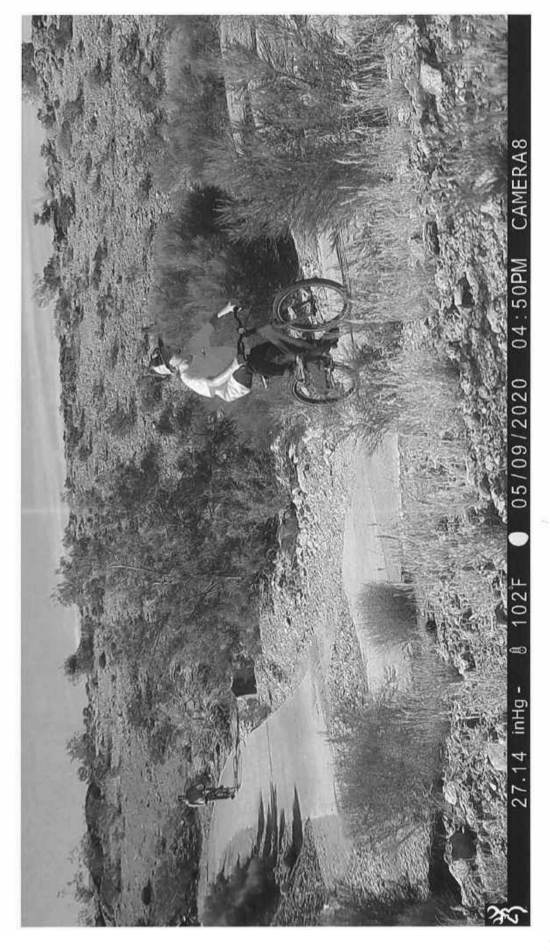


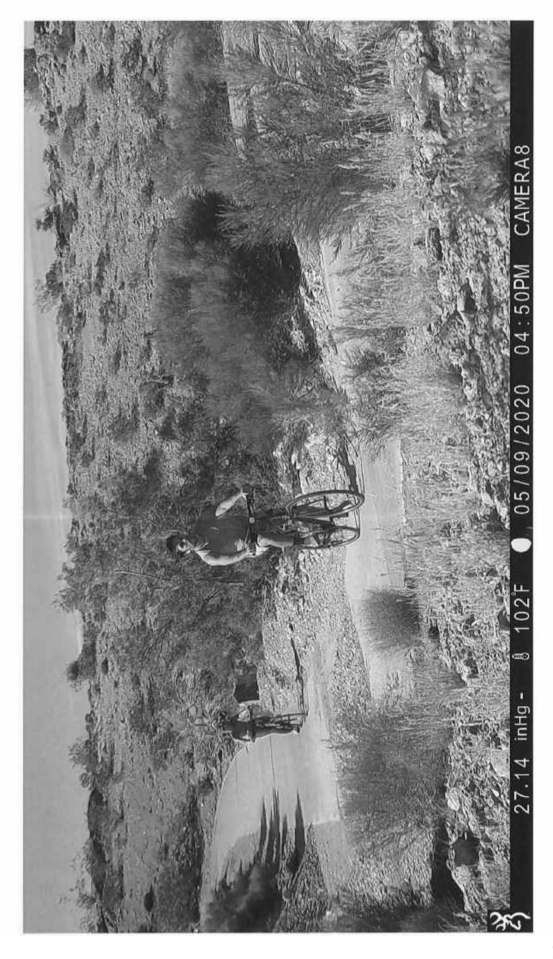


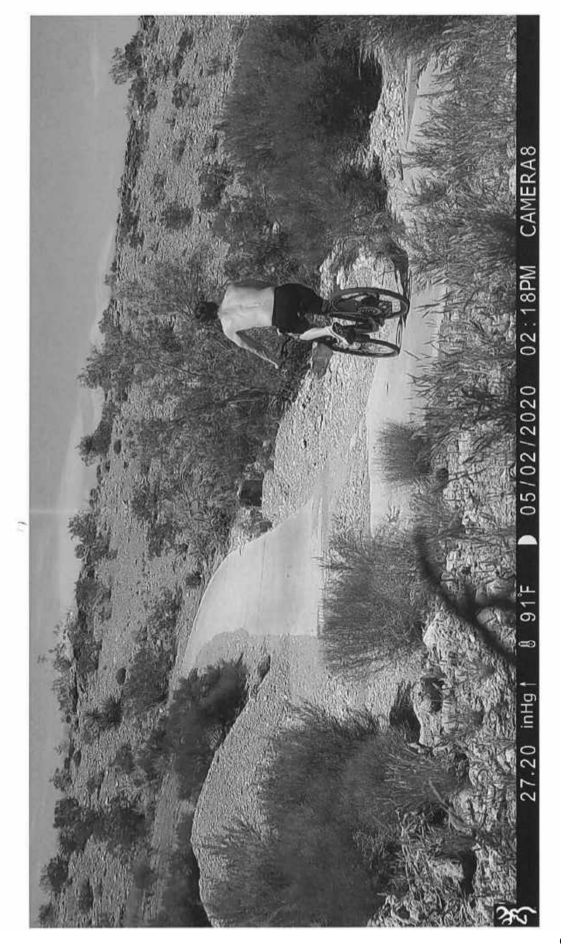


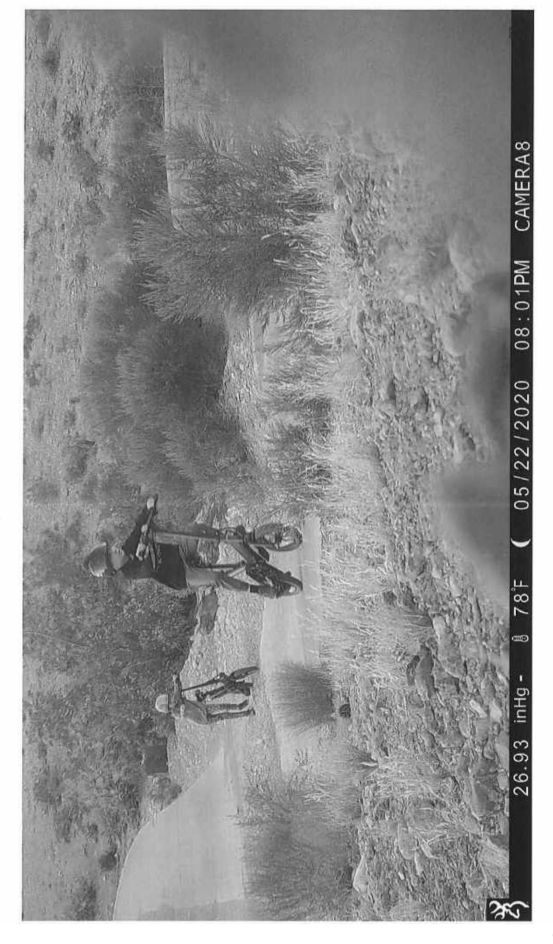


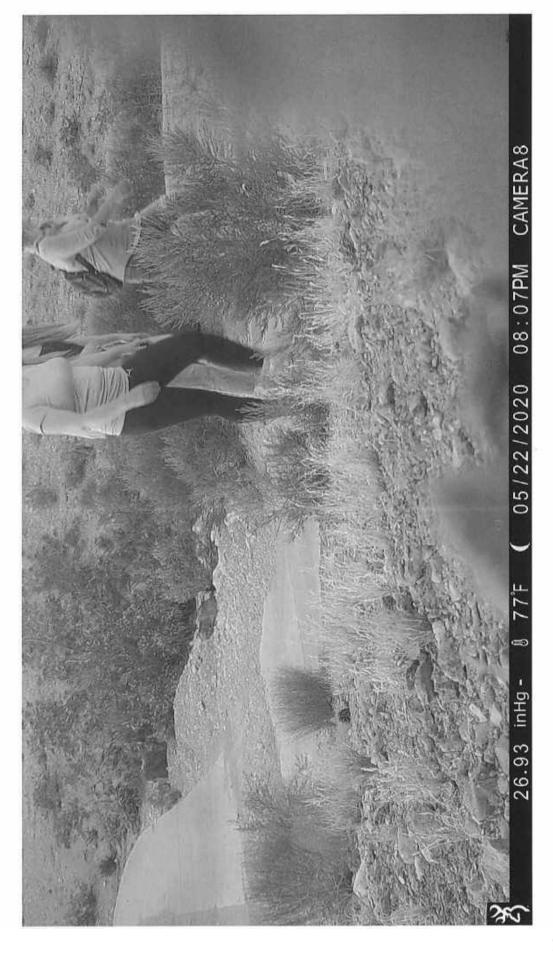


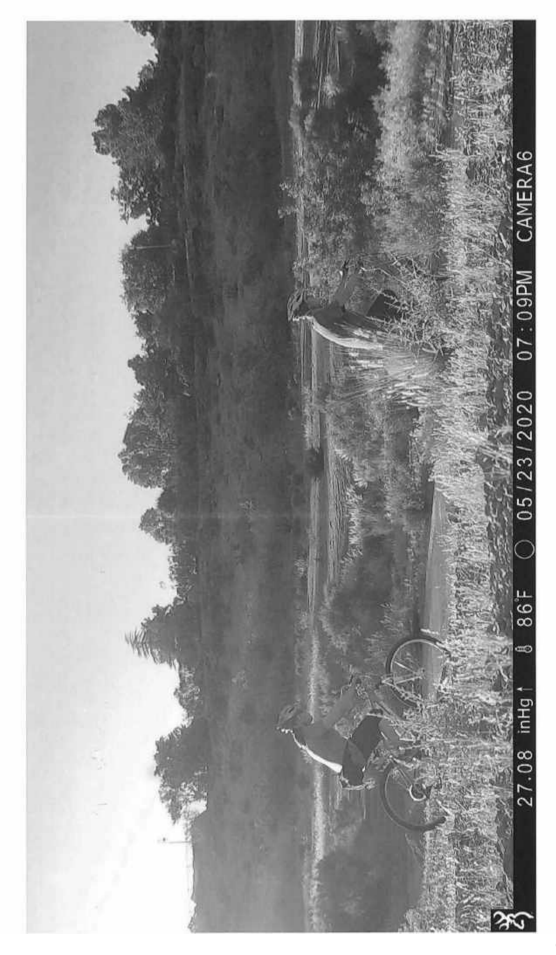


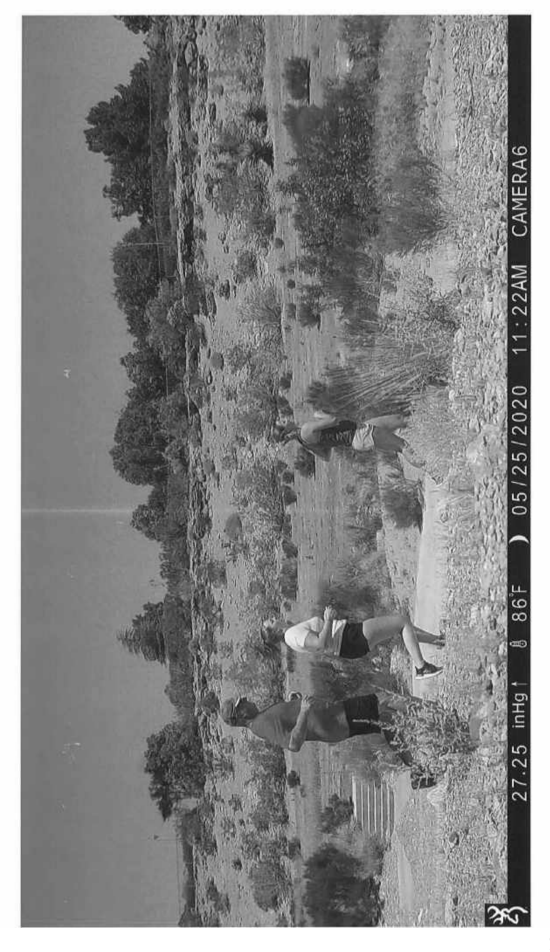


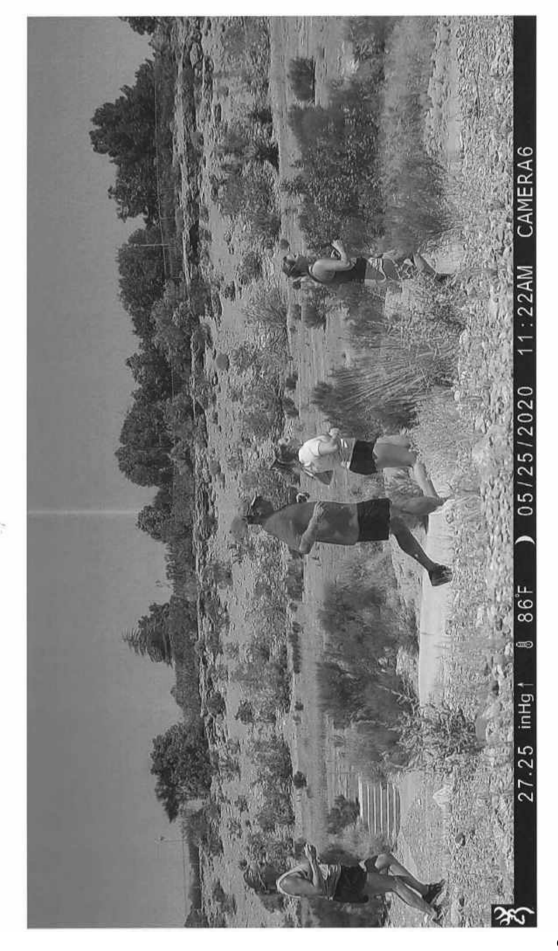


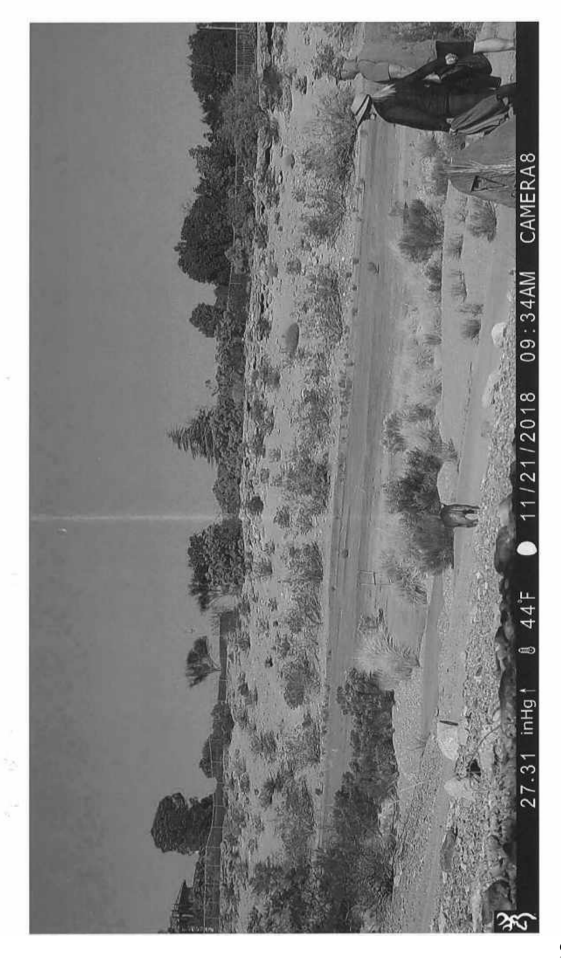


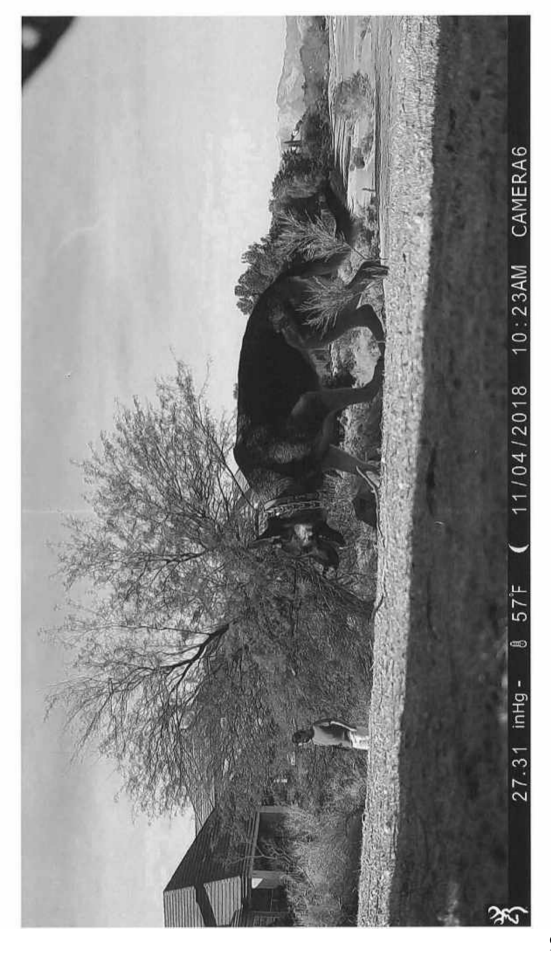


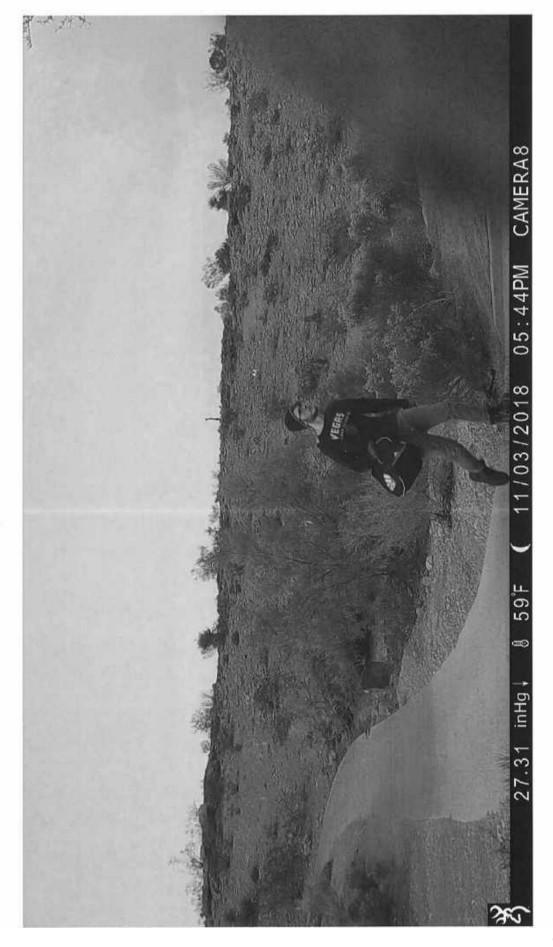




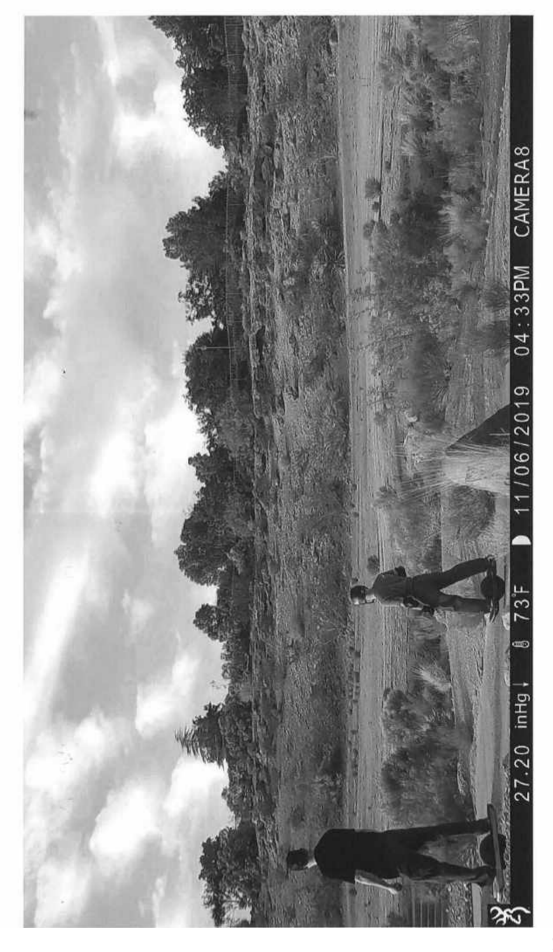


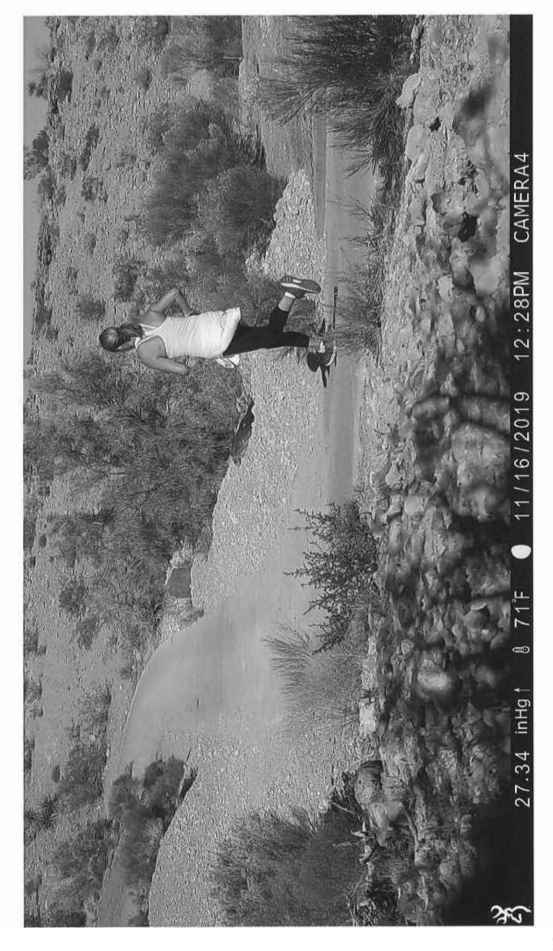


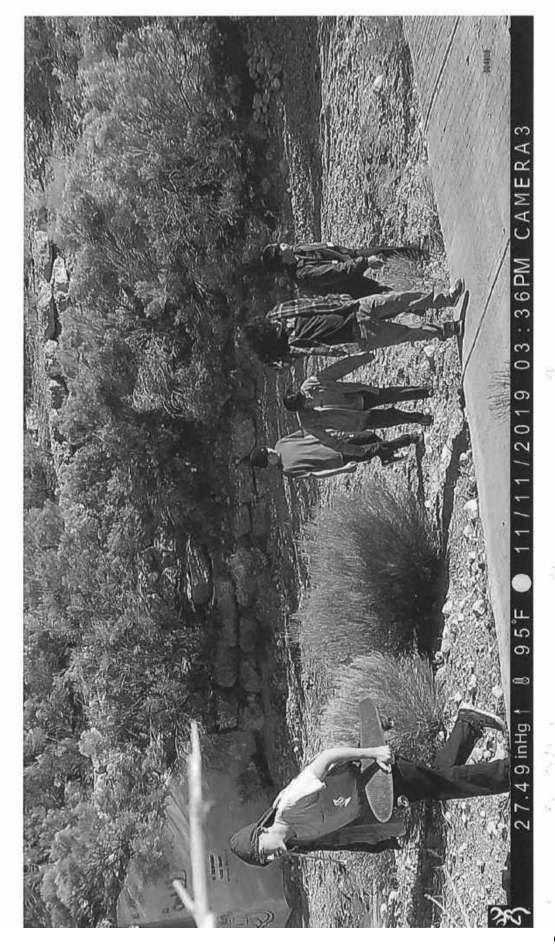


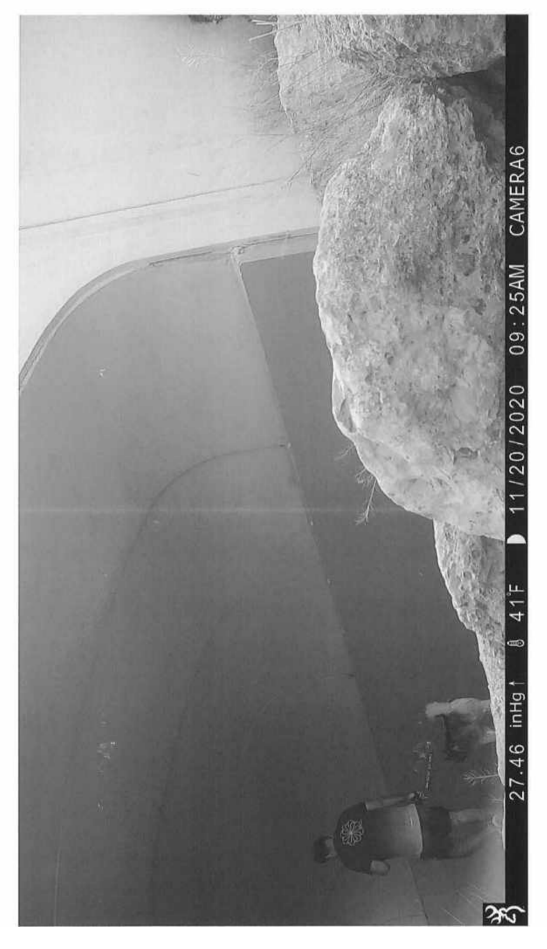


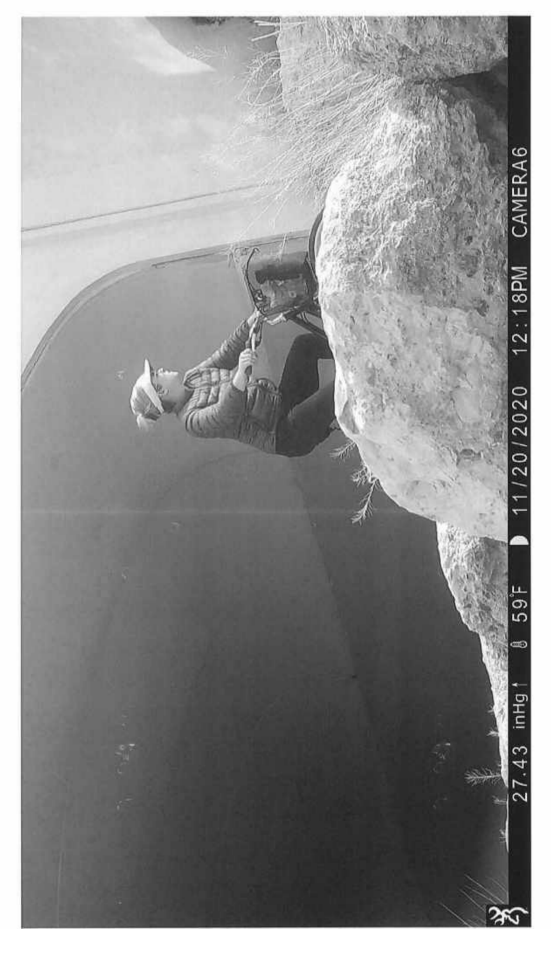


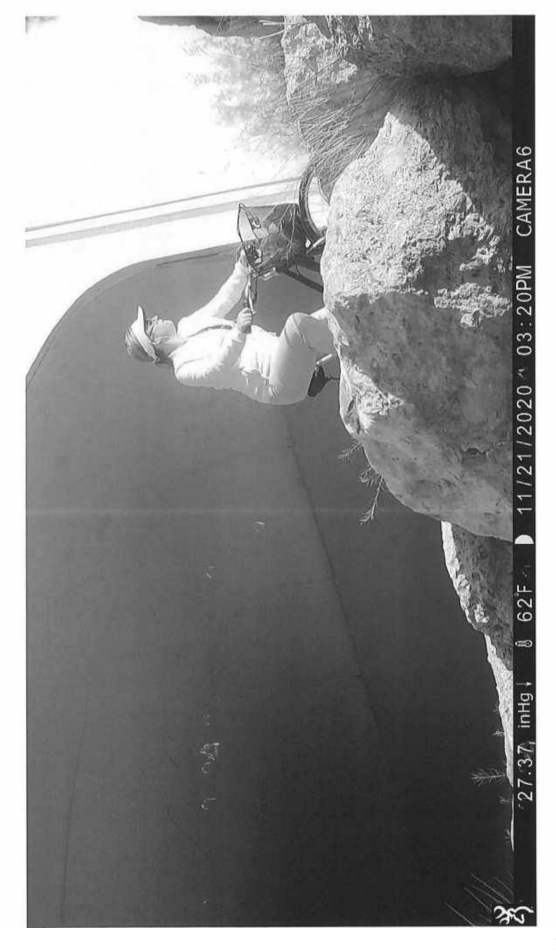


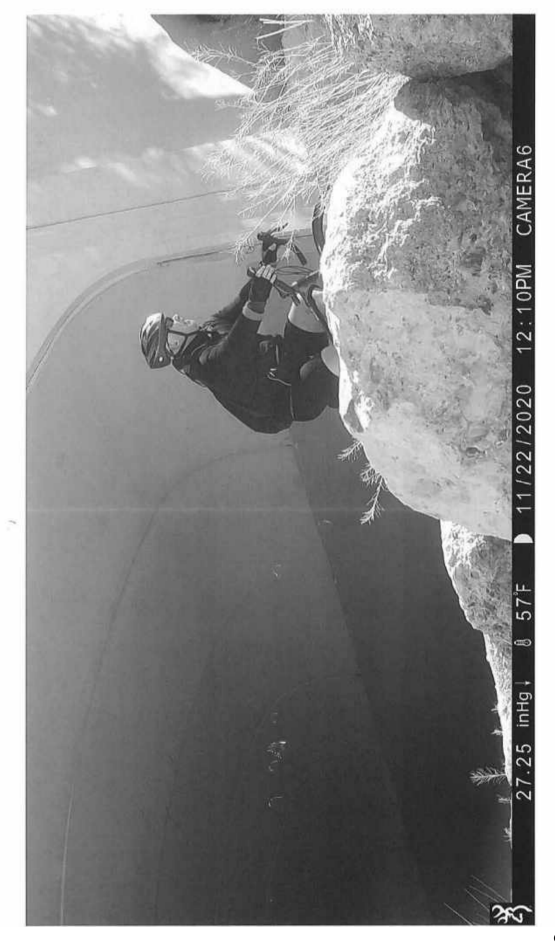


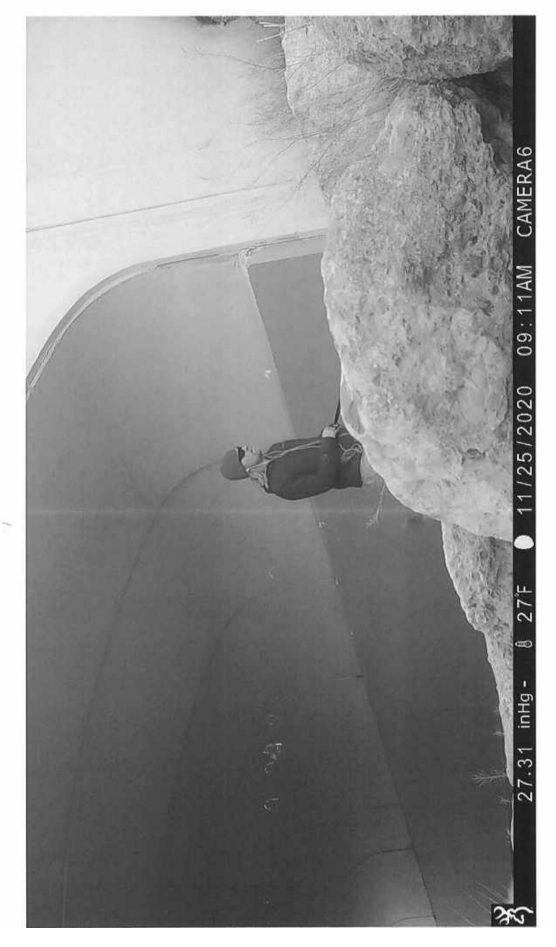




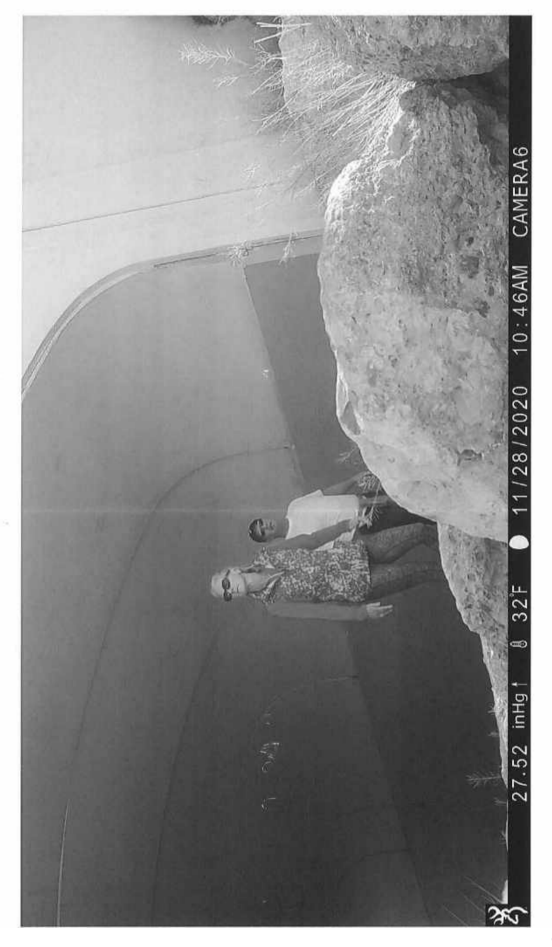


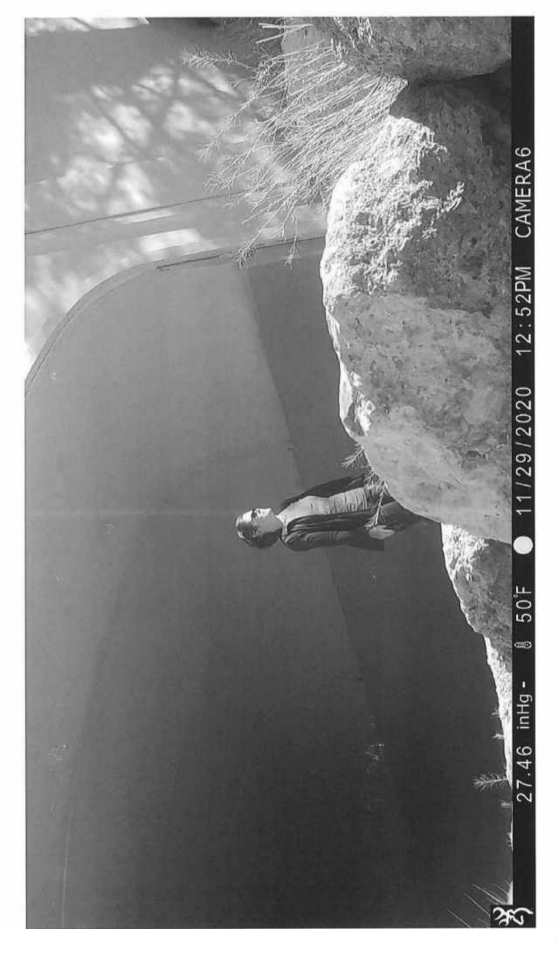




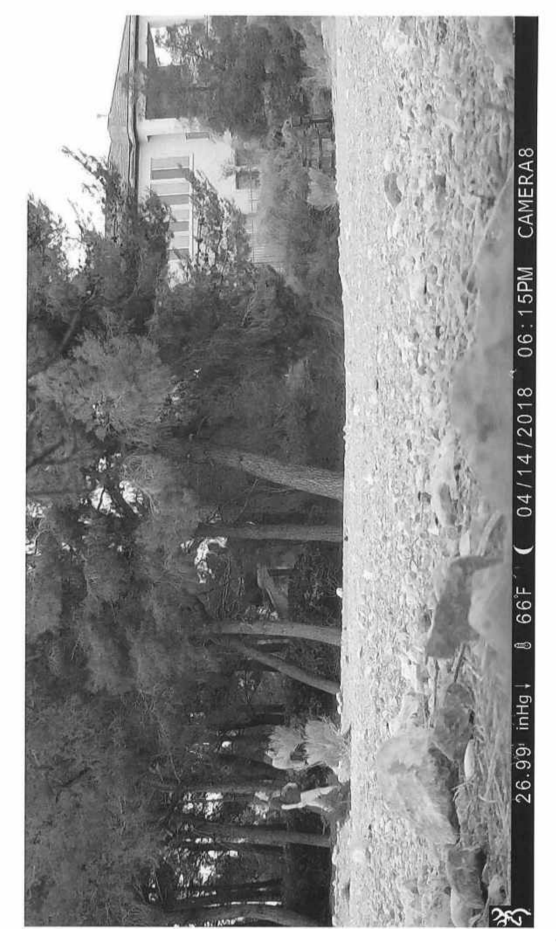




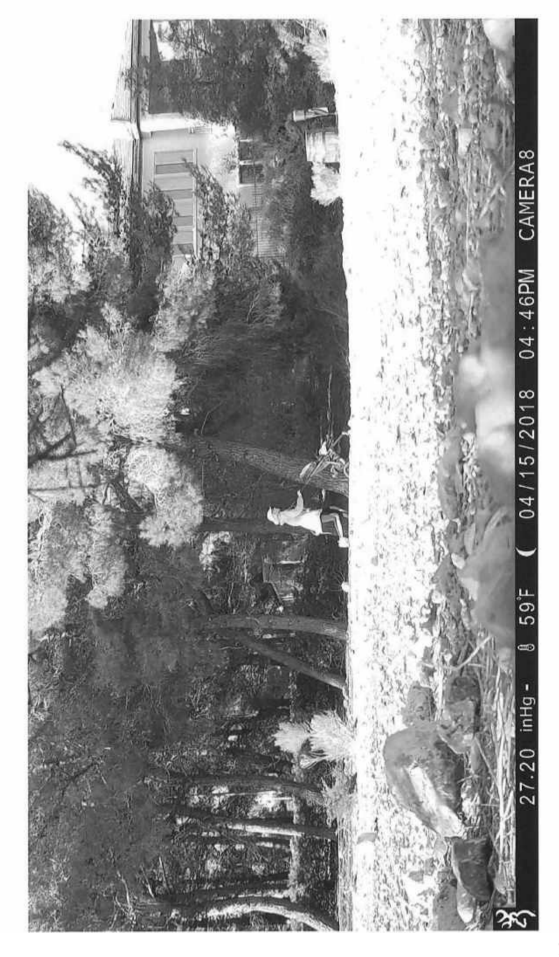


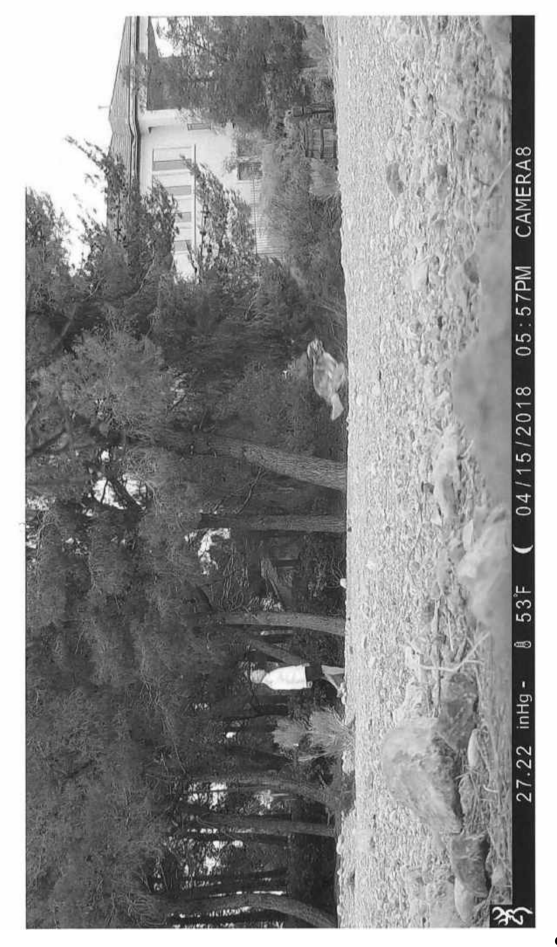


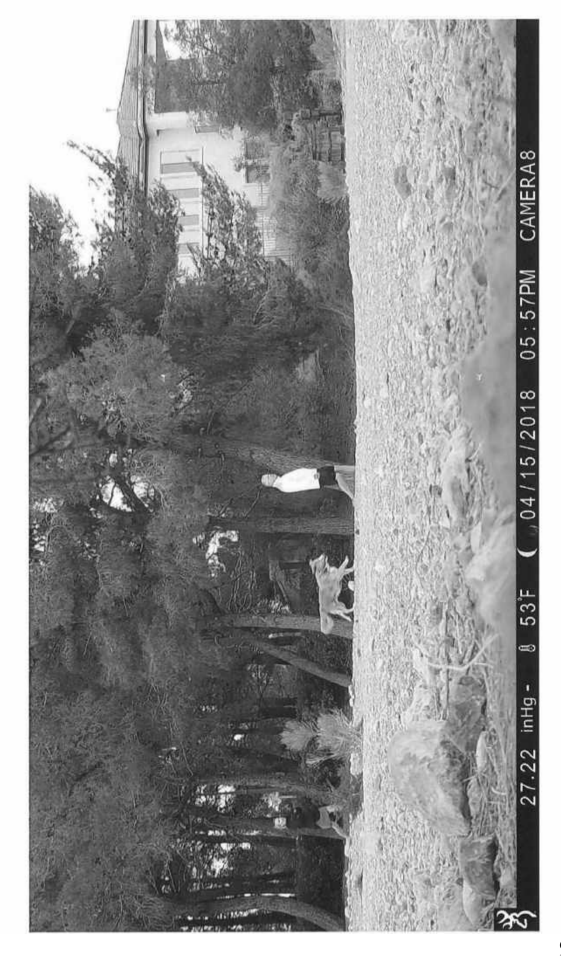




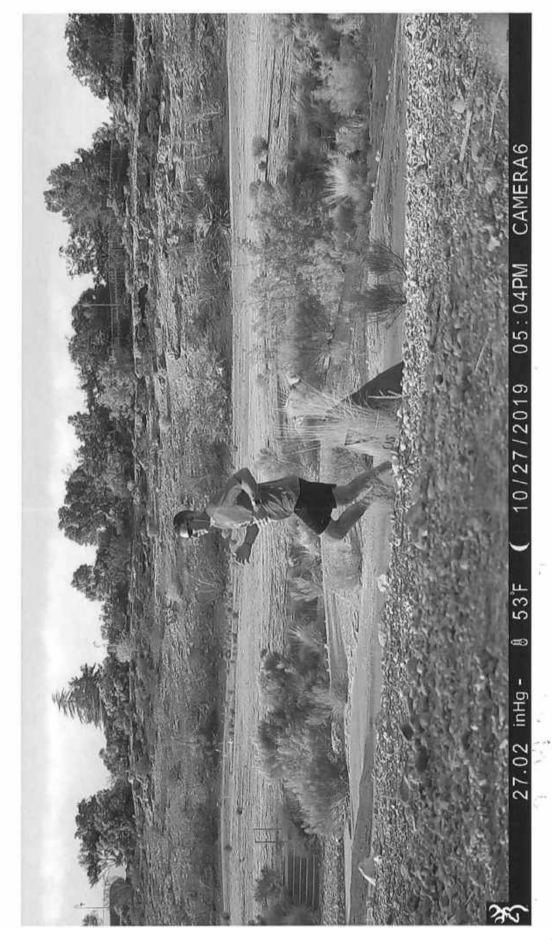


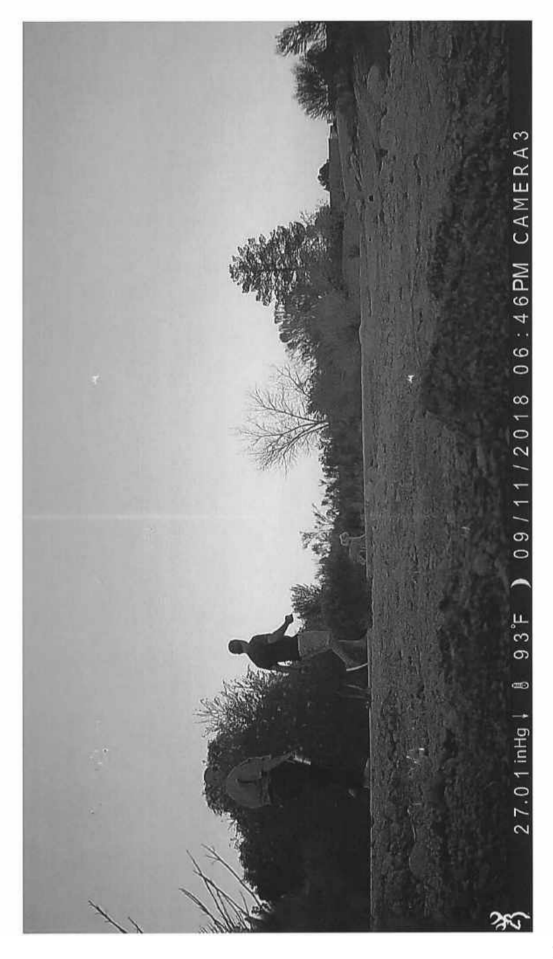


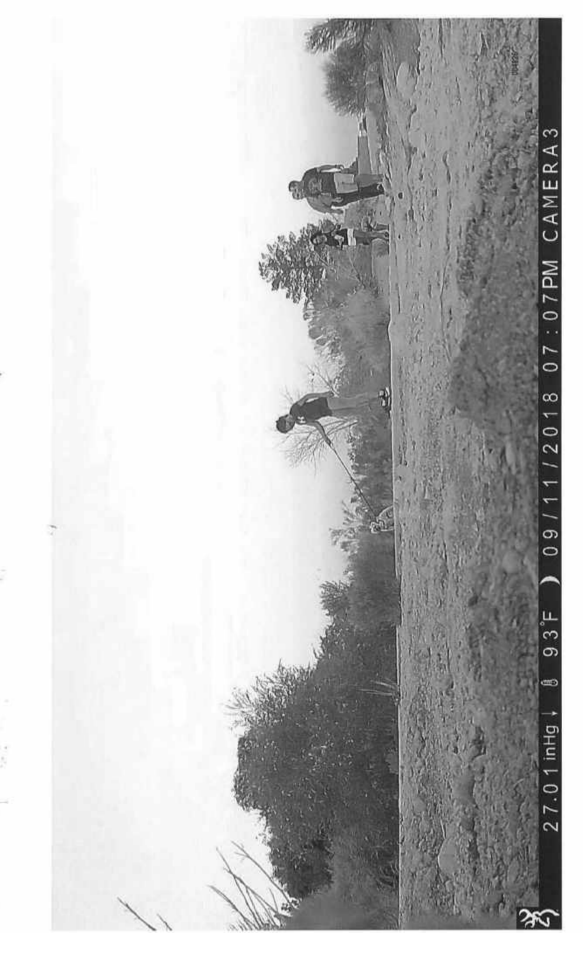






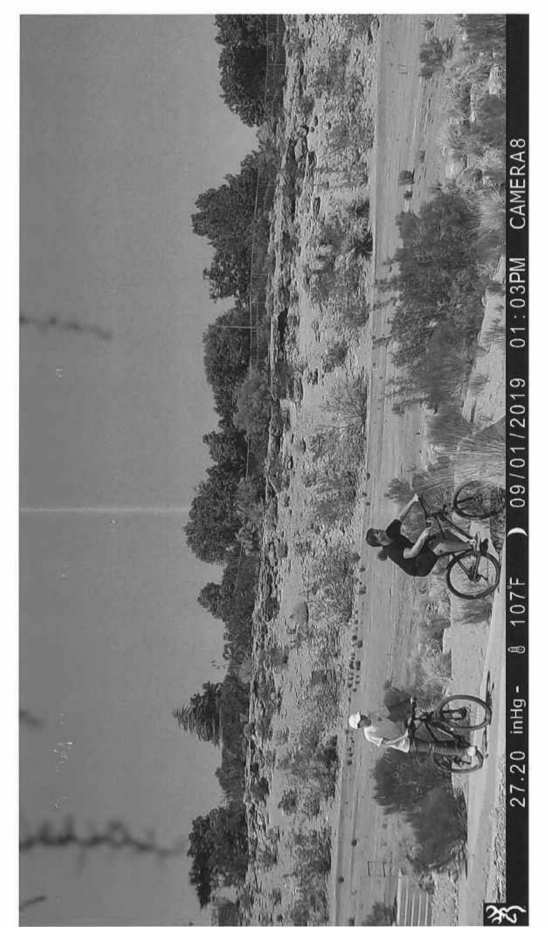


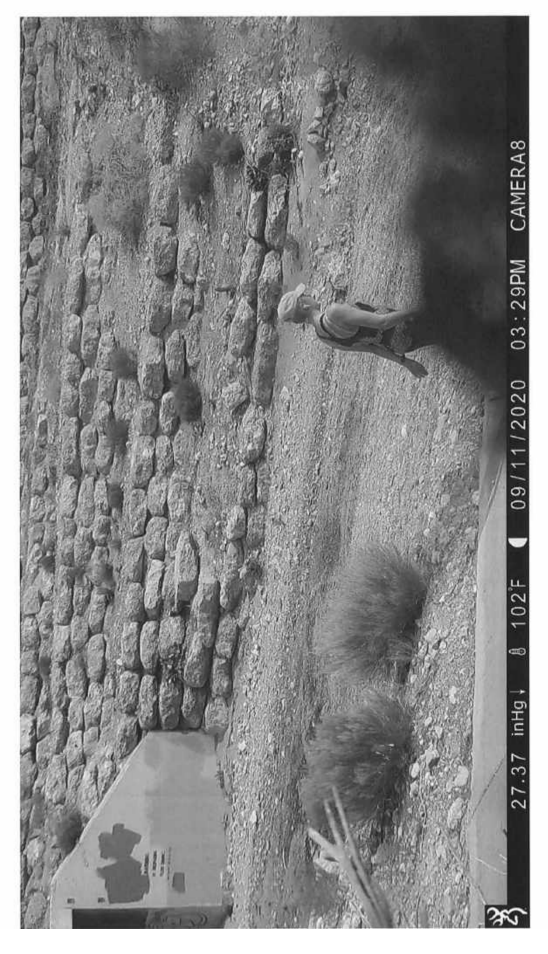












**Electronically Filed** 3/31/2021 12:36 PM Steven D. Grierson CLERK OF THE COURT 1 **DECL** LAW OFFICES OF KERMITT L. WATERS Kermitt L. Waters, Esq., Bar No. 2571 kermitt@kermittwaters.com 3 James J. Leavitt, Esq., Bar No. 6032 jim@kermittwaters.com Michael A. Schneider, Esq., Bar