IN THE SUPREME COURT OF THE STATE OF NEVADA

INDICATE FULL CAPTION:

MEI-GSR HOLDINGS, LLC, a Nevada limited liability company, et al., Appellants, No. 86092 Electronically Filed Mar 21 2023 06:55 PM DOCKETING Stizeduethen Brown CIVIL A Deck of Supreme Court

vs.

ALBERT THOMAS, indivdiually, et al., Respondents

GENERAL INFORMATION

Appellants must complete this docketing statement in compliance with NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, identifying issues on appeal, assessing presumptive assignment to the Court of Appeals under NRAP 17, scheduling cases for oral argument and settlement conferences, classifying cases for expedited treatment and assignment to the Court of Appeals, and compiling statistical information.

WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 27 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* <u>KDI Sylvan</u> <u>Pools v. Workman</u>, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Second	Department OJ41
County Washoe	Judge Senior Judge Elizabeth Gonzalez
District Ct. Case No. CV12-02222	
2 Attornor filing this dock ting statemen	
2. Attorney filing this docketing statemen	
Attorney Jordan T. Smith	Telephone <u>702.214.2100</u>
Firm Pisanelli Bice PLLC	
Address 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101	
Client(s) See attachment	
If this is a joint statement by multiple appellants, add t the names of their clients on an additional sheet accom filing of this statement. 3. Attorney(s) representing respondents(s	panied by a certification that they concur in the
Attorney Jarrad C. Miller	Telephone <u>775.329.5600</u>
Firm Robertson, Johnson, Miller & Williamso	om
Address 550 West Liberty Street, Suite 600 Reno, Nevada 89501	
Client(s) See attachment	
Attorney Robert L. Eisenberg	Telephone <u>775.786.6868</u>
Firm Lemons, Grundy & Eisenberg	
Address 6005 Plumas Street, Third Floor	
Reno, Nevada 89519	
Client(s) See attachment	

4. Nature of disposition below (check all that apply):

Dismissal:	
□ Lack of jurisdiction	
☐ Failure to state a claim	
Failure to prosecute	
\Box Other (specify):	
Divorce Decree:	
\Box Original \Box Modification	
Other disposition (specify):	

5. Does this appeal raise issues concerning any of the following?

- \square Child Custody
- \Box Venue
- \Box Termination of parental rights

6. Pending and prior proceedings in this court. List the case name and docket number of all appeals or original proceedings presently or previously pending before this court which are related to this appeal:

MEI-GSR Holdings, LLC v. Thomas, Docket No. 69184 Thomas v. MEI-GSR Holdings, LLC, Docket No. 70498 MEI-GSR Holdings, LLC v. Thomas, Docket No. 84143 MEI-GSR Holdings, LLC v. Thomas, Docket No. 85915

7. Pending and prior proceedings in other courts. List the case name, number and court of all pending and prior proceedings in other courts which are related to this appeal (*e.g.*, bankruptcy, consolidated or bifurcated proceedings) and their dates of disposition:

N/A

8. Nature of the action. Briefly describe the nature of the action and the result below:

This action involves an ongoing dispute about whether Plaintiffs, as unit owners within a hotel condominum arrangement, were damaged by certain conduct of the Defendants, including awarded and alleged continuing damages based upon loss of rental income and depreciation in the value of those units. The parties' rights and responsibilities are largely governed by a Unit Rental Agreement, Unit Maintenance Agreement and CC&Rs.

After entering a default, the district court conducted a prove-up hearing and entered Findings of Fact and Conclusions of Law and Judgment on October 9, 2015, which awarded \$8,318,215.54 in compensatory damages. After holding hearings on July 8 and 18, 2022, the district court awarded \$9,190,521.92 in punitive damages on January 17, 2023. The district court entered its Final Judgment on February 2, 2023.

9. Issues on appeal. State concisely the principal issue(s) in this appeal (attach separate sheets as necessary):

See attachment.

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

None that appellants are aware of.

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?

- \ltimes N/A
- □ Yes
- □ No
- If not, explain:

12. Other issues. Does this appeal involve any of the following issues?

- Reversal of well-settled Nevada precedent (identify the case(s))
- An issue arising under the United States and/or Nevada Constitutions
- $\overline{|X|}$ A substantial issue of first impression
- $\overline{|X|}$ An issue of public policy

An issue where en banc consideration is necessary to maintain uniformity of this court's decisions

 \square A ballot question

If so, explain: The procedure, availability, abuses, calculation, and excessiveness of an award of compensatory and punitive damages in the default context implicate the United States and Nevada Constitutions as well as significant public policy concerns. Similarly, awarding a default judgment worth millions of dollars on the basis of a disbarred attorneys' misconduct also implicates significant public policy concerns.

13. Assignment to the Court of Appeals or retention in the Supreme Court. Briefly set forth whether the matter is presumptively retained by the Supreme Court or assigned to the Court of Appeals under NRAP 17, and cite the subparagraph(s) of the Rule under which the matter falls. If appellant believes that the Supreme Court should retain the case despite its presumptive assignment to the Court of Appeals, identify the specific issue(s) or circumstance(s) that warrant retaining the case, and include an explanation of their importance or significance:

This matter is presumptively retained by the Supreme Court under NRAP 17(a)(11) and (12) because it raises multiple issues of first impression and significant statewide public importance.

14. Trial. If this action proceeded to trial, how many days did the trial last?

Was it a bench or jury trial? N/A

15. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? No.

TIMELINESS OF NOTICE OF APPEAL

16. Date of entry of written judgment or order appealed from February 2, 2023

If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:

17. Date written notice of entry of judgment or order was served February 2, 2023

Was service by:

 \square Delivery

⊠ Mail/electronic/fax

18. If the time for filing the notice of appeal was tolled by a post-judgment motion (NRCP 50(b), 52(b), or 59)

(a) Specify the type of motion, the date and method of service of the motion, and the date of filing.

□ NRCP 50(b)	Date of filing
imes NRCP 52(b)	Date of filing February 8, 2023
□ NRCP 59	Date of filing

NOTE: Motions made pursuant to NRCP 60 or motions for rehearing or reconsideration may toll the time for filing a notice of appeal. *See <u>AA Primo Builders v. Washington</u>, 126 Nev. ____, 245 P.3d 1190 (2010).*

(c) Date written notice of entry of order resolving tolling motion was served N/A

Was service by:

 \square Delivery

□ Mail

⁽b) Date of entry of written order resolving tolling motion Pending

19. Date notice of appeal filed March 1, 2023

If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:

Albert Thomas, et al.: notice of cross-appeal filed on March 14, 2023.

20. Specify statute or rule governing the time limit for filing the notice of appeal, *e.g.*, NRAP 4(a) or other

NRAP 4(a).

SUBSTANTIVE APPEALABILITY

21. Specify the statute or other authority granting this court jurisdiction to review the judgment or order appealed from:

(a)

⊠ NRAP 3A(b)(1)	□ NRS 38.205	
□ NRAP 3A(b)(2)	□ NRS 233B.150	
□ NRAP 3A(b)(3)	□ NRS 703.376	
\Box Other (specify)		

(b) Explain how each authority provides a basis for appeal from the judgment or order:

The order appealed from is a final judgment resolving all claims and defenses in this case.

22. List all parties involved in the action or consolidated actions in the district court: (a) Parties:

See attachment.

(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, *e.g.*, formally dismissed, not served, or other:

N/A.

23. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.

Plaintiffs sued Grand Sierra Resort Association for appointment of a receiver, money damages, equitable relief; MEI-GSR for money damages and equitable relief; and Gage Village Development for equitable relief.

Defendants filed counterclaims against all plaintiffs for damages, declaratory relief, and injunctive relief.

24. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?

- \boxtimes Yes
- □ No

25. If you answered "No" to question 24, complete the following:

(a) Specify the claims remaining pending below:

(b) Specify the parties remaining below:

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?

□ Yes

🛛 No

(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?

□ Yes

 \boxtimes No

26. If you answered "No" to any part of question 25, explain the basis for seeking appellate review (*e.g.*, order is independently appealable under NRAP 3A(b)):

The order is independently appealable under NRAP 3A(b).

27. Attach file-stamped copies of the following documents:

- The latest-filed complaint, counterclaims, cross-claims, and third-party claims
- Any tolling motion(s) and order(s) resolving tolling motion(s)
- Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, crossclaims and/or third-party claims asserted in the action or consolidated action below, even if not at issue on appeal
- Any other order challenged on appeal
- Notices of entry for each attached order

VERIFICATION

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

MEI-GSR Holdings, LLC et al. Name of appellant Jordan T. Smith Name of counsel of record

March 21, 2023 Date /s/ Jordan T. Smith Signature of counsel of record

Clark County, Nevada State and county where signed

CERTIFICATE OF SERVICE

I certify that on the 21st	day of March	, 2013	. I served a copy of this
)	

completed docketing statement upon all counsel of record:

By personally serving it upon him/her; or

⊠ By mailing it by first class mail with sufficient postage prepaid to the following address(es): (NOTE: If all names and addresses cannot fit below, please list names below and attach a separate sheet with the addresses.)

Jarrad C. Miller Briana N. Collings Robertson, Johnson, Miller & Williamson and Robert L. Eisenberg Lemons, Grundy & Eisenberg Attorneys for Repspondent See attachment.

Dated this 21st

day of March

2023

/s/ Shannon Dinkel Signature

ATTACHMENT TO CERTIFICATE OF SERVICE

- Jarrad C. Miller, Esq. Briana N. Collings, Esq. ROBERSTON, JOHNSON, MILLER & WILLIAMSON 50 West Liberty Street, Suite 600 Reno, Nevada 89501 Telephone: 775.329.5600 Attorney for Respondent
- 2. Robert L. Eisenberg, Esq.
 LEMONS, GRUNDY & EISENBERG
 6005 Plumas Street, Third Floor
 Reno, Nevada, 89519
 Telephone 775.786.6868
 Attorney for Respondent

Attachment to Question 2:

Clients:

1. MEI-GSR Holdings, LLC; Gage Village Commercial Development, LLC; and AM-GSR Holdings, LLC.

Attachment to Question 3:

1. Attorney(s) continued

Robert L. Eisenberg Lemons, Grundy & Eisenberg 6005 Plumas Street, Third Floor Reno, Nevada 89519 Telephone: 775.786.6868

2. Clients

Albert Thomas; Jane Dunlap; John Dunlap; Barry Hay; Marie-Anne Alexander, as Trustee of the Marie-Annie Alexander Living Trust; Melissa Vagujhelyi and George Vagujhelyi, as Trustees of the George Vagujhelyi and Melissa Vagujhelyi 2001 Family Trust Agreement, u/t/a April 13, 2001; D' Arcy Nunn; Henry Nunn; Madelyn Van Der Bokke; Lee Van Der Bokke; Donald Schreifels; Robert R. Pederson, individually and as Trustee of the Pederson 1990 Trust; Lou Ann Pederson, individually and as Trustee of the Pederson 1990 Trust; Lori Ordover; William A. Henderson, individually; Christine E. Henderson; Loren D. Parker; Suzanne C. Parker; Michael Izady; Steven Takaki; Farad Torabkhan; Sahar Tavakol; M&Y Holdings, LLC; JL&YL Holdings, LLC; Sandi Raines; R. Raghuram; Usha Raghuram; Lori K. Tokutomi; Garret Tom; Anita Tom; Ramon Fadrilan; Faye Fadrilan; Peter K. Lee and Monica L. Lee, as Trustees of the Lee Family 2002 Revocable Trust; Dominic Yin; Elias Shamieh; Jeffrey Quinn; Barbara Rose Quinn; Kenneth Riche; Maxine Riche; Norman Chandler; Benton Wan; Timothy D. Kaplan; Silkscape Inc.; Peter Cheng; Elisa Cheng; Greg A. Cameron; TMI Property Group, LLC; Richard Lutz; Sandra Lutz; Mary A. Kossick; Melvin Cheah; Di Shen; Nadine's Real Estate Investments, LLC; Ajit Gupta; Seema Gupta; Fredrick Fish; Lisa Fish; Robert A. Williams; Jacquelin Pham; May Ann Hom, as Trustee of the May Ann Hom Trust; Michael Hurley; Dominic Yin; Duane Windhorst; Marilyn Windhorst; Vinod Bhan; Anne Bhan; Guy P. Browne; Garth A. Williams; Pamela Y. Aratani; Darlene Lindgren; Laverne Roberts; Doug Mecham; Chrisine Mecham; Kwangsoo Son; Soo Yeun Moon; Johnson Akindodunse; Irene Weiss, as Trustee of the Weiss Family Trust; Pravesh Chopra; Terry Pope; Nancy Pope; James Taylor; Ryan Taylor; Ki Ham; Young Ja Choi; Sang Dae Sohn; Kuk Hyung (Connie); Sang (Mike) Yoo; Brett Menmuir, as Trustee of the Cayenne Trust; William Miner, Jr.; Chanh Truong; Elizabeth Anders Mecua; Shepherd Mountain, LLC; Robert Brunner; Amy Brunner; Jeff Riopelle; Patricia M. Moll; and Daniel Moll.

