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IN THE SUPREME COURT OF THE STATE OF NEVADA

In Re: D.O.T. Litigation,

WELLNESS CONNECTION OF NEVADA, LLC,

Appellant,

VS.

QUALCAN, LLC; MM DEVELOPMENT COMPANY, INC.; LIVFREE WELLNESS, LLC; NEVADA WELLNESS CENTER, LLC; CLARK NATURAL MEDICINAL SOLUTIONS, LLC dba NUVEDA; NYE NATURAL MEDICINAL SOLUTIONS. LLC dba NUVEDA; CLARK NMSD, LLC dba NUVEDA; INYO FINE CANNABIS DISPENSARY LLC dba INYO FINE CANNABIS DISPENSARY; DH FLAMINGO INC.; SURTERRA **HOLDINGS INC.**; ETW MANAGEMENT GROUP LLC: GLOBAL HARMONY LLC;

Supreme Court Case No.: 85314

District Court Case No.: A-19-787004-B

CONSOLIDATED WITH: A-18-785818-W A-18-786357-W A-19-786962-B A-19-787035-C A-19-787540-W A-19-787726-C A-19-801416-B

MOTION FOR EXTENSION OF TIME TO FILE OPENING BRIEF AND APPENDIX

(FIRST REQUEST)

JUST QUALITY, LLC; LIBRA WELLNESS CENTER, LLC: ROMBOUGH REAL ESTATE INC. dba MOTHER HERB; ZION GARDENS LLC; TGIG. LLC; NEVADA HOLISTIC MEDICINE, LLC; GBS NEVADA PARTNERS, LLC; FIDELIS HOLDINGS, LLC: GRAVITAS NEVADA, LLC; NEVADA PURE, LLC; MEDIFARM, LLC; MEDIFARM IV LLC; RURAL REMEDIES LLC; THC NEVADA LLC; HERBAL **CHOICE INC.; TRYKE** COMPANIES SO NV, LLC: **NULEAF INCLINE** DISPENSARY, LLC; GREEN LEAF FARMS HOLDINGS LLC; GREEN THERAPEUTICS LLC; NEVCANN LLC; RED EARTH LLC; NATURAL MEDICINE, LLC; LONE MOUNTAIN PARTNERS, LLC; INTEGRAL ASSOCIATES. LLC dba ESSENCE CANNABIS DISPENSARIES, ESSENCE TROPICANA, LLC, ESSENCE HENDERSON, LLC; THE STATE OF NEVADA **DEPARTMENT OF** TAXATION; NEVADA ORGANIC REMEDIES, LLC; and GREENMART OF NEVADA NLV LLC.,

Respondents.

Respondent Rural Remedies, LLC. hereby submits this Motion for Extension of Time to File Opening Brief and Appendix, requesting a 60-day extension of time to file the opening brief and appendix in this matter pursuant to NRAP 26(b)(1)(A) and NRAP 31(b). Rural Remedies opening brief and appendix are currently due January 17, 2024. This is the first request for an extension.

The undersigned respectfully submits that good cause exists for this request to extend to adequately review the records and prepare the appendix.

An extension of time will not prejudice any of the Respondents. Therefore, Rural Remedies respectfully requests that this Court grant additional time for Rural Remedies to file and serve its opening brief and appendix, extending the deadline by A 60-day extension would make the brief and appendix due on March 18, 2024.

The additional time will allow counsel to review the voluminous record established below, and develop his legal arguments, given his belief that the Court's ruling will provide guidance on the novel issues presented on this appeal. *This* request is made pursuant to $NRAP\ 26(b)(1)(A)$.

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

DATED this 17th day of January, 2024.

RAMOS LAW

CLARENCE E. GAMBLE, ESQ.

Nevada Bar No. 4268 10190 Bannock Street, Suite 200 Northglenn, Colorado 80260 Attorneys for Respondent, Rural Remedies

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of the Law Offices of RAMOS LAW, and that on this 17th day of January, 2024, and pursuant to NRCP 5(b), I served a true and correct copy of the foregoing MOTION FOR EXTENSION OF TIME TO FILE OPENING BRIEF AND APPENDIX on the party(s) set forth below by electronically filed and served with the Clerk of the court for the Nevada Supreme Court by using the Nevada Supreme Court's E-Filing system:

/s/ Laura Meehan
An employee of Ramos Law, Paralegal