No. 8887 4 michael@kermittwaters.com Autumn L. Waters, Esq., Bar No. 8917 5 autumn@kermittwaters.com 704 South Ninth Street 6 Las Vegas, Nevada 89101 7 Telephone: (702) 733-8877 Facsimile: (702) 731-1964 Attorneys for Plaintiff Landowner 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 180 LAND CO., LLC, a Nevada limited liability Case No.: A-17-758528-J 11 company, FORE STARS Ltd., DOE Dept. No.: XVI INDIVIDUALS I through X, ROE 12 CORPORATIONS I through X, and ROE LIMITED LIABILITY COMPANIES I through 13 Χ, DECLARATION OF ELIZABETH 14 **GHANEM HAM IN SUPPORT OF** Plaintiff, PLAINTIFF LANDOWNERS' MOTION 15 TO DETERMINE TAKE AND FOR VS. SUMMARY JUDGMENT ON THE 16 CITY OF LAS VEGAS, political subdivision of FIRST, THIRD AND FOURTH CLAIMS the State of Nevada, ROE government entities I FOR RELIEF 17 through X, ROE CORPORATIONS I through X, ROE INDIVIDUALS I through X, ROE 18 LIMITED LIABILITY COMPANIES I through X, ROE quasi-governmental entities I through X, 19 Defendant. 20 21

Case Number: A-17-758528-J

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## **DECLARATION OF ELIZABETH GHANEM HAM**

STATE OF NEVADA )
)ss:
COUNTY OF CLARK )

I, Elizabeth Ghanem Ham, am licensed to practice law in the State of Nevada and am inhouse counsel for EHB Companies, which is the manager of 180 Land LLC and Fore Stars, the owners of the 35 Acre Property at issue in the case of 180 Land Company, LLC, et al. v. City of Las Vegas, et al., Eighth Judicial District Court case number A-17-758528-J (35 Acre Inverse Condemnation Case).