Attachment to Question 9:

(1) Whether the district court abused its discretion when it struck Appellants' answer and entered a default?

(2) Whether the district court erred by refusing to dismiss the action under NRCP 41(e)?

(3) Whether the district court's order awarding lump sum compensatory damages is supported by standing, applicable law, or substantial evidence?

(4) Whether the punitive damages phase was conducted in accordance with all rights and procedures afforded under NRCP 55 and the State and Federal Constitutions?

(5) Whether there was a sufficient evidentiary and legal basis to award compensatory and punitive damages under Nevada and federal law?

(6) Whether the district court properly calculated the award of punitive damages?

(7) Whether the district court erred by allowing Plaintiffs to pursue disgorgement?

(8) Whether the district court erred in finding the 2011 Unit Rental Agreement unconscionable and reverting the parties to the terminated 2007 agreement?

(9) Whether the district court erred by interpreting and/or amending and modifying the parties' contractual agreements contained in the Governing Documents?

(10) Whether the district court can amend or modify, by court order, the statutory terms controlling the termination of a UOA and subsequent sale of Units under NRS Chapter 116?

(11) Whether the district court erred by appointing a receiver, conferring certain powers, and expanding its authority through procedurally and substantively improper means?

Attachment to Question 22:

1. Plaintiffs/Respondents:

Albert Thomas; Jane Dunlap; John Dunlap; Barry Hay; Marie-Anne Alexander, as Trustee of the Marie-Annie Alexander Living Trust; Melissa Vagujhelyi and George Vagujhelyi, as Trustees of the George Vagujhelyi and Melissa Vagujhelyi 2001 Family Trust Agreement, u/t/a April 13, 2001; D' Arcy Nunn; Henry Nunn; Madelyn Van Der Bokke; Lee Van Der Bokke; Donald Schreifels; Robert R. Pederson, individually and as Trustee of the Pederson 1990 Trust; Lou Ann Pederson, individually and as Trustee of the Pederson 1990 Trust; Lori Ordover; William A. Henderson, individually; Christine E. Henderson; Loren D. Parker; Suzanne C. Parker; Michael Izady; Steven Takaki; Farad Torabkhan; Sahar Tavakol; M&Y Holdings, LLC; JL&YL Holdings, LLC; Sandi Raines; R. Raghuram; Usha Raghuram; Lori K. Tokutomi; Garret Tom; Anita Tom; Ramon Fadrilan; Faye Fadrilan; Peter K. Lee and Monica L. Lee, as Trustees of the Lee Family 2002 Revocable Trust; Dominic Yin; Elias Shamieh; Jeffrey Quinn; Barbara Rose Quinn; Kenneth Riche; Maxine Riche; Norman Chandler; Benton Wan; Timothy D. Kaplan; Silkscape Inc.; Peter Cheng; Elisa Cheng; Greg A. Cameron; TMI Property Group, LLC; Richard Lutz; Sandra Lutz; Mary A. Kossick; Melvin Cheah; Di Shen; Nadine's Real Estate

Investments, LLC; Ajit Gupta; Seema Gupta; Fredrick Fish; Lisa Fish; Robert A. Williams; Jacquelin Pham; May Ann Hom, as Trustee of the May Ann Hom Trust; Michael Hurley; Dominic Yin; Duane Windhorst; Marilyn Windhorst; Vinod Bhan; Anne Bhan; Guy P. Browne; Garth A. Williams; Pamela Y. Aratani; Darlene Lindgren; Laverne Roberts; Doug Mecham; Chrisine Mecham; Kwangsoo Son; Soo Yeun Moon; Johnson Akindodunse; Irene Weiss, as Trustee of the Weiss Family Trust; Pravesh Chopra; Terry Pope; Nancy Pope; James Taylor; Ryan Taylor; Ki Ham; Young Ja Choi; Sang Dae Sohn; Kuk Hyung (Connie); Sang (Mike) Yoo; Brett Menmuir, as Trustee of the Cayenne Trust; William Miner, Jr.; Chanh Truong; Elizabeth Anders Mecua; Shepherd Mountain, LLC; Robert Brunner; Amy Brunner; Jeff Riopelle; Patricia M. Moll; and Daniel Moll.

2. Defendants/Appellants:

MEI-GSR Holdings, LLC; Gage Village Commercial Development, LLC; and AM-GSR Holdings, LLC.

<u>APPENDIX OF EXHIBITS</u> DOCKETING STATEMENT QUESTION 27

EXHIBIT	DESCRIPTION	DATE FILED
Exhibit A	Final Judgment	February 2, 2023
Exhibit B	Notice of Entry of Order re Punitive Damages Judgment	January 23, 2023
Exhibit C	Order Denying Motion to Dismiss	November 18, 2022
Exhibit D	Finding of Fact, Conclusions of Law and Judgment	October 9, 2015
Exhibit E	Second Amended Complaint	March 26, 2013
Exhibit F	Answer to Second Amended Complaint and Counterclaim	May 23, 2013

EXHIBIT A

FILED Electronically CV12-02222 2023-02-02 03:33:41 PM Alicia L. Lerud Clerk of the Court Transaction # 9489974

1	Jordan T. Smith, Esq., Bar No. 12097	Alicia L. Lerud Clerk of the Cour Transaction # 9489
2	JTS@pisanellibice.com PISANELLI BICE PLLC	
3	400 South 7th Street, Suite 300 Las Vegas, Nevada 89101	
4	Telephone: 702.214.2100 Facsimile: 702.214.2101	
5	Abran Vigil, Esq., Bar No. 7548 abran.vigil@meruelogroup.com	
6	Ann Hall, Esq., Bar No. 5447 ann.hall@meruelogroup.com	
7	David C. McElhinney, Esq., Bar No. 0033 david.mcelhinney@meruelogroup.com	
8	MERUELO GROUP, LLC Legal Services Department	
9	5th Floor Executive Offices	
10	2535 las Vegas Boulevard South Las Vegas, NV 89109	
11	Tel: (562) 454-9786	
12	Attorneys for Defendants MEI-GSR Holdings, LLC;	
	Gage Village Commercial Development, LLC;	
13	and AM-GSR Holdings, LLC	
13 14	and AM-GSR Holdings, LLC	
14	IN THE SECOND JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
14 15		
14 15 16	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE	UNTY OF WASHOE Case No.: CV12-0222
14 15 16 17	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO	UNTY OF WASHOE
14 15 16	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP, individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of	UNTY OF WASHOE Case No.: CV12-0222 Dept. No.: 10 (Senior Judge)
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 14 15 16 17 18 19 20 21 22 23 24 25 	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP, individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of the MARIE-ANNIE ALEXANDER LIVING TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI AND MELISSA VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001; D' ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER BOKKE, individually; DONALD SCHREIFELS, individually; ROBERT R. PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LOU ANN PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LORI ORDOVER, individually;	UNTY OF WASHOE Case No.: CV12-0222 Dept. No.: 10 (Senior Judge)
 14 15 16 17 18 19 20 21 22 23 24 25 26 	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP, individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of the MARIE-ANNIE ALEXANDER LIVING TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI AND MELISSA VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001; D' ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER BOKKE, individually; CEE VAN DER BOKKE, individually; ROBERT R. PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LOU ANN PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LORI ORDOVER, individually; WILLIAM A. HENDERSON, individually; CHRISTINE E. HENDERSON, individually;	UNTY OF WASHOE Case No.: CV12-0222 Dept. No.: 10 (Senior Judge)
 14 15 16 17 18 19 20 21 22 23 24 25 26 27 	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP, individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of the MARIE-ANNIE ALEXANDER LIVING TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI AND MELISSA VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001; D' ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER BOKKE, individually; COBERT R. PEDERSON, individually; ROBERT R. PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LOU ANN PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LORI ORDOVER, individually; WILLIAM A. HENDERSON, individually; CHRISTINE E. HENDERSON, individually; LOREN D. PARKER, individually; SUZANNE C. PARKER, individually; MICHAEL IZADY,	UNTY OF WASHOE Case No.: CV12-0222 Dept. No.: 10 (Senior Judge)
 14 15 16 17 18 19 20 21 22 23 24 25 26 	IN THE SECOND JUDICIAL DISTRICT IN AND FOR THE CO ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP, individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of the MARIE-ANNIE ALEXANDER LIVING TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI AND MELISSA VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001; D' ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER BOKKE, individually; CEE VAN DER BOKKE, individually; ROBERT R. PEDERSON, individually; ROBERT R. PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LOU ANN PEDERSON, individually and as Trustee of the PEDERSON 1990 TRUST; LORI ORDOVER, individually; WILLIAM A. HENDERSON, individually; CHRISTINE E. HENDERSON, individually; LOREN D. PARKER, individually; SUZANNE	UNTY OF WASHOE Case No.: CV12-0222 Dept. No.: 10 (Senior Judge)

