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, D/B/A NUVEDA; NYE NATURAL MEDICINAL SOLUTIONS LLC, D/B/A NUVEDA; CLARK NMSD, LLC, D/B/A NUVEDA: INYO FINE CANNABIS DISPENSARY LLC, D/B/A INYO FINE CANNABIS DISPENSARY; D H FLAMINGO INC.; SURTERRA HOLDINGS INC.; ETW MANAGEMENT GROUP LLC; GLOBAL HARMONY LLC; JUST QUALITY, LLC; LIBRA WELLNESS CENTER, LLC; ROMBOUGH REAL ESTATE INC., D/B/A 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; TRYKE COMPANIES RENO, LLC: NULEAF INCLINE DISPENSARY, LLC; GREEN LEAF FARMS HOLDINGS, LLC; GREEN THERAPEUTICS LLC; NEVCANN LLC: RED EARTH LLC:

No. 85314

FILED

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BY

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SUPREME COURT OF NEVADA

(O) 1947A

NATURAL MEDICINE, LLC; LONE
MOUNTAIN PARTNERS, LLC;
INTEGRAL ASSOCIATES, LLC D/B/A
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.

ORDER PARTIALLY DISMISSING APPEAL AND GRANTING EXTENSION TO FILE OPENING BRIEF AND APPENDIX

Pursuant to the stipulation filed March 18, 2024, this appeal is dismissed as to respondents MM Development Company, Inc.; LivFree Wellness, LLC; ETW Management Group LLC; Global Harmony LLC; Just Quality, LLC; Libra Wellness Center, LLC; Rombough Real Estate Inc. d/b/a/ Mother Herb; Zion Gardens LLC; Natural Medicine LLC; Nevada Wellness Center, LLC; and Qualcan, LLC only. The parties shall bear their own costs and attorney fees. NRAP 42(b). The caption shall be modified accordingly.

Appellant's motion requesting a second extension of time to file the opening brief is granted. NRAP 31(b)(3)(B). Appellant shall have until April 1, 2024, to file and serve the opening brief and appendix. No further extensions of time shall be permitted absent demonstration of extraordinary circumstances and extreme need. *Id.* Counsel's caseload normally will not be deemed such a circumstance. *Cf. Varnum v. Grady*, 90 Nev. 374, 528 P.2d 1027 (1974). Failure to timely file the opening brief and

appendix may result in the imposition of sanctions, including the dismissal of this appeal. NRAP 31(d).

It is so ORDERED.

Hon. Jerry A. Wiese, Chief Judge cc: Eleissa Lavelle, Settlement Judge Greenberg Gross LLP Howard & Howard Attorneys PLLC Attorney General/Carson City Sugden Law Ben's Law Brett J. Scolari Clarence E. Gamble Luh & Associates King Scow Koch Durham LLC Clark Hill PLLC Hone Law Attorney General/Las Vegas Beckstrom & Beckstrom, LLP Pisanelli Bice, PLLC Bendavid Law Lewis Brisbois Bisgaard & Smith, LLP/Las Vegas McLetchie Law Parker, Nelson & Associates Kemp Jones, LLP N.R. Donath & Associates PLLC Peterson Baker, PLLC Conant Law Firm Christiansen Trial Lawyers Chattah Law Group

Eighth District Court Clerk