I am familiar with the facts of the 35 Acre Inverse Condemnation Case and the documents and information supporting those facts and the manner in which the documents and information were obtained.

I submit this Declaration in support of Plaintiff Landowners Motion to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for Relief. Some of the Exhibits include highlighting for the Court's convenience, which have been added to the original exhibits.

The following exhibits attached to the Landowners' Motion are Nevada Supreme Court and Eighth Judicial District Court filed orders, pleadings, motions, affidavits, etc., that were obtained through the court filing system or otherwise served to the Plaintiff Landowners in the inverse condemnation cases filed against the City, described as the 17, 35, 65, and 133 Acre Property cases in the Landowners' motion are consistent with the documents EHB Companies has possession of, and are true and correct copies of what they purport to be: Exhibits 1, 4, 7-29, 32, 41, 42, 95, 138, 139.

Exhibit 117 is a true and correct copy of meeting minutes from an August 13, 2018, meeting with engineers representing the Landowners and City of Las Vegas representatives regarding

attempts by the Landowners to develop the property at issue in the 65-acre Property case, which have been kept in our files in the normal course of business.

Exhibit 2 and 3 are true and correct copies of representations of maps of The Property.

Exhibit 5, 6, 30, 86, 121, 122, 127-130, 143, 144, 145, 146 are true and correct copies of documents that the Landowners obtained from the City of Las Vegas through a public records request, the document bears the "CLV" bate stamp from when it was produced pursuant to the public records request and has been kept in our files in the normal course of business.

Exhibit 31, 33, 53, 54, 75, 104, 106, 109-110, 114, 116, 118,119, 124, 131, 132, 135, 148 are true and correct copies of transcripts from City of Las Vegas Public meeting which was downloaded from the City of Las Vegas public meeting website and has been kept in our files in the normal course of business.

Exhibits 36-39 are true and correct copies of documents received as a result of purchase of property located in the Master Planned Community of Queensridge and have been kept in our files in the normal course of business.

Exhibit 34 is a true and correct copy of Declaration of Yohan Lowie made in support of Landowners Opposition to the City's Motion for Summary Judgement and Countermotions to Determine the Two Inverse Condemnation Sub-Inquiries in the Proper Order and has been kept in our files in the normal course of business.

Exhibit 35 is a true and correct copy of Declaration of Yohan Lowie made in support of Plaintiff Landowners' Motion for a New Trial and to Amend Related to: Judge Herndon's Findings of Fact and Conclusions of Law Granting City of Las Vegas Motion for Summary Judgment, Entered on December 30, 2020 and has been kept in our files in the normal course of business.

Exhibit 40 is a true and correct copy of the deposition of Yohan Lowie, in the Matter of Binion v. Fore Stars and has been kept in our files in the normal course of business.

24