1	FARAD TORABKHAN, individually; SAHAR TAVAKOL, individually; M&Y HOLDINGS,
2	LLC; JL&YL HOLDINGS, LLC; SANDI
3	RAINES, individually; R. RAGHURAM, individually; USHA RAGHURAM,
4	individually; LORI K. TOKUTOMI, individually; GARRET TOM, individually;
5	ANITA TOM, individually; RAMON FADRILAN, individually; FAYE FADRILAN,
6	individually; PETER K. LEE and MONICA L. LEE, as Trustees of the LEE FAMILY 2002
7	REVOCABLE TRUST; DOMINIC YIN,
	individually; ELIAS SHAMIEH, individually; JEFFREY QUINN individually; BARBARA
8	ROSE QUINN individually; KENNETH RICHE, individually; MAXINE RICHE,
9	individually; NORMAN CHANDLER, individually; BENTON WAN, individually;
10	TIMOTHY D. KAPLAN, individually; SILKSCAPE INC.; PETER CHENG,
11	individually; ELISA CHENG, individually; GREG A. CAMERON, individually; TMI
12	PROPERTY GROUP, LLC; RICHARD LUTZ,
13	individually; SANDRA LUTZ, individually; MARY A. KOSSICK, individually; MELVIN
14	CHEAH, individually; DI SHEN, individually; NADINE'S REAL ESTATE INVESTMENTS,
15	LLC; AJIT GUPTA, individually; SEEMA GUPTA, individually; FREDRICK FISH,
16	individually; LISA FISH, individually; ROBERT A. WILLIAMS, individually;
17	JACQUELIN PHAM, individually; MAY ANN HOM, as Trustee of the MAY ANN HOM
18	TRUST; MICHAEL HURLEY, individually; DOMINIC YIN, individually; DUANE
19	WINDHORST, individually; MARILYN WINDHORST, individually; VINOD BHAN,
20	individually; ANNE BHAN, individually; GUY P. BROWNE, individually; GARTH A.
21	WILLIAMS, individually; PAMELA Y. ARATANI, individually; DARLENE
	LINDGREN, individually; LAVERNE
22	ROBERTS, individually; DOUG MECHAM, individually; CHRISINE MECHAM,
23	individually; KWANGSOO SON, individually; SOO YEUN MOON, individually; JOHNSON
24	AKINDODUNSE, individually; IRENE WEISS, as Trustee of the WEISS FAMILY
25	TRUST; PRAVESH CHOPRA, individually; TERRY POPE, individually; NANCY POPE,
26	individually; JAMES TAYLOR, individually; RYAN TAYLOR, individually; KI HAM,
27	individually; YOUNG JA CHOI, individually;
28	SANG DAE SOHN, individually; KUK HYUNG (CONNIE), individually; SANG
	2

1	(MIKE) YOO, individually; BRETT		
2	MENMUIR, as Trustee of the CAYENNE TRUST; WILLIAM MINER, JR., individually;		
3	CHANH TRUONG, individually; ELIZABETH ANDERS MECUA, individually; SHEPHERD		
4	MOUNTAIN, LLC; ROBERT BRUNNER, individually; AMY BRUNNER, individually;		
5	JEFF RIOPELLE, individually; PATRICIA M. MOLL, individually; DANIEL MOLL,		
6	individually; and DOE PLAINTIFFS 1 THROUGH 10, inclusive,		
7	Plaintiff(s),		
8			
9	MEI-GSR HOLDINGS, LLC, a Nevada Limited Liability Company, AM-GSR		
10	HOLDINGS, LLC, a Nevada Limited Liability Company, GRAND SIERRA RESORT UNIT		
11	OWNERS' ASSOCIATION, a Nevada Nonprofit Corporation, GAGE VILLAGE COMMERCIAL DEVELOPMENT, LLC., a		
12	Nevada Limited Liability Company, and DOES I-X inclusive,		
13	Defendant(s).		
14			
15	This matter having come before the Court for a default prove-up hearing from March 23,		
16	2015 to March 25, 2015, with Findings of Fact and Conclusions of Law and Judgment entered		
17	October 9, 2015, and again before the Court on July 8, 2022 and July 18, 2022 on Plaintiffs'		
18	November 6, 2015 Motion in Support of Punitive Damages Award, with an Order entered on		
19	January 17, 2023,		
20	IT IS HEREBY ORDERED AND ADJUDGED that judgment is entered in favor of		
21	Plaintiffs and against Defendants as follows:		
22	1. Against MEI-GSR in the amount of \$442,591.83 for underpaid revenues to Unit owners;		
23	2. Against MEI-GSR in the amount of \$4,152,669.13 for the rental of units of owners who		
24	had no rental agreement;		
25	3. Against MEI-GSR in the amount of \$1,399,630.44 for discounting owner's rooms without		
26	credits;		
27	4. Against ME1-GSR in the amount of \$31,269.44 for discounted rooms with credits;		
28	5. Against MEI-GSR in the amount of \$96,084.96 for "comp'd" or free rooms;		
	3		

6. Against MEI-GSR in the amount of \$411,833.40 for damages associated with the bad
 faith "preferential rotation system";

3 7. Against ME1-GSR in the amount of \$1,706,798.04 for improperly calculated and 4 assessed contracted hotel fees;

8. Against MEI-GSR in the amount of \$77,338.31 for improperly collected assessments;

7 IT IS FURTHER ORDERED AND ADJUDGED that Plaintiffs be given and granted 8 punitive damages against Defendants in the total amount of **\$9,190,521.92**.

9 This Judgment shall accrue pre- and post-judgment at the applicable legal rate as provided
10 by Nevada law until fully satisfied. No pre-judgment interest shall accrue on the punitive damages
11 award.

IT IS FURTHER ORDERED AND ADJUDGED that Defendants shall take nothing by
 way of their counterclaims which were previously stricken by the Court.

Dated this Z day of Februar 2023 ABETH G. GONZALEZ Respectfully submitted by: PISANELLI BICE PLLC

PISANELLI BICE 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 5

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By:

/s/ Jordan T. Smith

Attorneys for Defendants/Appellants

Gage Village Commercial Development, LLC;

Jordan T. Smith, Esq., #12097 400 South 7th Street, Suite 300

Las Vegas, Nevada 89101

MEI-GSR Holdings, LLC;

and AM-GSR Holdings, LLC

4

EXHIBIT B

FILED Electronically CV12-02222 2023-01-23 03:50:50 PM Alicia L. Lerud

1	CODE: 2540 Jarrad C. Miller, Esq. (NV Bar No. 7093)	Clerk of the Court Transaction # 9470011
2	Briana N. Collings, Esq. (NV Bar No. 14694) Robertson, Johnson, Miller & Williamson	
3	50 West Liberty Street, Suite 600 Reno, Nevada 89501	
4	(775) 329-5600 jarrad@nvlawyers.com	
5	briana@nvlawyers.com	
6	Robert L. Eisenberg, Esq. (NV Bar No. 0950) Lemons, Grundy & Eisenberg	
7	6005 Plumas Street, Third Floor Reno, Nevada 89519	
8	Telephone: (775) 786-6868	
9	Facsimile: (775) 786-9716 <u>rle@lge.net</u>	
10	Attorneys for Plaintiffs	
11		
12	SECOND JUDICIAL DISTRICT CC	URT OF THE STATE OF NEVADA
13	IN AND FOR THE COUNTY OF WASHOE	
14	ALBERT THOMAS, individually; et al.,	
15	Plaintiffs,	
16	vs.	Case No. CV12-02222
17	MEI-GSR Holdings, LLC, a Nevada limited	Dept. No. OJ41
18	liability company, GRAND SIERRA RESORT UNIT OWNERS' ASSOCIATION,	
19	a Nevada nonprofit corporation, GAGE VILLAGE COMMERCIAL	
20	DEVELOPMENT, LLC, a Nevada limited liability company; AM-GSR HOLDINGS,	
21	LLC, a Nevada limited liability company; and DOE DEFENDANTS 1 THROUGH 10,	
22	inclusive,	
23	Defendants.	
24	NOTICE OF EN	TRY OF ORDER
25	PLEASE TAKE NOTICE that on January 17, 2023, the above Court issued its Order	
26	regarding Plaintiffs' Motion in Support of Punit	ive Damages Award. A copy thereof is attached
27	hereto as Exhibit "1" and made a part hereof by reference.	
28		
son, Ison treet,	NOTICE OF EN	TRY OF ORDER GE 1

Robertson, Johnson, Miller & Williamson 50 West Liberty Street Suite 600 Reno, Nevada 89501

1	AFFIRMATION
2	Pursuant to NRS § 239B.030, the undersigned does hereby affirm that the preceding
3	document does not contain the social security number of any person.
4	RESPECTFULLY SUBMITTED this 23 rd day of January, 2023.
5	ROBERTSON, JOHNSON, MILLER & WILLIAMSON
6	50 West Liberty Street, Suite 600
7	Reno, Nevada 89501
8	And
9	LEMONS, GRUNDY & EISENBERG 6005 Plumas Street, Third Floor David Design 10 20510
10	Reno, Nevada 89519
11	By: <u>/s/ Jarrad C. Miller</u> Jarrad C. Miller, Esq. Briana N. Collings, Esq.
12	Attorneys for Plaintiffs
13	
14	
15	
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25	
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28 Robertson, Johnson,	
Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501	NOTICE OF ENTRY OF ORDER PAGE 2

Ш

1	CERTIFICATE C	F SERVICE	
	<u>CERTIFICATE OF SERVICE</u> Pursuant to NRCP 5(b), I hereby certify that I am an employee of Robertson, Johnson,		
2			
3	Miller & Williamson, 50 West Liberty Street, Suite 600, Reno, Nevada 89501, over the age of		
4	18, and not a party within this action. I further certify that on the 23 rd day of January, 2023,		
5	electronically filed the foregoing NOTICE OF ENTRY OF ORDER with the Clerk of the		
6	Court by using the ECF system which served the following parties electronically:		
7	Daniel F. Polsenberg, Esq.	F. DeArmond Sharp, Esq.	
8	Jennifer K. Hostetler, Esq. Dale Kotchka-Alaines, Esq.	Stefanie T. Sharp, Esq. Robison, Sharp Sullivan & Brust	
9	Lewis Roca Rothgerber Christie, LLP One East Liberty Street Suite 300	71 Washington Street Reno, NV 89503	
10	Reno, NV 89501	Attorneys for Receiver	
11	Attorneys for Defendant Grand Sierra Resort Unit	Richard M. Teichner	
12	Owners' Association		
13	Abran Vigil, Esq. Meruelo Group, LLC	Ann O. Hall, Esq. David C. McElhinney, Esq.	
14	Legal Services Department	Meruelo Group, LLC	
15	5 th Floor Executive Offices 2535 Las Vegas Boulevard South	2500 E. 2 nd Street Reno, NV 89595	
16	Las Vegas, NV 89109 Attorneys for Defendants	Attorneys for Defendants MEI-GSR Holdings, LLC,	
17	MEI-GSR Holdings, LLC,	Gage Village Commercial	
18	Gage Village Commercial Development, LLC, and	Development, LLC, and AM-GSR Holdings, LLC	
19	AM-GSR Holdings, LLC		
20	Jordan T. Smith, Esq.		
21	Pisanelli Bice PLLC 400 South 7 th Street, Suite 300 Las Vegas, NV 89101		
22	Attorneys for Defendants MEI-GSR Holdings, LLC;		
23	Gage Village Commercial		
24	Development, LLC; and AM-GSR Holdings, LLC		
25		/s/ Stefanie Martinez	
26	An Employee	e of Robertson, Johnson, Miller & Williamson	
27			
28			
ison, nson Street,	NOTICE OF ENTRY OF ORDER PAGE 3		

Robertson, Johnson, Miller & Williamson 50 West Liberty Street Suite 600 Reno, Nevada 89501

1		EXHIBIT INDEX	
2	Ex. No.	Description	Pages
3	1	Order regarding Plaintiffs' Motion in Support of Punitive Damages Award	6
4			
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28 Robertson Johnson			
Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501		NOTICE OF ENTRY OF ORDER PAGE 4	

EXHIBIT "1"

EXHIBIT "1"



FILED Electronically CV12-02222 2023-01-17 08:57:50 AM Alicia L. Lerud Clerk of the Court Transaction # 9457800

1	Hon Elizabeth Conzelez (Bot)	2023-01-17 (Alicia L Clerk of t
	Hon. Elizabeth Gonzalez (Ret.) Sr. District Court Judge	Transaction
2	PO Box 35054 Las Vegas, NV 89133	
3	Las vegas, INV 07155	
4	IN THE SECOND JUDICIAL DIS'	TRICT COURT OF THE STATE OF NEVADA
5	IN AND FOR I	THE COUNTY OF WASHOE
6	ALBERT THOMAS, et. al.,) ORDER
7		
8	Plaintiff,) Case#: CV12-02222
9	vs.	Dept. 10 (Senior Judge) ¹
10	MEI-GSR HOLDINGS, LLC., a Nevada	
11	Limited Liability Company, et al	
12	Defendant.	
13		
14		
15		,
16		
17	Pursuant to WDCR 12(5) the Court after con	sideration of the Plaintiffs' November 6, 2015 Motion
18	lin Support of Punitive Damages Award ("Put	nitive Damages Motion"), the Defendants' December
19		
20	1, 2020 opposition ("Opposition"), Plaintiffs'	July 30, 2020 Reply in Support of Award of Punitive
21	Damages ("Punitive Damages Reply"), Plainti	ffs' July 6, 2022 Punitive Damages Summary,
22	Defendants' July 6, 2022 Trial Summary, the o	oral argument and evidence submitted by the parties
23	during the hearing on July 8 and 18, 2022, a re	eview of the briefing, exhibits, testimony of the
24	witness, transcripts of the proceedings as well	as the evidence in the record, including but not
25		
26		
27	1 On January 21, 2021. Chief District Court Judge Scot	t Freeman, entered an Order Disqualifying All Judicial Officers o

28

¹ On January 21, 2021, Chief District Court Judge Scott Freeman, entered an Order Disqualifying All Judicial Officers of the Second Judicial District Court. On September 19, 2022, the Nevada Supreme Court entered a Memorandum of Temporary Assignment, appointing the undersigned Senior Judge.

limited to, evidence submitted during the underlying hearing on compensatory damages, and being fully informed rules on the Punitive Damages Motion²:

The Court conducted a prove up hearing on March 23-25, 2015³ after striking the Defendants

answer for discovery abuses and entering a default. This resulted in an admission as true all

allegations contained in the Second Amended Complaint. An order awarding damages and making

factual findings was entered on October 9, 2015. The Court at that time requested further briefing

on the issue of punitive damages and ordered the parties to contact chambers to schedule a hearing.

Defendants have argued the Unit Maintenance Agreement and Unit Rental Agreement prohibit an

award of punitive damages and limit an award of compensatory damages. These arguments were

already raised and rejected when the Court issued its October 9, 2015 Order.

The economic loss doctrine does not apply to limit Plaintiffs' recovery for intentional torts.⁴

According to the definitions in the data dictionary, a bench trial is held when a trial begins and evidence is taken or witnesses are sworn. Accordingly, if you have indicated that the bench trial was held, then a corresponding bench trial disposition should be used to dispose of the case.

⁴ Halcrow, Inc. v. Eighth Jud. Dist. Ct., 129 Nev. 394, 402 fn. 2 (2013).

² Although no written order finding that punitive damages were warranted was entered after the July 8, 2022 hearing and prior to the commencement of the July 18, 2022 hearing, it appears that all involved agreed that the July 18 hearing would not be necessary if Senior Justice Saitta found that punitive damages should not be awarded. The motion was granted orally during the July 18, 2022 hearing. 7/18/2022 Transcript, p. 10, l. 1-2. The findings stated on the record were:

There were five tort claims set forth by the plaintiffs in an earlier hearing. Number 1, we have a tortious interference with contract; we have fraud; we have conversion; we have deceptive trade practices -- it appears as if I'm missing one -- oh, tortious breach of the covenant of good faith and fair dealing; fraud and intentional misrepresentation -- let me be clear on that one -- violation of the Deceptive Trade Practices Act. And I believe that that contains all the necessary findings that need to be made for us to proceed in our hearing today.

^{7/18/2022} Transcript, p. 10; l. 8-18.

³ Regardless of what an earlier Judge called the proceeding, the March 2015 evidentiary hearing was a bench trial. The Court has determined that this is a bench trial based upon the USJR definitions.

See https://nvcourts.gov/AOC/Programs_and_Services/Research_and_Statistics/FAQs/#civil1. The length of time between the first portion of the trial and the conclusion of the trial is one which is unacceptable in the administration of justice in Nevada.

1	The Nevada Legislature has limited the recovery of punitive damages in NRS 42.005.5
2	The Court in the October 9, 2015 Order found that the Defendants had made intentional
3	misrepresentations(fraud), breached the covenant of good faith and fair dealing, and converted the
4	property of the Plaintiffs.
5 6	The Court is tasked, in part, with determining which causes of action support the punitive damages
7	claim and warrant the award of punitive damages, if any.
8	While it is unclear whether the breach of the implied covenant finding in the October 9, 2015 Order
9	is sufficient to support a punitive damages award, the conduct related to the conversion and
10	
11	intentional misrepresentation/fraud claims clearly warrant consideration of such damages.
12	Defendants' officers, including Kent Vaughan, Defendants' Senior Vice President of Operations,
13	admitted to the tortious scheme. ⁶
14	
15	⁵ That statute provides in pertinent part:
16	1. Except as otherwise provided in <u>NRS 42.007</u> , in an action for the breach of an obligation not arising from contract, where it is proven by clear and convincing evidence that the defendant has been guilty of oppression, fraud or malice, express or implied, the plaintiff, in addition to the compensatory damages, may recover damages for the sake of
17 18	example and by way of punishing the defendant. Except as otherwise provided in this section or by specific statute, an award of exemplary or punitive damages made pursuant to this section may not exceed: (a) Three times the amount of compensatory damages awarded to the plaintiff if the amount of compensatory damages is \$100,000 or more; or
19	* * *
20	3. If punitive damages are claimed pursuant to this section, the trier of fact shall make a finding of whether such damages will be assessed. If such damages are to be assessed, a subsequent proceeding must be conducted before the
21 22	same trier of fact to determine the amount of such damages to be assessed. The trier of fact shall make a finding of the amount to be assessed according to the provisions of this section
23 24	⁶ Vaughn testified in deposition on August 26, 2013. Relevant portions of the transcript show the conscious decision by an officer of Defendants.
25	Q. How did you first come to know in July of 2011 that the Grand Sierra was taking in income for units that
26	were not in the unit rental program? A. I authorized the front desk to use non-rental units due to demand, consumer demand.
27	Q. And when you authorized the front desk in was it July of 2011 – A. Yes.
28	Q to use units that were not in the unit rental program, did you or anyone else that you know of who represents the Grand Sierra, contact the Grand Sierra Resort unit rental owners who were not in the program, to advise them of this policy?
	ORDER - 3

1	The Court finds the given the prior striking of Defendant's answer, Vaughn's testimony alone is
2	sufficient to meet the burden of proof of clear and convincing evidence to prove malice, oppression
3	or fraud related to the tortious scheme.
4 5	The damages awarded in the October 9, 2015 Order are based in part on contract claims. Damages
6	for the tort claims were based upon the same calculations and testimony provided by Plaintiffs' sole
7	witness. This crossover does not preclude an award of punitive damages related to the tort damages
8	but limits a double recovery.
9 10	A plaintiff may assert several claims for relief and be awarded damages on different theories. It is not uncommon to see a plaintiff assert a contractual claim and also a cause of action asserting fraud based on the facts surrounding the contract's execution and performance. See
11	<u>Amoroso Constr. v. Lazovich and Lazovich</u> , 107 Nev. 294, 810 P.2d 775 (1991). The measure of damages on claims of fraud and contract are often the same. However, Marsh is
12 13	not permitted to recover more than her total loss plus any punitive damages assessed. She can execute on the assets of any of the five parties to the extent of the judgments entered
14	against them until she recovers her full damages.
15	<u>Topaz Mutual Co. v. Marsh</u> , 108 Nev. 845, (1992) at pages 851- 852.
16	After review of all of the available evidence the Court concludes that two categories of damages
17	from the October 2015 Order warrant and support an award of punitive damages:
18	Damages awarded for underpaid revenues \$442,591.83 fall within the conversion claim ⁷ and
19	intentional misrepresentation/fraud ⁸ ;
20 21	
22	
23	A. No. Q. Why?
24	A. I didn't have authorization to rent them. Q. So it was a conscious decision to rent them without authorization?
25 A. Yes.	
26	Vaughan Transcript, Ex. 1 to Reply, at p. 29 l. 3-21.
27	⁷ October 9, 2015 Order, Conclusion of Law C, at p. 16 l. 16 to p. 17 l. 4.
28	⁸ October 9, 2015 Order, Conclusion of Law I, at p. 18 l. 15 to l. 22.
	ORDER - 4

1		
1	Damages awarded for the rental of units of owners who had no rental agreements	
2	\$4,152,669.13 falls within the conversion claim ⁹ and intentional misrepresentation/fraud ¹⁰ ;	
3	The award of punitive damages on these claims would not act as a double recovery for Plaintiffs.	
4	The Court finds that the remaining damages awarded in the October 9, 2015 Order are based on	
6	contract claims rather than tort claims and not appropriate for consideration of punitive damages.	
7	Given Defendants' tortious scheme and the intentional misconduct of Defendants, punitive	
8	damages in this case are appropriate to set an example.	
9	The amount of these damages serve to punish and will not destroy Defendants. ¹¹	
10	While the Court recognizes that there is a spectrum of percentages which have been awarded in	
11	various Nevada punitive damages cases, given the nature of the conduct and procedural history of	
12	this case, the Court concludes the appropriate multiplier in this matter is two (2) times the	
14	compensatory award for the conversion claim and intentional misrepresentation/fraud claim.	
15	Accordingly based on the compensatory damages for which punitive damages are appropriate	
16		
17	totaling \$4,595,260.96 the Court awards punitive damages in the total amount of \$9,190,521.92	
18	Plaintiffs counsel is directed to submit a final judgment consistent with the October 9, 2015 Order	
19	and this Order.	
20		
21	Dated this 17th day of January 2023.	
22		
23	EHONDES	
24	Hon. Elizabeth Gonzalez, (Ret.) Sr. District Court Judge	
25		
26	⁹ October 9, 2015 Order, Conclusion of Law C, at p. 16 l. 16 to p. 17 l. 4.	
27	¹⁰ October 9, 2015 Order, Conclusion of Law I, at p. 18 l. 15 to l. 22.	
28	¹¹ See July 18, 2022 transcript (sealed), p. 100 l. 2 to p. 101 l. 5.	
	ORDER - 5	

1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of THE SECOND JUDICIAL DISTRICT COURT;
3	that on the 17th day of January, 2023, I electronically filed the foregoing with the Clerk
4	of the Court system which will send a notice of electronic filing to the following:
5	DALE KOTCHKA-ALANES
6	DANIEL POLSENBERG, ESQ.
7	DAVID MCELHINNEY, ESQ.
8	BRIANA COLLINGS, ESQ.
9	ABRAN VIGIL, ESQ.
10	JONATHAN TEW, ESQ.
11	JARRAD MILLER, ESQ.
12	TODD ALEXANDER, ESQ.
13	F. SHARP, ESQ.
14	STEPHANIE SHARP, ESQ.
15	G. DAVID ROBERTSON, ESQ.
16	ROBERT EISENBERG, ESQ.
17	JENNIFER HOSTETLER, ESQ.
18	\mathcal{A}
19 20	Holly W. Onge
20	
21 22	
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EXHIBIT C