1	Exhibits 62-74, 79-91, 97-103, 105, 111-113, 115, 133-134 are true and correct copies of
2	applications and documents submitted for the review of the City Council and Planning
3	Commission.
4	Exhibit 76 is a true and correct copy of the Agenda Summary Page for the June 21, 2017
5	City Council Meeting.
6	Exhibit 77 is a true and correct copy of the City of Las Vegas Staff report for the June 21,
7	2017 Planning Meeting.
8	Exhibit 78 is a true and correct copy of the Agenda Summary Page for the August 2, 2017
9	City Council Agenda Summary Page.
10	Exhibits 92-93 are true and correct copies of correspondence received by the City of Las
11	Vegas which were maintained in our office in the normal course of business.
12	Exhibit 94 is a true and correct copy of the Declaration of Vickie DeHart submitted in the
13	Jack B. Binion, et al v. Fore Stars, Ltd. Case No. A-15-729053-B.
14	Exhibit 107 is a true and correct copy of Bill No. 2018-05, Ordinance 6617.
15	Exhibit 108 is a true and correct copy of Bill No. 2018-24, Ordinance 6650.
16	Exhibit 120 is a true and correct copy of State of Nevada State Board of Equalization Notice
17	of Decision, in the Matter of Fore Star Ltd., et al
18	Exhibit 123 is a true and correct copy of March 27, 2017 Letter from City of Las Vegas to
19	Todd S. Polikoff.
20	Exhibit 125 is a true and correct copy of campaign materials distributed by Steve Seroka.
21	Exhibit 126 are true and correct copies of Facebook posts made by Councilman Bob Coffin.
22	Exhibit 136 is a true and correct copy of a transcript from a June 21, 2018 recorded
23	Homeowners association meeting.