FILED Electronically CV12-02222 2022-11-18 02:49:41 PM Alicia L. Lerud Clerk of the Court Transaction # 9370931

	_		2022-11-18 (
1	Hon. Elizabeth Gonzalez (Ret.)		Alicia L. Clerk of ti Transaction
2	Sr. District Court Judge PO Box 35054		TANSACUON
3	Las Vegas, NV 89133		
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5	IN THE SECOND JUDICIAL DISTRIC IN AND FOR THE	CT COURT OF THE STATE OF NEVA COUNTY OF WASHOE	DA
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7	ALBERT THOMAS, et. al.,	ORDER	
8	Plaintiff,	Case#: CV12-02222	
9	vs.)	Dept. 10 (Senior Judge)	
10	MEI-GSR HOLDINGS, LLC., a Nevada		
11	Limited Liability Company, et al		
12	Defendant.		
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17	Pursuant to WDCR 12(5) the Court after a review	v of the briefing and related documen	ts and being
18	fully informed rules on the:		
19	Defendant's Motion for Dismissal of Claims of	of Deceased Party Plaintiffs Due to	Untimely
20	Filing Notice or Suggestion of Death and Mo	tion to Substitute Party filed 11/19	/21. This
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22	motion is denied. The Motions to Substitute Part		
23	seeks reconsideration of that prior decision. The	Court declines to reconsider the rulin	ig on that
24	prior unopposed motion.		
25	Defendant's Motion to Dismiss Pursuant to N	NRCP 41 filed 2/23/22. This motion	n is denied.
26	The Court's three day compensatory damages pro	ove-up hearing (at which a witness tes	tified and was
27	cross-examined) and entry of judgment, are suffic	ient to conclude that trial in this matt	er was
28		to contract that the third fillet	
		ORDER - 1	

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1	commenced and, therefore, has already been brought to "trial" as contemplated by Rule 41. The trial
2	has yet to be completed. NRS 42.005 dictates the procedure for determination of punitive
3	
4	damages. ¹ It is clear that in cases where punitive damages are sought the trial is to be conducted in
5	parts. The Nevada Supreme Court has recognized that the findings of fact and conclusions of law
6	issued after the prove up is not a final judgment. For this reason, neither of the time limitations in
7	NRCP 41 require dismissal despite the age and tortured history of this matter.
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10	Dated this 18th day November, 2022.
11	ESTAMED
12	Hon. Elizabeth Gonzalez, (Ret.)
13	Sr. District Court Judge
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22	¹ That statute provides in part:
23	1. Except as otherwise provided in NRS 42.0007, in an action for the breach of an obligation not arising from contract, where it is proven by clear and convincing evidence that the defendant has been guilty of oppression, fraud or malice, express or implied the plaintiff in addition to the grant to the grant of the
24	fraud or malice, express or implied, the plaintiff, in addition to the compensatory damages, may recover damages for the sake of example and by way of punishing the defendant.
25	***
26	3. If punitive damages are claimed pursuant to this section, the trier of fact shall make a finding of whether such damages will be assessed. If such damages are to be assessed, a subsequent proceeding must be conducted before the same trier of fact to determine the amount of such damages to be assessed. The trier of fact shall make a finding of the amount to be assessed according to the provide the provide to be assessed.
27	finding of the amount to be assessed according to the provisions of this section. The findings required by this section, if made by a jury, must be made by special verdict along with any other required by this section, if
28	or otherwise advised, of the limitations on the amount of an award of punitive damages prescribed in subsection 1.

1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of THE SECOND JUDICIAL DISTRICT COURT;
3	that on the 18th day of November, 2022, I electronically filed the foregoing with the
4	Clerk of the Court system which will send a notice of electronic filing to the following:
5	DALE KOTCHKA-ALANES
6	DANIEL POLSENBERG, ESQ.
7	DAVID MCELHINNEY, ESQ.
8	BRIANA COLLINGS, ESQ.
9	ABRAN VIGIL, ESQ.
10	JONATHAN TEW, ESQ.
11	JARRAD MILLER, ESQ.
12	TODD ALEXANDER, ESQ.
13	F. SHARP, ESQ.
14	STEPHANIE SHARP, ESQ.
15	G. DAVID ROBERTSON, ESQ.
16	ROBERT EISENBERG, ESQ.
17	JENNIFER HOSTETLER, ESQ.
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19 20	Holly W. Onge
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21 22	
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EXHIBIT D

	FILED Electronically 2015-10-09 12:29:00 Pl Jacqueline Bryant Clerk of the Court Transaction # 5180957	
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4	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
5	IN THE SECOND JUDICIAL DISTRICT COUNTY OF WASHOE	
6 7	* * *	
8	ALBERT THOMAS, individually, et al,	
9	Plaintiffs, Case No: CV12-02222	
10	vs. Dept. No: 10	
11		
12	MEI-GSR Holdings, LLC, a Nevada Limited Liability Company, et al,	
13	Defendants.	
14	/	
15	FINDINGS OF FACT, CONCLUSIONS OF LAW AND JUDGMENT	
16	This action was commenced on August 27, 2012, with the filing of a COMPLAINT ("the	
17	Complaint"). The Complaint alleged twelve causes of action: 1) Petition for Appointment of a	
18	Receiver as to Defendant Grand Sierra Resort Unit-Owners' Association; 2) Intentional and/or	
19 20	Negligent Misrepresentation as to Defendant MEI-GSR; 3) Breach of Contract as to Defendant	
20 21	MEI-GSR; 4) Quasi-Contract/Equitable Contract/Detrimental Reliance as to Defendant MEI-GSR;	
21	5) Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR;	
22	6) Consumer Fraud/Nevada Deceptive Trade Practices Act Violations as to Defendant MEI-GSR; 7)	
24	Declaratory Relief as to Defendant MEI-GSR; 8) Conversion as to Defendant MEI-GSR; 9) Demand	
25	for an Accounting as to Defendant MEI-GSR and Defendant Grand Sierra Unit Owners Association;	
26	10) Specific Performance Pursuant to NRS 116.122, Unconscionable Agreement; 11) Unjust	
27	Enrichment/Quantum Meruit against Defendant Gage Village Development; 12) Tortious	
28	Interference with Contract and/or Prospective Business Advantage against Defendants MEI-GSR	
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and Gage Development. The Plaintiffs (as more fully described *infra*) were individuals or other
entities who had purchased condominiums in the Grand Sierra Resort ("GSR"). A FIRST
AMENDED COMPLAINT ("the First Amended Complaint") was filed on September 10, 2012.
The First Amended Complaint had the same causes of action as the Complaint.

The Defendants (as more fully described *infra*) filed an ANSWER AND COUNTERCLAIM ("the Answer") on November 21, 2012. The Answer denied the twelve causes of action; asserted eleven affirmative defenses; and alleged three Counterclaims. The Counterclaims were for: 1) Breach of Contract; 2) Declaratory Relief; 3) Injunctive Relief.

The Plaintiffs filed a SECOND AMENDED COMPLAINT ("the Second Amended Complaint") on March 26, 2013. The Second Amended Complaint had the same causes of action as the Complaint and the First Amended Complaint. The Defendants filed an ANSWER TO SECOND AMENDED COMPLAINT AND COUNTER CLAIM ("the Second Answer") on May 23, 2013. The Second Answer generally denied the allegations in the Second Amended Complaint and contained ten affirmative defenses. The Counterclaims mirrored the Counterclaims in the Answer.

The matter has been the subject of extensive motion practice. There were numerous allegations of discovery abuses by the Defendants. The record speaks for itself regarding the protracted nature of these proceedings and the systematic attempts at obfuscation and intentional deception on the part of the Defendants. Further, the Court has repeatedly had to address the lackadaisical and inappropriate approach the Defendants have exhibited toward the Nevada Rules of Civil Procedure, the District Court Rules, the Washoe District Court Rules, and the Court's orders. The Defendants have consistently, and repeatedly, chosen to follow their own course rather than respect the need for orderly process in this case. NRCP 1 states that the rules of civil procedure should be "construed and administered to secure the just, speedy, and inexpensive determination of every action." The Defendants have turned this directive on its head and done everything possible to make the proceedings unjust, dilatory, and costly.

The Court twice has addressed a request to impose case concluding sanctions against the
Defendants because of their repeated discovery abuses. The Court denied a request for case
concluding sanctions in its ORDER REGARDING ORIGINAL MOTION FOR CASE

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CONCLUDING SANCTIONS filed December 18, 2013 ("the December Order"). The Court found
 that case concluding sanctions were not appropriate; however, the Court felt that some sanctions
 were warranted based on the Defendants' repeated discovery violations. The Court struck all of the
 Defendants' Counterclaims in the December Order and required the Defendants to pay for the costs
 of the Plaintiffs' representation in litigating that issue.

The parties continued to fight over discovery issues after the December Order. The Court was again required to address the issue of case concluding sanctions in January of 2014. It became clear that the Defendants were disingenuous with the Court and Plaintiffs' counsel when the first decision regarding case concluding sanctions was argued and resolved. Further, the Defendants continued to violate the rules of discovery and other court rules even after they had their Counterclaims struck in the December Order. The Court conducted a two day hearing regarding the renewed motion for case concluding sanctions. An ORDER GRANTING PLAINTIFFS' MOTION FOR CASE-TERMINATING SANCTIONS was entered on October 3, 2014 ("the October Order"). The Defendants' Answer was stricken in the October Order. A DEFAULT was entered against the Defendants on November 26, 2014.

The Court conducted a "prove-up hearing" regarding the issue of damages from March 23 16 through March 25, 2015. The Court entered an ORDER on February 5, 2015 ("the February Order") 17 establishing the framework of the prove-up hearing pursuant to Foster v. Dingwall, 126 Nev. Adv. 18 Op. 6, 227 P.3d 1042 (2010). The February Order limited, but did not totally eliminate, the 19 Defendants' ability to participate in the prove-up hearing. The Court heard expert testimony from 20 Craig L. Greene, CPA/CFF, CFE, CCEP, MAFF ("Greene") at the prove-up hearing. Greene 21 calculated the damages owed the Plaintiffs using information collected and provided by the 22 Defendants. The Court finds Greene to be very credible and his methodology to be sound. Further, 23 the Court notes that Greene attempted to be "conservative" in his calculations. Greene used 24 variables and factors that would eliminate highly suspect and/or unreliable data. The Court has also 25 received and reviewed supplemental information provided as a result of an inquiry made by the 26 Court during the prove-up hearing. 27

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The GSR is a high rise hotel/casino in Reno, Nevada. The GSR has approximately 2000 rooms. The Plaintiffs purchased individual rooms in the GSR as condominiums. It appears to the Court that the primary purpose of purchasing a condominium in the GSR would be as an investment and revenue generating proposition. The condominiums were the subject of statutory limitations on the number of days the owners could occupy them during the course of a calendar year. The owners would not be allowed to "live" in the condominium. When the owners were not in the rooms they could either be rented out or they had to remain empty.

8 As noted, *supra*, the Court stripped all of the Defendants general and affirmative defenses in 9 the October Order. The Defendants stand before the Court having involuntarily conceded all of the 10 allegations contained in the Second Amended Complaint. The Court makes the following findings 11 of fact:

I. FINDINGS OF FACT

 1.
 Plaintiff Albert Thomas is a competent adult and is a resident of the State of

 California.