1 Exhibit 137 are true and correct copies of photos taken by cameras installed on The 2 Property. 3 Exhibit 141 is a true and correct copy of the City of Las Vegas' Land Use Hierarchy chart. Exhibit 142 is a true and correct copy of the August 3, 2017 deposition of Bob Beers Pgs. 4 31-36 in the Matter of Binion v. Fore Stars. 5 Exhibit 147 is a true and correct copy of a June 20, 2017 representation letter to 6 7 Councilman Bob Coffin from Jimmerson Law Firm. Exhibit 149 is a true and correct copy of a Las Vegas review Journal Article titled "Group 8 that included rich and famous files suit over condo plans" downloaded from the Review Journal Website. 10 Exhibit 150 is a true and correct copy of the Affidavit of Don Richards with referenced 11 pictures attached. 12 I declare under penalty of perjury under the law of the State of Nevada that the foregoing 13 14 is true and correct. /s/ Elizabeth Ghanem Ham 15 16 Elizabeth Ghanem Ham 17 18 19 20 21 22 23 24

1	<u>CERTIFICATE OF SERVICE</u>
2	I HEREBY CERTIFY that I am an employee of the Law Offices of Kermitt L. Waters, and
3	that on the 31st day of March, 2021, pursuant to NRCP 5(b) and EDCR 8.05(f), a true and correct
4	copy of DECLARATIONOF ELIZABETH GHANEM HAM IN SUPPORT OF PLAINTIFF
5	LANDOWNERS' MOTION TO DETERMINE TAKE AND FOR SUMMARY
6	JUDGMENT ON THE FIRST, THIRD AND FOURTH CLAIMS FOR RELIEF was served
7	on the below via the Court's electronic filing/service system and/or deposited for mailing in the
8	U.S. Mail, postage prepaid and addressed to, the following:
9	MCDONALD CARANO LLP
10	George F. Ogilvie III, Esq. Amanda C. Yen, Esq.
11	Christopher Molina, Esq. 2300 W. Sahara Ave., Suite 1200
12	Las Vegas, Nevada 89102  gogilvie@mcdonaldcarano.com
13	ayen@mcdonaldcarano.com cmolina@mcdonaldcarano.com
14	LAS VEGAS CITY ATTORNEY'S OFFICE
15	Bryan K. Scott, City Attorney Philip R. Byrnes, Esq.
16	Seth T. Floyd, Esq. 495 S. Main Street, 6 <sup>th</sup> Floor
17	Las Vegas, Nevada 89101 <u>bscott@lasvegasnevada.gov</u>
18	pbynes@lasvegasnevada.gov sfloyd@lasvegasnevada.gov
19	SHUTE, MIHALY & WEINBERGER, LLP
20	Andrew W. Schwartz, Esq. Lauren M. Tarpey, Esq.
21	396 Hayes Street San Francisco, California 94102
22	schwartz@smwlaw.com ltarpey@smwlaw.com
23	/s/ Evelyn Washington
24	Evelyn Washington, an Employee of the Law Offices of Kermitt L. Waters

4/2/2021 9:25 AM Steven D. Grierson CLERK OF THE COURT 1 **NOE** LAW OFFICES OF KERMITT L. WATERS 2 Kermitt L. Waters, Esq., Bar No. 2571 kermitt@kermittwaters.com 3 James J. Leavitt, Esq., Bar No. 6032 jim@kermittwaters.com 4 Michael A. Schneider, Esq., Bar No. 8887 5 michael@kermittwaters.com Autumn L. Waters, Esq., Bar No. 8917 6 autumn@kermittwaters.com 704 South Ninth Street 7 Las Vegas, Nevada 89101 Telephone: (702) 733-8877 8 Facsimile: (702) 731-1964 9 Attorneys for Plaintiff Landowners 10 DISTRICT COURT 11 **CLARK COUNTY, NEVADA** 12 180 LAND CO. LLC, a Nevada limited liability 13 company, et al., CASE NO.: A-17-758528-J 14 Plaintiffs, DEPT. NO.: XVI 15 16 CITY OF LAS VEGAS, a political subdivision NOTICE OF ENTRY OF ORDER of the State of Nevada, et al., **GRANTING EX PARTE APPLICATION** 17 AND MOTION TO FILE LANDOWNERS' Defendants. MOTION TO DETERMINE TAKE AND 18 FOR SUMMARY JUDGMENT ON THE FIRST, THIRD AND FOURTH CLAIMS 19 FOR RELIEF THAT EXCEEDS THE **EDCR 2.20(a) PAGE LIMIT** 20 21 22 23 24 25 26 27 28

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PLEASE TAKE NOTICE that on the 1<sup>st</sup> day of April, 2021, an Order Granting Ex Parte Application and Motion to File Landowners' Motion to Determine Take and for Summary Judgment on the First, Third and Fourth Claims for Relief that Exceeds the EDCR 2.20(a) Page Limit was entered in the above-captioned case, a copy of which is attached hereto.

Dated this 2<sup>nd</sup> day of April, 2021.

## LAW OFFICES OF KERMITT L. WATERS

By: <u>/s/ Kermitt L. Waters</u>

KERMITT L. WATERS, ESQ., NBN 2571

JAMES J. LEAVITT, ESQ., NBN 6032

MICHAEL SCHNIEDER, ESQ., NBN 8887

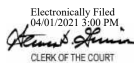
AUTUMN WATERS, ESQ., NBN 8917

Attorneys for Plaintiff Landowners

1	<u>CERTIFICATE OF SERVICE</u>
2	I HEREBY CERTIFY that I am an employee of the Law Offices of Kermitt L. Waters,
3	and that on the 2 <sup>nd</sup> day of April, 2021, pursuant to NRCP 5(b) and EDCR 8.05(f), a true and
4	correct copy of the NOTICE OF ENTERY OF ORDER GRANTING EX PARTE
5	APPLICATION ANAD MOTION TO FILE LANDOWNERS' MOTION TO DETERMINE
6	
7	TAKE AND FOR SUMMARY JUDGMENT ON THE FIRST, THIRD AND FOURTH
8	CLAIMS FOR RELIEF THAT EXCEEDS THE EDCR 2.20(a) PAGE LIMITED was served on
9	the below via Court's electronic filing service system and/or deposited for mailing in the U.S.
10	Mail, postage prepaid and addressed to the following:
11	McDONALD CARANO LLP
12	George F. Ogilvie III, Esq.
13	Amenda C. Yen, Esq. Christopher Molina, Esq.
14	2300 W. Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102
15	gogilvie@mcdonaldcarano.com
16	ayen@mcdonaldcarano.com cmolina@mcdonaldcarano.com
17	LAS VEGAS CITY ATTORNEY'S OFFICE
18	Bryan K. Scott, Esq. Philip R. Brynes, Esq.
19	Seth T. Floyd, Esq.
20	495 S. Main Street, 6 <sup>th</sup> Floor Las Vegas, Nevada 89101
21	bscott@lasvegasnevada.gov pbyrnes@lasvegasnevada.gov
22	sfloyd@lasvegasnevada.gov
23	SHUTE, MIHALY & WEINBERGER LLP
24	Andrew W. Schwartz (admitted <i>pro hac vice</i> ) Lauren M. Tarpey (admitted <i>pro hac vice</i> )
	396 Hayes Street
25	San Francisco, California 94102

By: <u>/s/ Evelyn Washington</u>
An Employee of the Law Offices of
Kermitt L. Waters

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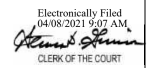


		CLERK OF THE COURT
1	ORDR	
2	LAW OFFICES OF KERMITT L. WATERS Kermitt L. Waters, Esq., Bar No. 2571	
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3	James J. Leavitt, Esq., Bar No. 6032	
4	jim@kermittwaters.com Michael A. Schneider, Esq., Bar No. 8887	
4	michael@kermittwaters.com	
5	Autumn L. Waters, Esq., Bar No. 8917	
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6	704 South Ninth Street Las Vegas, Nevada 89101	
7	Telephone: (702) 733-8877	
	Facsimile: (702) 731-1964	
8	Au C. DI . CCCI. I	
9	Attorneys for Plaintiff Landowner	
,	DISTRICT COU	URT
10		
1.1	CLARK COUNTY, N	NEVADA
11		
12	180 LAND CO., LLC, a Nevada limited liability	Case No.: A-17-758528-J
	company, FORE STARS, LTD., DOE	Dept. No.: XVI
13	INDIVIDUALS I through X, ROE CORPORATIONS	
14	I through X, and ROE LIMITED LIABILITY COMPANIES I through X,	(PROPOSED)
1.		
15	Plaintiff,	ORDER GRANTING EX PARTE
16	vs.	APPLICATION AND MOTION TO
10		FILE LANDOWNERS' MOTION TO
17	CITY OF LAS VEGAS, political subdivision of the	DETERMINE TAKE AND FOR SUMMARY JUDGMENT ON THE
	State of Nevada, ROE government entities I through X, ROE CORPORATIONS I through X, ROE	FIRST, THIRD AND FOURTH
18	INDIVIDUALS I through X, ROE LIMITED	CLAIMS FOR RELIEF THAT
19	LIABILITY COMPANIES I through X, ROE quasi-	EXCEEDS THE EDCR 2.20(a) PAGE
	governmental entities I through X,	LIMIT
20	Defendant.	
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	Case Number: A-17-758528-J	
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1 <u>ORDER</u> IT IS HEREBY ORDERED that Plaintiffs 180 LAND CO., LLC and FORE STARS, LTD. 2 (collectively the "Landowners"), may file their Motion to Determine Take and for Summary 3 Judgment on the First, Third and Fourth Claims for Relief. 4 Dated this 1st day of April, 2021 5 6 7 B7B FE1 6948 3FDE Timothy C. Williams ZJ District Court Judge Respectfully submitted by: 8 LAW OFFICES OF KERMITT L. WATERS 9 10 By: /s/ Kermitt L. Waters KERMITT L. WATERS, ESQ. Nevada Bar No. 2571 11 JAMES J. LEAVITT, ESQ. Nevada Bar No. 6032 12 MICHAEL SCHNEIDER, ESQ. Nevada Bar No. 8889 13 AUTUMN WATERS, ESQ. 14 Nevada Bar No. 8917 Attorneys for Plaintiff Landowners 15 16 17 18 19 20 21 22 23 24 2

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23	Evelyn Washington	evelyn@kermittwaters.com
24	Stacy Sykora	stacy@kermittwaters.com
25	Desiree Staggs	dstaggs@kcnvlaw.com
<ul><li>26</li><li>27</li></ul>	Shannon Dinkel	sd@pisanellibice.com
-/		

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2300 WEST SAHARA AVENUE, SUITE 1200 • LAS VEGAS, NEVADA 89102 PHONE 702.873.4100 • FAX 702.873.9966 McDONALD (M) CARANO

MOT Bryan K. Scott (NV Bar No. 4381) Philip R. Byrnes (NV Bar No. 166) Seth T. Floyd (NV Bar No. 11959) LAS VEGAS CITY ATTORNEY'S OFFICE 495 South Main Street, 6th Floor Las Vegas, Nevada 89101 Telephone: (702) 229-6629 Facsimile: (702) 386-1749 bscott@lasvegasnevada.gov pbyrnes@lasvegasnevada.gov sfloyd@lasvegasnevada.gov

(Additional Counsel Identified on Signature Page)

Attorneys for City of Las Vegas

### **DISTRICT COURT**

### **CLARK COUNTY, NEVADA**

180 LAND CO LLC, a Nevada limited liability company, FORE STARS, LTD., a Nevada limited liability company and SEVENTY ACRES, LLC, a Nevada limited liability company, DOE INDIVIDUALS I-X, DOE CORPORATIONS I-X, and DOE LIMITED LIABILITY COMPANIES I-X,

Plaintiffs,

v.

CITY OF LAS VEGAS, a political subdivision of the State of Nevada; ROE GOVERNMENT ENTITIES I-X; ROE CORPORATIONS I-X; ROE INDIVIDUALS I-X; ROE LIMITED-LIABILITY COMPANIES I-X; ROE QUASI-GOVERNMENTAL ENTITIES I-X,

Defendants.

CASE NO.: A-17-758528-J

DEPT. NO.: XVI

CITY OF LAS VEGAS' **RULE 56(d) MOTION ON** ORDER SHORTENING TIME

(HEARING REQUESTED ON ORDER SHORTENING TIME)

OST Hearing Date: April 21, 2021 **OST Hearing Time:** 9:30 AM

Pursuant to NRCP 56(d) and EDCR 2.26, the City of Las Vegas moves the Court for denial without prejudice of the Motion to Determine Take and for Summary Judgement on the First, Third, and Fourth Claims for Relief (the "MSJ") filed by 180 Land Co LLC and Fore Stars Ltd. (the "Developer"). This Motion is based on the following points and authorities, the Declaration of George F. Ogilvie III, Esq. ("Ogilvie Decl.") attached as Exhibit A, all papers and pleadings on file with the Court, and any argument allowed by the Court at the hearing on this matter.

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Denial of the motion is warranted because the MSJ relies on declarations, affidavits, and other statements of individuals: (i) who the City has not had an opportunity to depose; (ii) who the Developer failed to identify as a witness in its Rule 16.1 disclosures; and (iii) whose communications the Developer has repeatedly refused to produce. Accordingly, discovery into the matters asserted in the MSJ for which the Developer has either failed or refused to produce is necessary.

The City brings this Motion with a request for an Order Shortening Time pursuant to EDCR 2.26 because the City should not be forced to file an opposition to the MSJ without an opportunity to marshal facts essential to the opposition.

Respectfully submitted this 6th day of April, 2021.

### McDONALD CARANO LLP

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heard.

### **ORDER SHORTENING TIME**

It appearing to the satisfaction of the Court and good cause appearing therefor,

IT IS HEREBY ORDERED that the hearing on the CITY OF LAS VEGAS' RULE 56(d)

MOTION shall be shortened and heard before the above-entitled Court in Department XVI on the 21 day of \_\_\_\_April\_\_\_\_, 2021 at \_\_9:30\_\_ a.m. / p.m.; or as soon thereafter as counsel may be

DATED this \_\_\_\_ day of April, 2021. Dated this 8th day of April, 2021

DISTRICT COURT JUDGE

238 191 56FB 00F0 Timothy C. Williams District Court Judge

Opposition due on or before April 16, 2021 at 5:00 PM.

Reply due on or before April 20, 2021 at 5:00 PM.

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### **MEMORANDUM OF POINTS AND AUTHORITIES**

### I. BACKGROUND

As the Court is well aware, this case has been embroiled in discovery disputes for more than a year and a half because of the Developer's refusal to produce documents in response to the City's requests for discovery. The City has been diligent in pursuing discovery in this case, but the Developer has refused to produce documents and responses to the City's requests for even the most basic information regarding the facts and circumstances surrounding the Developer's acquisition of the Badlands Property.

On March 26, 2021, the Developer filed a Motion to Determine Take and for Summary Judgement on the First, Third, and Fourth Claims for Relief (the "MSJ"), giving the City two weeks to file an opposition, and asking the Court to rule on the merits of this case without resolution of the pending discovery disputes and necessarily denying the City further discovery, including a deposition of the Developer's principal, that the City has, for more than a year, indicated it required to prepare a defense. *See* Ex. A, Ogilvie Decl. at ¶5-6. The Court should deny this sudden MSJ or deny it without prejudice until the City has the opportunity to complete discovery.

In this case, the Developer alleges that in 2017, the City effected a regulatory taking of the entire Badlands golf course property, including the 35-Acre Property at issue in this case. Regulatory takings are concerned with the economic impact of regulation on property. "[E]conomic impact is determined by comparing the total value of the affected property before and after the government action." *Colony Cove Props. v. City of Carson*, 888 F.3d 445, 451 (9th Cir. 2018) (citing *MHC Fin. Ltd. P'ship v. City of San Rafael*, 714 F.3d 1118, 1127 (9th Cir. 2013)). Accordingly, to prove a regulatory taking, the Developer must establish the value of the Badlands before the City's alleged regulation, and then show that the before value was wiped out or nearly wiped out by the City's regulation. In addition, under its *Penn Central* regulatory taking claim the Developer must show not only that the City wiped out the before value, but also that the City interfered with the Developer's investment-backed expectations. *State v. Eighth Judicial. Dist. Ct.*, 131 Nev. 411, 419, 351 P.3d 736, 741 (2015) (to effect a regulatory taking, the regulation must "completely deprive an owner of all economically beneficial use of her property") (quoting *Lingle* 

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v. Chevron, U.S.A., 544 U.S. 528, 538 (2005)); Kelly v. Tahoe Reg'l Planning Agency, 109 Nev. 638, 649-50, 855 P.2d 1027, 1034 (1993) (regulation must deny "all economically viable use of [] property" to constitute a taking under either categorical or Penn Central tests); Boulder City v. Cinnamon Hills Assocs., 110 Nev. 238, 245-46, 871 P.2d 320, 324-35 (1994) (taking requires agency action that "destroy[s] all viable economic value of the prospective development property").

The value of the Badlands Property before the City's alleged regulatory actions is therefore an essential element of the Developer's claim to show both the value that was allegedly wiped out and the effect of the City's regulation on the Developer's investment in the property. Next to the City's regulatory action, which is a matter of public record, the price the Developer paid to purchase the Badlands is the best evidence of the value of the property and the Developer's investment in the property, and is therefore the most important evidence of the impact of the City's alleged regulations in the entire case.

The Developer knows full well that it paid less than \$7.5 million for the Badlands<sup>1</sup> and that, by its own allegations, the City's approval of 435 luxury housing units in a 17-acre portion of the Badlands has already increased the value of the Badlands to \$26,228,569, multiplying its investment in the Badlands by a factor of at least 4. See Membership Interest Purchase and Sale Agreement attached as Exhibit B. The Developer, by contrast, claims that the value of the Badlands before the City's alleged regulatory action, was \$386 million. See Plaintiff Landowners' Twentieth Supplement to Initial Disclosures attached as Exhibit C. If the facts come out, however, the Developer knows that the value of the Badlands before any City action was less than \$7.5 million and the City's actions will have increased the value of the Badlands and multiplied the Developer's investment, demolishing its regulatory taking claims. That explains why, for more than a year, the Developer refused to produce the purchase and sale agreement through which the Developer acquired the Badlands Property. Ex. A, Ogilvie Decl. at ¶7. After finally producing the purchase

<sup>&</sup>lt;sup>1</sup> The purchase price was less than \$7.5 million because the Developer bought personal property and contracts for the golf course in addition to the land. Other documents produced by the Developer indicate that the purchase price for the Badlands was only \$4.5 million. The City awaits the Developer's production of the documents the City moved to compel that will confirm that figure.

The Developer's discovery abuses were briefed extensively in the City's Motion to Compel Discovery Responses, Documents and Damages Calculations and Related Documents filed on October 22, 2020 (the "Motion to Compel"). See Motion to Compel attached as **Exhibit D**. Per the order entered by the Court on February 24, 2021, the Developer was required to produce all documents related to its contention that it paid \$45 million for the Badlands Property. See Order Granting in Part and Denying In Part Defendant City of Las Vegas' Motion to Compel Discovery ("February 24 Order") attached as **Exhibit E**. According to the Developer's counsel, there were "binders and binders" of documents related to transactions that occurred over a 20-year period through which the Developer allegedly acquired the right to purchase the Badlands Property. See Nov. 17, 2020 Hearing Transcript attached as **Exhibit F**, at 47:17-25, 49:24-50:5.

Instead of providing documents for this 20-year history, the Developer produced documents from just one transaction that occurred in 2005. **Ex. A**, Ogilvie Decl. at ¶10. Despite failing to comply with the February 24 Order, the Developer submitted two declarations in support of the MSJ made by Yohan Lowie in which he makes factual assertions regarding the 20-year history without any supporting documents. *See* MSJ Exhibits 34 and 35.

The City has reminded the Developer that the February 24 Order expressly states that the City is entitled to receive all documents related to the Developer's contention that it paid \$45 million for the Badlands Property before the City takes Mr. Lowie's deposition. *See* Letter to Developer's Counsel dated April 1, 2021 attached as **Exhibit G**. Nonetheless, the City is unable to prepare an opposition to the MSJ without taking Mr. Lowie's deposition and without the documents the Developer was required to produce pursuant to the February 24 Order. **Ex. A**, Ogilvie Decl. at ¶ 12.

The City also needs discovery of matters for which the City previously filed a motion to compel but on which the February 24 Order denied discovery including, but not limited to,

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communications between the Developer and its land use consultants, including attorney Chris Kaempfer. Id. at ¶13. The Developer relies extensively on Mr. Kaempfer's declaration to support its claims about zoning and the Badlands Property's development potential. See MSJ at 13:12-21, 19:13-17, 20:2-14, 33:13-19, 37:13-17, 39:24-40:1-6. The Developer's refusal to produce communications with Chris Kaempfer is one of several outstanding discovery issues addressed in the City's motion for reconsideration that is currently pending. See Motion for Reconsideration of Order Granting in Part and Denying in Part the City's Motion to Compel attached as Exhibit H. Other issues addressed in the motion for reconsideration that are directly relevant to the City's opposition to the MSJ include the Developer's refusal to produce communications with its lenders, communications between the Developer's principals, and communications with the Peccole family regarding the purchase price for the Badlands. Ex. A, Ogilvie Decl. at ¶10.

In support of the MSJ, the Developer also relies on an affidavit from Donald Richards, who is apparently the superintendent of the Badlands property. See MSJ Ex. 150. The City has never heard of Mr. Richards until now because the Developer failed to identify him in the Developer's Rule 16.1 disclosures or any supplement thereof. See Plaintiff Landowner's Twentieth Supplement to Initial Disclosures attached as Exhibit C. The City was forced to cancel a previously scheduled site inspection in March 2020 due to the outbreak of the COVID-19 pandemic. A site inspection will be necessary to gather evidence to oppose Mr. Richards' affidavit. Ex. A, Ogilvie Decl. at ¶14.

The Developer filed the MSJ before the discovery cut-off, while the City's requests for additional discovery of vital evidence are still pending, essentially cutting off the City's discovery. The timing of the MSJ motion is obviously the Developer's attempt to seek summary adjudication before producing the evidence that will confirm the Developer's taking claims are completely without merit. Accordingly, the City should not be required to oppose the MSJ until: (i) the Developer fully complies with the February 24 Order and produces the documents related to all relevant transactions between the Developer and the Peccole family; (ii) the City has had the opportunity to depose Yohan Lowie; (iii) the City has had the opportunity to inspect the Badlands property to gather evidence necessary to oppose the MSJ; (iv) the Court reconsiders the February 24 Order to the extent that it denies the City's request for discovery of matters at issue in the MSJ;

and (v) the City has had the opportunity to complete all other discovery necessary to prepare its case.