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2. Plaintiff Jane Dunlap is a competent adult and is a resident of the State of California.

3. Plaintiff John Dunlap is a competent adult and is a resident of the State of California.

4. Plaintiff Barry Hay is a competent adult and is a resident of the State of California.

5. Plaintiff Marie-Annie Alexander, as Trustee of the Marie-Annie Alexander Living Trust, is a competent adult and is a resident of the State of California.

6. Plaintiff Melissa Vagujhelyi, as Co-Trustee of the George Vagujhelyi and Melissa Vagujheyli 2001 Family Trust Agreement U/T/A April 13, 2001, is a competent adult and is a resident of the State of Nevada.

7. Plaintiff George Vagujhelyi, as Co-Trustee of the George Vagujhelyi and Melissa Vagujheyli 2001 Family Trust Agreement U/T/A April 13, 2001, is a competent adult and is a resident of the State of Nevada.

Plaintiff D'Arcy Nunn is a competent adult and is a resident of the State of California.
 Plaintiff Henry Nunn is a competent adult and is a resident of the State of California.

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1	10.	Plaintiff Lee Van Der Bokke is a competent adult and is a resident of the State of
2	California.	
3	11.	Plaintiff Madelyn Van Der Bokke is a competent adult and is a resident of the State of
4	California.	
5	12.	Plaintiff Donald Schreifels is a competent adult and is a resident of the State of
6	Minnesota.	
7	13.	Plaintiff Robert R. Pederson, individually and as Trustee of the Pederson 1990 Trust,
8	is a competen	t adult and is a resident of the State of California.
9	14.	Plaintiff Lou Ann Pederson, individually and as Trustee of the Pederson 1990 Trust,
10 11	is a competen	t adult and is a resident of the State of California.
11	15.	Plaintiff Lori Ordover is a competent adult and is a resident of the State of
12	Connecticut.	
14	16.	Plaintiff William A. Henderson is a competent adult and is a resident of the State of
15	California.	
16	17.	Plaintiff Christine E. Henderson is a competent adult and is a resident of the State of
17	California.	
18	18.	Plaintiff Loren D. Parker is a competent adult and is a resident of the State of
19	Washington.	
20	19.	Plaintiff Suzanne C. Parker is a competent adult and is a resident of the State of
21	Washington.	
22	20.	Plaintiff Michael Izady is a competent adult and is a resident of the State of New
23	York.	
24	21.	Plaintiff Steven Takaki is a competent adult and is a resident of the State of
25	California.	
26	22.	Plaintiff Farad Torabkhan is a competent adult and is a resident of the State of New
27	York.	
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1	23.	Plaintiff Sahar Tavakol is a competent adult and is a resident of the State of New	
2	York.		
3	24.	Plaintiff M&Y Holdings is a Nevada Limited Liability Company with its principal	
4	place of busir	ness in Nevada.	
5	25.	Plaintiff JL&YL Holdings, LLC is a Nevada Limited Liability Company with its	
6	principal plac	e of business in Nevada.	
7	26.	Plaintiff Sandi Raines is a competent adult and is a resident of the State of Minnesota	•
8	27.	Plaintiff R. Raghuram is a competent adult and is a resident of the State of California	
9	28.	Plaintiff Usha Raghuram is a competent adult and is a resident of the State of	
10	California.		
11	29.	Plaintiff Lori K. Tokutomi is a competent adult and is a resident of the State of	
12 13	California.		
13	30.	Plaintiff Garett Tom is a competent adult and is a resident of the State of California.	
15	31.	Plaintiff Anita Tom is a competent adult and is a resident of the State of California.	
16	32.	Plaintiff Ramon Fadrilan is a competent adult and is a resident of the State of	
17	California.		
18	33.	Plaintiff Faye Fadrilan is a competent adult and is a resident of the State of California	1 .
19	34.	Plaintiff Peter K. Lee, as Trustee of the Lee Family 2002 Revocable Trust, is a	
20	competent ac	lult and is a resident of the State of California.	
21	35.	Plaintiff Monica L. Lee, as Trustee of the Lee Family 2002 Revocable Trust, is a	
22	competent ac	lult and is a resident of the State of California.	
23	36.	Plaintiff Dominic Yin is a competent adult and is a resident of the State of California	
24	37.	Plaintiff Elias Shamieh is a competent adult and is a resident of the State of	
25	California.		
26	38.	Plaintiff Nadine's Real Estate Investments, LLC, is a North Dakota Limited Liability	7
27 28	Company.		
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1	39.	Plaintiff Jeffery James Quinn is a competent adult and is a resident of the State of
2	Hawaii.	
3	40.	Plaintiff Barbara Rose Quinn is a competent adult and is a resident of the State of
4	Hawaii.	
5	41.	Plaintiff Kenneth Riche is a competent adult and is a resident of the State of
6	Wisconsin.	
7	42.	Plaintiff Maxine Riche is a competent adult and is a resident of the State of
8	Wisconsin.	
9	43.	Plaintiff Norman Chandler is a competent adult and is a resident of the State of
10 11	Alabama.	
11	44.	Plaintiff Benton Wan is a competent adult and is a resident of the State of California.
12	45.	Plaintiff Timothy Kaplan is a competent adult and is a resident of the State of
14	California.	
15	46.	Plaintiff Silkscape Inc. is a California Corporation.
16	47.	Plaintiff Peter Cheng is a competent adult and is a resident of the State of California.
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18	48.	Plaintiff Elisa Cheng is a competent adult and is a resident of the State of California.
19	49.	Plaintiff Greg A. Cameron is a competent adult and is a resident of the State of
20	California.	
21	50.	Plaintiff TMI Property Group, LLC is a California Limited Liability Company.
22	51.	Plaintiff Richard Lutz is a competent adult and is a resident of the State of California.
23	52.	Plaintiff Sandra Lutz is a competent adult and is a resident of the State of California.
24	53.	Plaintiff Mary A. Kossick is a competent adult and is a resident of the State of
25	California.	
26	54.	Plaintiff Melvin H. Cheah is a competent adult and is a resident of the State of
27	California.	
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1	55.	Plaintiff Di Shen is a competent adult and is a resident of the State of Texas.	
2	56.	Plaintiff Ajit Gupta is a competent adult and is a resident of the State of California.	
3	57.	Plaintiff Seema Gupta is a competent adult and is a resident of the State of California.	
4	58.	Plaintiff Fredrick Fish is a competent adult and is a resident of the State of Minnesota.	
5	59.	Plaintiff Lisa Fish is a competent adult and is a resident of the State of Minnesota.	
6	60.	Plaintiff Robert A. Williams is a competent adult and is a resident of the State of	
7	Minnesota.		
8	61.	Plaintiff Jacquelin Pham is a competent adult and is a resident of the State of	
9	California.		
10	62.	Plaintiff May Ann Hom, as Trustee of the May Ann Hom Trust, is a competent adult	
11 12	and is a resid	ent of the State of California.	
12	63.	Plaintiff Michael Hurley is a competent adult and is a resident of the State of	
13	Minnesota.		
15	64.	Plaintiff Dominic Yin is a competent adult and is a resident of the State of California.	
16	65.	Plaintiff Duane Windhorst is a competent adult and is a resident of the State of	
17	Minnesota.		
18	66.	Plaintiff Marilyn Windhorst is a competent adult and is a resident of the State of	
19	Minnesota.		
20	67.	Plaintiff Vinod Bhan is a competent adult and is a resident of the State of California.	
21	68.	Plaintiff Anne Bhan is a competent adult and is a resident of the State of California.	
22	69.	Plaintiff Guy P. Browne is a competent adult and is a resident of the State of	
23	California.		
24	70.	Plaintiff Garth Williams is a competent adult and is a resident of the State of	
25	California.		
26	71.	Plaintiff Pamela Y. Aratani is a competent adult and is a resident of the State of	
27	California.		
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1	72.	Plaintiff Darleen Lindgren is a competent adult and is a resident of the State of
2	Minnesota.	
3	73.	Plaintiff Laverne Roberts is a competent adult and is a resident of the State of
4	Nevada.	
5	74.	Plaintiff Doug Mecham is a competent adult and is a resident of the State of Nevada.
6	75.	Plaintiff Chrisine Mecham is a competent adult and is a resident of the State of
7	Nevada.	
8	76.	Plaintiff Kwangsoo Son is a competent adult and is a resident of Vancouver, British
9	Columbia.	
10 11	77.	Plaintiff Soo Yeun Moon is a competent adult and is a resident of Vancouver, British
11	Columbia.	
12	78.	Plaintiff Johnson Akindodunse is a competent adult and is a resident of the State of
14	California.	
15	79.	Plaintiff Irene Weiss, as Trustee of the Weiss Family Trust, is a competent adult and
16	is a resident	of the State of Texas.
17	80.	Plaintiff Pravesh Chopra is a competent adult and is a resident of the State of
18	California.	
19	81.	Plaintiff Terry Pope is a competent adult and is a resident of the State of Nevada.
20	82.	Plaintiff Nancy Pope is a competent adult and is a resident of the State of Nevada.
21	83.	Plaintiff James Taylor is a competent adult and is a resident of the State of California.
22	84.	Plaintiff Ryan Taylor is a competent adult and is a resident of the State of California.
23	85.	Plaintiff Ki Ham is a competent adult and is a resident of Surry B.C.
24	86.	Plaintiff Young Ja Choi is a competent adult and is a resident of Coquitlam, B.C.
25 26	87.	Plaintiff Sang Dae Sohn is a competent adult and is a resident of Vancouver, B.C.
26 27	88.	Plaintiff Kuk Hyung ("Connie") is a competent adult and is a resident of Coquitlam,
27	B.C.	
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1	00	District Constitution and is a position of Constitution DC
1	89.	Plaintiff Sang ("Mike") Yoo is a competent adult and is a resident of Coquitlam, B.C.
2	90.	Plaintiff Brett Menmuir, as Trustee of the Cayenne Trust, is a competent adult and is
3		he State of Nevada.
4 5	91.	Plaintiff William Miner, Jr., is a competent adult and is a resident of the State of
5	California.	
7	92.	Plaintiff Chanh Truong is a competent adult and is a resident of the State of
8	California.	
9	93.	Plaintiff Elizabeth Anders Mecua is a competent adult and is a resident of the State of
10	California.	
11	94.	Plaintiff Shepherd Mountain, LLC is a Texas Limited Liability Company with its
12	principal plac	e of business in Texas.
13	95.	Plaintiff Robert Brunner is a competent adult and is a resident of the State of
14	Minnesota.	
15	96.	Plaintiff Amy Brunner is a competent adult and is a resident of the State of
16	Minnesota.	
17	97.	Plaintiff Jeff Riopelle is a competent adult and is a resident of the State of California.
18	98.	Plaintiff Patricia M. Moll is a competent adult and is a resident of the State of Illinois.
19	99.	Plaintiff Daniel Moll is a competent adult and is a resident of the State of Illinois.
20	100.	The people and entities listed above represent their own individual interests. They are
21	not suing on l	behalf of any entity including the Grand Sierra Unit Home Owner's Association. The
22	people and en	tities listed above are jointly referred to herein as "the Plaintiffs".
23	101.	Defendant MEI-GSR Holdings, LLC ("MEI-GSR") is a Nevada Limited Liability
24	Company wit	h its principal place of business in Nevada.
25	102.	Defendant Gage Village Commercial Development, LLC ("Gage Village") is a
26	Nevada Limi	ted Liability Company with its principal place of business in Nevada.
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1 103. Gage Village is related to, controlled by, affiliated with, and/or a subsidiary of MEI 2 GSR.

104. Defendant Grand Sierra Resort Unit Owners' Association ("the Unit Owners' Association") is a Nevada nonprofit corporation with its principal place of business in Nevada.

105. MEI-GSR transferred interest in one hundred forty-five (145) condominium units to AM-GSR Holdings, LLC ("AM-GSR") on December 22, 2014.

106. Defendants acknowledged to the Court on January 13, 2015, that AM-GSR would be added to these proceedings and subject to the same procedural posture as MEI-GSR. Further, the parties stipulated that AM-GSR would be added as a defendant in this action just as if AM-GSR was a named defendant in the Second Amended Complaint. Said stipulation occurring and being ordered on January 21, 2015.

107. MEI-GSR, Gage Village and the Unit Owner's Association are jointly referred to herein as "the Defendants".

108. The Grand Sierra Resort Condominium Units ("GSR Condo Units") are part of the Grand Sierra Unit Owners Association, which is an apartment style hotel condominium development of 670 units in one 27-story building. The GSR Condo Units occupy floors 17 through 24 of the Grand Sierra Resort and Casino, a large-scale hotel casino, located at 2500 East Second Street, Reno, Nevada.

109. All of the Individual Unit Owners: hold an interest in, own, or have owned, one or more GSR Condo Units.

110. Gage Village and MEI-GSR own multiple GSR Condo Units.

111. MEI-GSR owns the Grand Sierra Resort and Casino.

112. Under the Declaration of Covenants, Conditions, Restrictions and Reservations of Easements for Hotel-Condominiums at Grand Sierra Resort ("CC&Rs"), there is one voting member for each unit of ownership (thus, an owner with multiple units has multiple votes).

113. Because MEI-GSR and Gage Village control more units of ownership than any other person or entity, they effectively control the Unit Owners' Association by having the ability to elect MEI-GSR's chosen representatives to the Board of Directors (the governing body over the GSR Condo Units).

114. As a result of MEI-GSR and Gage Village controlling the Unit Owners' Association, the Individual Unit Owners effectively have no input or control over the management of the Unit Owners' Association.

115. MEI-GSR and Gage Village have used, and continue to use, their control over the Unit Owners' Association to advance MEI-GSR and Gage Villages' economic objectives to the detriment of the Individual Unit Owners.

116. MEI-GSR and Gage Villages' control of the Unit Owners' Association violates Nevada law as it defeats the purpose of forming and maintaining a homeowners' association.

117. Further, the Nevada Division of Real Estate requires a developer to sell off the units within 7 years, exit and turn over the control and management to the owners.

118. Under the CC&Rs, the Individual Unit Owners are required to enter into a "Unit Maintenance Agreement" and participate in the "Hotel Unit Maintenance Program," wherein MEI-GSR provides certain services (including, without limitation, reception desk staffing, in-room services, guest processing services, housekeeping services, Hotel Unit inspection, repair and maintenance services, and other services).

119. The Unit Owners' Association maintains capital reserve accounts that are funded by the owners of GSR Condo Units. The Unit Owners' Association collects association dues of approximately \$25 per month per unit, with some variation depending on a particular unit's square footage.

120. The Individual Unit Owners pay for contracted "Hotel Fees," which include taxes, deep cleaning, capital reserve for the room, capital reserve for the building, routine maintenance, utilities, etc.

121. MEI-GSR has systematically allocated and disproportionately charged capital reserve contributions to the Individual Unit Owners, so as to force the Individual Unit Owners to pay capital reserve contributions in excess of what should have been charged.

122. MEI-GSR and Gage Development have failed to pay proportionate capital reserve contribution payments in connection with their Condo Units.

123. MEI-GSR has failed to properly account for, or provide an accurate accounting for the collection and allocation of the collected capital reserve contributions.

124. The Individual Unit Owners also pay "Daily Use Fees" (a charge for each night a unit is occupied by any guest for housekeeping services, etc.).

125. MEI-GSR and Gage Village have failed to pay proportionate Daily Use Fees for the use of Defendants' GSR Condo Units.

126. MEI-GSR has failed to properly account for the contracted "Hotel Fees" and "Daily Use Fees."

127. Further, the Hotel Fees and Daily Use Fees are not included in the Unit Owners' Association's annual budget with other assessments that provide the Individual Unit Owners' the ability to reject assessment increases and proposed budget ratification.

128. MEI-GSR has systematically endeavored to increase the various fees that are charged in connection with the use of the GSR Condo Units in order to devalue the units owned by Individual Unit Owners.

129. The Individual Unit Owners' are required to abide by the unilateral demands of MEI-GSR, through its control of the Unit Owners' Association, or risk being considered in default under Section 12 of the Agreement, which provides lien and foreclosure rights pursuant to Section 6.10(f) of the CC&R's.

130. Defendants MEI-GSR and/or Gage Village have attempted to purchase, and purchased, units devalued by their own actions, at nominal, distressed prices when Individual Unit

Owners decide to, or are effectively forced to, sell their units because the units fail to generate
 sufficient revenue to cover expenses.

131. MEI-GSR and/or Gage Village have, in late 2011 and 2012, purchased such devalued units for \$30,000 less than the amount they purchased units for in March of 2011.

132. The Individual Unit Owners effectively pay association dues to fund the Unit Owners' Association, which acts contrary to the best interests of the Individual Unit Owners.

133. MEI-GSR's interest in maximizing its profits is in conflict with the interest of the Individual Unit Owners. Accordingly, Defendant MEI-GSR's control of the Unit Owners' Association is a conflict of interest.

134. As part of MEI-GSR's Grand Sierra Resort and Casino business operations, it rents: (1) hotel rooms owned by MEI-GSR that are not condominium units; (2) GSR Condo Units owned by MEI-GSR and/or Gage Village; and (3) GSR Condo Units owned by the Individual Condo Unit Owners.

135. MEI-GSR has entered into a Grand Sierra Resort Unit Rental Agreement with Individual Unit Owners.

136. MEI-GSR has manipulated the rental of the: (1) hotel rooms owned by MEI-GSR; (2)
GSR Condo Units owned by MEI-GSR and/or Gage Village; and (3) GSR Condo Units owned by
Individual Condo Unit Owners so as to maximize MEI-GSR's profits and devalue the GSR Condo
Units owned by the Individual Unit Owners.

137. MEI-GSR has rented the Individual Condo Units for as little as \$0.00 to \$25.00 a night.

138. Yet, MEI-GSR has charged "Daily Use Fees" of approximately \$22.38, resulting in revenue to the Individual Unit Owners as low as \$2.62 per night for the use of their GSR Condo Unit (when the unit was rented for a fee as opposed to being given away).

139. By functionally, and in some instances actually, giving away the use of units owned by the Individual Unit Owners, MEI-GSR has received a benefit because those who rent the Individual Units frequently gamble and purchase food, beverages, merchandise, spa services and
 entertainment access from MEI-GSR.

140. MEI-GSR has rented Individual Condo Units to third parties without providing Individual Unit Owners with any notice or compensation for the use of their unit.

141. Further, MEI-GSR has systematically endeavored to place a priority on the rental of MEI-GSR's hotel rooms, MEI-GSR's GSR Condo Units, and Gage Village's Condo Units.

142. Such prioritization effectively devalues the units owned by the Individual Unit Owners.

143. MEI-GSR and Gage Village intend to purchase the devalued units at nominal, distressed prices when Individual Unit Owners decide to, or are effectively forced to, sell their units because the units fail to generate sufficient revenue to cover expenses and have no prospect of selling their persistently loss-making units to any other buyer.

144. Some of the Individual Unit Owners have retained the services of a third party to market and rent their GSR Condo Unit(s).

145. MEI-GSR has systematically thwarted the efforts of any third party to market and rent the GSR Units owned by the Individual Unit Owners.

146. MEI-GSR has breached the Grand Sierra Resort Unit Rental Agreement with Individual Condo Unit Owners by failing to follow its terms, including but not limited to, the failure to implement an equitable Rotational System as referenced in the agreement.

147. MEI-GSR has failed to act in good faith in exercising its duties under the Grand Sierra Resort Unit Rental Agreements with the Individual Unit Owners.

The Court is intimately familiar with all of the allegations in the twelve causes of action contained in the Second Amended Complaint. The Court's familiarity is a result of reviewing all of the pleadings and exhibits in this matter to include the various discovery disputes, the testimony at the numerous hearings conducted to date, and the other documents and exhibits on file. The Court finds that the facts articulated above support the twelve causes of action contained in the Second Amended Complaint.

1		II. CONCLUSIONS OF LAW
2	А.	The Court has jurisdiction over MEI-GSR, Gage Village, the Unit Owner's Association
3		and the Plaintiffs.
4	B.	The appointment of a receiver is appropriate when: (1) the plaintiff has an interest in
5		the property; (2) there is potential harm to that interest in property; and (3) no other
6		adequate remedies exist to protect the interest. See generally Bowler v. Leonard, 70
7 8		Nev. 370, 269 P.2d 833 (1954). See also NRS 32.010. The Court appointed a receiver
9		to oversee the Unit Owner's Association on January 7, 2015. The Court concludes that
10		
11		MEI-GSR and/or Gage Village have operated the Unit Owner's Association in a way
12		inconsistent with the best interests of all of the unit owners. The continued
13		management of the Unit Owner's Association by the receiver is appropriate under the
14		circumstances of this case and will remain in effect absent additional direction from the
15		Court.
16	C.	Negligent misrepresentation is when "[0]ne who, in the course of his business,
17		profession or employment, or in any other action in which he has a pecuniary interest,
18 19		supplies false information for the guidance of others in their business transactions, is
20		subject to liability for pecuniary loss caused to them by their justifiable reliance upon
21		the information, if he fails to exercise reasonable care or competence in obtaining or
22		communicating the information." Barmeltler v. Reno Air, Inc., 114 Nev. 441, 956 P.2d
23		
24		1382, 1387 (1998) (quoting Restatement (Second) of Torts § 552(1) (1976)). Intentional
25		misrepresentation is when "a false representation made with knowledge or belief that it
26		is false or without a sufficient basis of information, intent to induce reliance, and
27		damage resulting from the reliance. Lubbe v. Barba, 91 Nev. 596, 599, 540 P.2d 115,
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-16-