### II. LEGAL ARGUMENT

### A. Standard for a NRCP 56(d)

Rule 56(d) of the Nevada Rules of Civil Procedures provides that, "[i]f a nonmovant shows by affidavit or declaration that, for specified reasons, it cannot present facts essential to justify its opposition, the court may: (1) defer considering the motion or deny it; (2) allow time to obtain affidavits or declarations or to take discovery; or (3) issue any other appropriate order." This rule allows the Court to deny the MSJ without prejudice to allow the City to marshal additional facts. *Aviation Ventures, Inc. v. Joan Morris*, Inc., 121 Nev. 113, 117–18, 110 P.3d 59, 62 (2005). The purpose behind the rule is to prevent the opposing party from being "railroaded" by a premature motion for summary judgment. *Celotex Corp. v. Catrett*, 477 U.S. 317, 326 (1986).

[S]ummary judgment is improper when a party seeks additional time to conduct discovery to compile facts to oppose the motion... [W]hen no dilatory motive [is] shown, it [is] an abuse of discretion to refuse a request for further discovery at such an early stage in the proceedings [when the summary judgment motion was filed a year after the complaint].

Aviation Ventures, 121 Nev. at 118, 110 P.3d at 62, citing Halimi v. Blacketor, 105 Nev. 105, 106, 770 P.2d 531, 531–32 (1989).

B. A Denial Without Prejudice Is Warranted Because The Developer's Refusal to Comply With Discovery Has Deprived the City of Facts and Evidence Needed to Oppose the Motion for Summary Judgment

### 1. The Developer's Failure to Comply with The February 24 Order

The February 24 Order granted the City's motion to compel with respect to documents that allegedly support the Developer's claim that it paid \$45 million for the Badlands Property. During the hearing on the Motion to Compel, the Developer's counsel stated that "the right to acquire the 250-acre property, the due diligence done to acquire that property, *and the consideration paid* for the right to acquire the property *occurred over an approximately 20-year period.*" *See* Ex. F, Nov. 17, 2020 Transcript at 19:18-21 (emphasis added). The Developer's counsel also stated:

Just one of those complicated transactions that Mr. Lowie entered into with the Peccole family involved the Queensridge Towers; Tivoli Village, which is built now; Hualapai Commons, which is on the

corner of Hualapai and Sahara here in Las Vegas; two other partners; the prior golf course operator. *Just one of them*.

*Id.* at 22:10-16 (emphasis added).

Contrary to the representations of the Developer's counsel, however, the documents the Developer produced pursuant to the February 24 Order relate exclusively to the one transaction involving Queensridge Towers, Tivoli Village, and Hualapai Commons, which occurred in 2005. *See* Ex. A, Ogilvie Decl. at ¶10. None of the documents produced refer to any transactions from before or after 2005. *Id.* Comparing the documents produced with the representations made by the Developer's counsel confirms that the Developer failed to comply with the February 24 Order. *Id.* 

The February 24 Order expressly states that the City is entitled to receive all documents related to the consideration for the Badlands Property before taking Mr. Lowie's deposition; however, this is not the only issue raised by the MSJ that requires Mr. Lowie's deposition to prepare the City's opposition. *Id.* at ¶15. Mr. Lowie's declarations contain several claims not only about his transactions with the Peccole family but also the proposals for redeveloping the Badlands Property. *See* MSJ Exhibits 34 and 35. The MSJ should be denied without prejudice and the Developer should be compelled to produce all documents the Developer's counsel indicated would be produced, and the City should be allowed to take Mr. Lowie's deposition.

### 2. The City's Pending Motion for Reconsideration

The City filed a motion for reconsideration on March 11, 2021 asking the court to reconsider parts of the February 24 Order that deny the City the right to discovery related to several categories of documents implicated by the MSJ, including communications with the Developer's lenders and land use consultants, communications with the Peccole family, and communications with the Developer's principals. Despite the Developer's refusal to produce these communications, the Developer's MSJ makes claims pertaining to the same subjects as the communications requested by the City.

For example, Mr. Lowie's declaration claims that, in 2001, the Peccole family told him the Badlands property was "intended for residential development," that it "would eventually be developed," and that it was "developable at any time." *See* MSJ Ex. 34 at ¶4. However, the purchase

agreement contains no representations or warranties regarding zoning and actually requires that the Developer indemnify the Peccole family in the event of any claims or litigation arising from attempts to redevelop the property. *See* MSJ Exhibit 34, at ¶4; *see also* Ex. B, PSA at Section 8.13. The Developer refused to produce any communications with the Peccole family before 2014 but now relies on communications extending back as far as 2001 with members of the Peccole family not identified by name.

C. The Discovery the City Seeks Is Essential to the City's Opposition to the

### C. The Discovery the City Seeks Is Essential to the City's Opposition to the Developer's Motion for Summary Judgment

### 1. The Developer's Contention that the Badlands Property Has No Value

The Developer's categorical taking claim and non-regulatory taking claim assert that the City rendered the 35-Acre Property valueless. *See* Second Amended Complaint ("SAC") attached as **Exhibit I**, at ¶¶166, 209. In the MSJ, the Developer argues that the City's open space ordinances rendered the Badlands Property useless and valueless. The communications and other documents sought by the City's motion for reconsideration are necessary to rebut the Developer's claim that the Badlands Property had a value of \$386 million before the City took the alleged action, that the value of the Badlands after the City's action is zero.

The City also seeks potentially significant documents concerning the Developer's communications with its lender. If the Badlands Property had no value, the only person who would be more concerned than the Developer is the Developer's lender, Vegas Ventures LLC. If the property has no value, then Vegas Ventures LLC would have no security for its loan. A representative of Vegas Ventures LLC actually appeared at public hearings to argue that the City's open space ordinance, Bill 2018-24, caused a taking. *See* MSJ Exhibit 118 at p. 92-94; *see also* MSJ Exhibit 119 at p. 37-44. In one hearing, the lender's representative claimed that if the ordinance were "allowed to be given retroactive application...the collateral...will be decreased in value and possibly rendered valueless." *See* MSJ Exhibit 119 at p. 38.

The City should also be permitted to conduct discovery regarding the value of the Badlands for its historic use as a golf course. While residential use of the golf course may be more profitable, the Developer has not produced any evidence to support its claim that the golf course could not be

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operated profitably, such as the number of tee times booked, the green fees charged, overall operating costs, etc. Ex. A, Ogilvie Decl. at ¶16. The Developer's refusal to produce evidence related to the golf course operations is another issue addressed by the City's motion for reconsideration. Id.

### 2. The Developer's Contentions Regarding Zoning

As explained in the City's motion to compel, an appraisal of the Badlands property in 2015 relied on Chris Kaempfer's opinion that it was "likely" that the property could be rezoned to allow for development. See Valbridge Appraisal attached as Exhibit J at p. 30. Although Mr. Kaempfer recognized that development would not be permitted without a zone change, the Developer is now claiming that Mr. Kaempfer advised the Developer the exact opposite. See MSJ at 13:12-21. The City's motion for reconsideration asks the Court to reconsider the February 24 Order to compel the Developer to produce communications with Mr. Kaempfer or at least produce a privilege log. See Ex. A, Ogilvie Decl. at ¶17. The Developer's extensive reliance on Mr. Kaempfer's declaration to support the MSJ provides yet another reason why communications with Mr. Kaempfer are not privileged.

The City attempted to meet and confer with the Developer on three separate occasions regarding the Developer's refusal to produce communications with Mr. Kaempfer and its other land use consultants. Id. at ¶18. The Developer initially indicated that it would produce a privilege log for these communications but later changed its position. Id. In opposing the City's motion to compel, the Developer acknowledged that there are thousands of emails with Mr. Kaempfer that have not been listed on a privilege log. See Opposition to Motion to Compel attached as Exhibit K at p 10, fn. 9. By refusing to produce these communications, the Developer prevented the City from obtaining evidence to rebut Mr. Kaempfer's declaration.

### 3. The Developer's Public Park Conspiracy Theory

The Developer claims that two members of the City Council (a minority) conspired with the surrounding neighborhood (their constituents) to prevent all development on the Badlands Property. See MSJ 16-19. One of these City Council members, Steve Seroka, did not even assume office until after the Developer's applications for the 35-Acre Property were denied. See MSJ Exhibit

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53 at p. 144. Nonetheless, the Developer argues that "the City through its representatives conducted their duties – under the direction of the surrounding neighbors – with the intention of denying the constitutional property rights of the Landowners in order to take their Land and give it to the surrounding neighbors." See MSJ at 18:6-9.

To support this conspiracy theory the Developer submitted an affidavit from the superintendent for the Badlands property, Donald Richards, who claims that people trespassing on the Badlands property began telling him "it is our open space" beginning in or around early fall 2017 (i.e., after the applications for the 35-Acre Applications were denied). See MSJ Exhibit 150 at ¶ 7. The City had never even heard of Mr. Richards until Developer filed the MSJ. See Ex. A, Ogilvie Decl. at ¶ 14. Mr. Richards is not identified on the Developer's Rule 16.1 disclosures. See Ex. C, Plaintiff Landowners' Twentieth Supplement to Initial Disclosures.

Attached to Mr. Richards' affidavit are roughly 160 photos of alleged trespassers taken by infrared cameras he installed on the property. Id. The Developer claims that this is evidence that the neighbors are using the Badlands property "in accordance with Councilman Seroka's direction." See MSJ at 18:20-23. Having reviewed the photos closely, it appears that none of them were taken on the 35-Acre Property. See Ex. A, Ogilvie Decl. at ¶11. In fact, a substantial number of photos appear to have been taken on the 17-Acre Property, where the City approved the Developer's 435luxury condominium project. Id.

A site inspection will allow the City to determine the general location where the photos were taken and gather evidence necessary to rebut this evidence. Id. A site inspection is also necessary to rebut the Developer's claim that the City took actions to deny the Developer access to the Badlands Property and to gather evidence to demonstrate that the existing access was sufficient. Unfortunately, the City was forced to cancel a previously scheduled site visit in March 2020 due to the COVID-19 pandemic. Id. The City intends to reschedule the site visit as soon as it is safe to do so. Id.

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### III. CONCLUSION

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Based upon the foregoing, the City respectfully requests that the Court deny the MSJ without prejudice until: (i) the Developer fully complies with the February 24 Order and produces the documents related to all relevant transactions between the Developer and the Peccole family; (ii) the City has had the opportunity to depose Yohan Lowie; (iii) the City has had the opportunity to inspect the Badlands property to gather evidence necessary to oppose the MSJ; (iv) the Court reconsiders the February 24 Order to the extent that it denies the City's request for discovery of matters at issue in the MSJ; and (v) the City has had the opportunity to complete all other discovery necessary to prepare its case.

Respectfully submitted this 6<sup>th</sup> day of April, 2021.

### McDONALD CARANO LLP

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### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on the 6th day of April, 2021, I caused a true and correct copy of the foregoing CITY OF LAS VEGAS' RULE 56(d) MOTION ON ORDER SHORTENING TIME to be electronically served with the Clerk of the Court via the Clark County District Court Electronic Filing Program which will provide copies to all counsel of record registered to receive such electronic notification, and as referenced below to the following:

LAW OFFICES OF KERMITT L. WATERS Kermitt L. Waters, Esq. James J. Leavitt, Esq. Michael A. Schneider, Esq. Autumn L. Waters, Esq., 704 South Ninth Street Las Vegas, Nevada 89101

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/s/ Jelena Jovanovic
An employee of McDonald Carano LLP

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