1	117 (1975)." Collins v. Burns, 103 Nev. 394, 397, 741 P.2d 819, 821 (1987). MEI-
2	GSR is liable for intentionally and/or negligent misrepresentation as alleged in the
3	Second Cause of Action.
4	
5	D. An enforceable contract requires, "an offer and acceptance, meeting of the minds, and
6	consideration." Certified Fire Protection, Inc. v. Precision Construction, Inc. 128 Nev.
7	Adv. Op. 35, 283 P.3d 250, 255 (2012)(citing May v. Anderson, 121 Nev. 668, 672, 119
8	P.3d 1254, 1257 (2005)). There was a contract between the Plaintiffs and MEI-GSR.
9	MEI-GSR has breached the contract and therefore MEI-GSR is liable for breach of
10 11	contract as alleged in the Third Cause of Action.
12	E. MEI-GSR is liable for Quasi-Contract/Equitable Contract/Detrimental Reliance as
13	alleged in the Fourth Cause of Action.
14	
15	F. An implied covenant of good faith and fair dealing exists in every contract in Nevada.
16	Hilton Hotels Corp. v. Butch Lewis Productions, Inc., 109 Nev. 1043, 1046, 862 P.2d
17	1207, 1209 (1993). "The duty not to act in bad faith or deal unfairly thus becomes part
18	of the contract, and, as with any other element of the contract, the remedy for its breach
19	generally is on the contract itself." Id. (citing Wagenseller v. Scottsdale Memorial
20	Hospital, 147 Ariz. 370, 383, 710 P.2d 1025, 1038 (1985)). "It is well established that
21	
22	in contracts cases, compensatory damages 'are awarded to make the aggrieved party
23	whole and should place the plaintiff in the position he would have been in had the
24	contract not been breached.' This includes awards for lost profits or expectancy
25	damages." Road & Highway Builders, LLC v. Northern Nevada Rebar, Inc., 128 Nev.
26	Adv. Op. 36, 284 P.3d 377, 382 (2012)(internal citations omitted). "When one party
27	
28	performs a contract in a manner that is unfaithful to the purpose of the contract and the

1	justified expectations of the other party are thus denied, damages may be awarded
2	against the party who does not act in good faith." Perry v. Jordan, 111 Nev. 943, 948,
3	900 P.2d 335, 338 (1995)(citation omitted). "Reasonable expectations are to be
4	'determined by the various factors and special circumstances that shape these
5	expectations." Id. (citing Butch Lewis, 107 Nev. at 234, 808 P.2d at 923). MEI-GSR is
6	liable for breach of the covenant of good faith and fair dealing as set forth in the Fifth
7	
8	Cause of Action.
9 10	G. MEI-GSR has violated NRS 41.600(1) and (2) and NRS 598.0915 through 598.0925,
11	inclusive and is therefore liable for the allegations contained in the Sixth Cause of
12	Action. Specifically, MEI-GSR violated NRS 598.0915(15) and NRS 598.0923(2).
13	H. The Plaintiffs are entitled to declaratory relief as more fully described below and
14	prayed for in the Seventh Cause of Action.
15	I. MEI-GSR wrongfully committed numerous acts of dominion and control over the
16	property of the Plaintiffs, including but not limited to renting their units at discounted
17	rates, renting their units for no value in contravention of written agreements between
18	the parties, failing to account for monies received by MEI-GSR attributable to specific
19	owners, and renting units of owners who were not even in the rental pool. All of said
20	activities were in derogation, exclusion or defiance of the title and/or rights of the
21	individual unit owners. Said acts constitute conversion as alleged in the Eighth Cause
22	of Action.
23	J. The demand for an accounting as requested in Ninth Cause of Action is moot pursuant
24	to the discovery conducted in these proceedings and the appointment of a receiver to
25 26	oversee the interaction between the parties.
20 27	K. The Unit Maintenance Agreement and Unit Rental Agreement proposed by MEI-GSR
28	and adopted by the Unit Owner's Association are unconscionable. An unconscionable

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clause is one where the circumstances existing at the time of the execution of the contract are so one-sided as to oppress or unfairly surprise an innocent party. Bill Stremmel Motors, Inc. v. IDS Leasing Corp., 89 Nev. 414, 418, 514 P.2d 654, 657 (1973). MEI-GSR controls the Unit Owner's Association based on its majority ownership of the units in question. It is therefore able to propose and pass agreements that affect all of the unit owners. These agreements require unit owners to pay unreasonable Common Expense fees, Hotel Expenses Fees, Shared Facilities Reserves, and Hotel Reserves ("the Fees"). The Fees are not based on reasonable expectation of need. The Fees have been set such that an individual owner may actually owe money as a result of having his/her unit rented. They are unnecessarily high and imposed simply to penalize the individual unit owners. Further, MEI-GSR and/or Gage Village have failed to fund their required portion of these funds, while demanding the individual unit owners continue to pay the funds under threat of a lien. MEI-GSR has taken the Fees paid by individual unit owners and placed the funds in its general operating account rather than properly segregating them for the use of the Unit Owner's Association. All of said actions are unconscionable and unenforceable pursuant to NRS 116.112(1). The Court will grant the Tenth Cause of Action and not enforce these portions of the agreements.

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L. The legal concept of *quantum meruit* has two applications. The first application is in actions based upon contracts implied-in-fact. The second application is providing restitution for unjust enrichment. *Certified Fire*, at 256. In the second application, "[1]iability in restitution for the market value of goods or services is the remedy traditionally known as quantum meruit. Where unjust enrichment is found, the law implies a quasi-contract which requires the defendant to pay to the plaintiff the value of the benefit conferred. In other words, the defendant makes restitution to the plaintiff in *quantum meruit*." *Id.* at 256-57. Gage Village has been unjustly enriched based on the

orchestrated action between it and MEI-GSR to the detriment of the individual unit owners as alleged in the Eleventh Cause of Action.

M. Many of the individual unit owners attempted to rent their units through third-party services rather than through the use of MEI-GSR. MEI-GSR and Gage Village intentionally thwarted, interfered with and/or disrupted these attempts with the goal of forcing the sale of the individual units back to MEI-GSR. All of these actions were to the economic detriment of the individual unit owners as alleged in the Twelfth Cause of Action.

N. The Plaintiffs are entitled to both equitable and legal relief. "As federal courts have recognized, the long-standing distinction between law and equity, though abolished in procedure, continues in substance, *Coca-Cola Co. v. Dixi-Cola Labs.*, 155 F.2d 59, 63 (4th Cir. 1946); 30A C.J.S. *Equity* § 8 (2007). A judgment for damages is a legal remedy, whereas other remedies, such as avoidance or attachment, are equitable remedies. *See* 30A *Equity* § 1 (2007)." *Cadle Co. v. Woods & Erickson, LLP*, 131 Nev. Adv. Op. 15, 345 P.3d 1049, 1053 (2015).

O. "[W]here default is entered as a result of a discovery sanction, the non-offending party 'need only establish a *prima facie* case in order to obtain the default." *Foster*, 227 P.3d at 1049 (*citing Young v. Johnny Ribeiro Building, Inc.*, 106 Nev. 88, 94, 787 P.2d 777, 781 (1990)). "[W]here a district court enters a default, the facts alleged in the pleadings will be deemed admitted. Thus, during a NRCP 55(b)(2) prove-up hearing, the district court shall consider the allegations deemed admitted to determine whether the non-offending party has established a prima facie case for liability." *Foster*, 227 P.3d at 1049-50. A prima facie case requires only "sufficiency of evidence in order to send the question to the jury." *Id.* 227 P.3d at 1050 (*citing Vancheri v. GNLV Corp.*, 105 Nev. 417, 420, 777 P.2d 366, 368 (1989)). The Plaintiffs have met this burden regarding all of their causes of action.

P. "Damages need not be determined with mathematical certainty." Perry, 111 Nev. at 1 948, 900 P.2d at 338. The party requesting damages must provide an evidentiary basis 2 3 for determining a "reasonably accurate amount of damages." Id. See also, 4 Countrywide Home Loans, Inc. v. Thitchener, 124 Nev. 725, 733, 192 P.3d 243, 248 5 (2008) and Mort Wallin of Lake Tahoe, Inc. v. Commercial Cabinet Co., Inc., 105 Nev. 6 855, 857, 784 P.2d 954, 955 (1989). 7 Q. Disgorgement is a remedy designed to dissuade individuals from attempting to profit 8 from their inappropriate behavior. "Disgorgement as a remedy is broader than 9 restitution or restoration of what the plaintiff lost." American Master Lease LLC v. 10 Idanta Partners, Ltd, 225 Cal. App. 4th 1451, 1482, 171 Cal. Rptr. 3d 548, 572 11 (2014)(internal citation omitted). "Where 'a benefit has been received by the defendant 12 but the plaintiff has not suffered a corresponding loss or, in some cases, any loss, but 13 nevertheless the enrichment of the defendant would be unjust . . . the defendant may be 14 under a duty to give to the plaintiff the amount by which [the defendant] has been 15 enriched."" Id. 171 Cal. Rptr. 3d at 573 (internal citations omitted). See also Miller v. 16 Bank of America, N.A., 352 P.3d 1162 (N.M. 2015) and Cross v. Berg Lumber Co., 7 17 P.3d 922 (Wyo. 2000). 18 19 **III. JUDGMENT** 20 Judgment is hereby entered against MEI-GSR, Gage Village and the Unit Owner's 21 22 Association as follows: 23 **Monetary Relief:** 1. Against MEI-GSR in the amount of \$442,591.83 for underpaid revenues to Unit owners; 24 2. Against MEI-GSR in the amount of \$4,152,669.13 for the rental of units of owners who had no 25 rental agreement; 26 3. Against MEI-GSR in the amount of \$1,399,630.44 for discounting owner's rooms without 27 28 credits;

1 4. Against MEI-GSR in the amount of \$31,269.44 for discounted rooms with credits;

2 5. Against MEI-GSR in the amount of \$96,084.96 for "comp'd" or free rooms;

3 6. Against MEI-GSR in the amount of \$411,833.40 for damages associated with the bad faith
4 "preferential rotation system";

5 7. Against MEI-GSR in the amount of \$1,706,798.04 for improperly calculated and assessed
6 contracted hotel fees;

7 8. Against MEI-GSR in the amount of \$77,338.31 for improperly collected assessments;

9. MEI-GSR will fund the FF&E reserve, shared facilities reserve and hotel reserve in the amount of 8 \$500,000.00 each. The Court finds that MEI-GSR has failed to fund the reserves for the units it, or 9 any of its agents, own. However, the Court has also determined, supra, that these fees were 10 themselves unconscionable. The Court does not believe that the remedy for MEI-GSR's failure to 11 fund the unconscionable amount should be some multiple of that unreasonable sum. Further, the 12 Court notes that Plaintiffs are individual owners: not the Unit Owner's Association. Arguably, the 13 reserves are an asset of the Unit Owner's Association and the Plaintiffs have no individual interest in 14 this sum. The Court believes that the "seed funds" for these accounts are appropriate under the 15 circumstances of the case; and 16

17 10. The Court finds that it would be inappropriate to give MEI-GSR any "write downs" or credits
18 for sums they may have received had they rented the rooms in accordance with appropriate business
19 practices. These sums will be disgorged.

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Non-Monetary Relief:

1. The receiver will remain in place with his current authority until this Court rules otherwise;

23 2. The Plaintiffs shall not be required to pay any fees, assessments, or reserves allegedly due or

24 || accrued prior to the date of this ORDER;

3. The receiver will determine a reasonable amount of FF&E, shared facilities and hotel reserve fees
required to fund the needs of these three ledger items. These fees will be determined within 90 days
of the date of this ORDER. No fees will be required until the implementation of these new

amounts. They will be collected from *all* unit owners and properly allocated on the Unit Owner's
 Association ledgers; and

||4. The current rotation system will remain in place.

Punitive Damages:

The Court specifically declined to hear argument regarding punitive damages during the 5 prove-up hearing. See Transcript of Proceedings 428:6 through 430:1. Where a defendant has been 6 guilty of oppression, fraud, or malice express or implied in an action not arising from contract, 7 punitive damages may be appropriate. NRS 42.005(1). Many of the Plaintiff's causes of action 8 sound in contract; therefore, they are not the subject of a punitive damages award. Some of the 9 causes of action may so qualify. The Court requires additional argument on whether punitive 10 damages would be appropriate in the non-contract causes of action. NRS 42.005(3). An appropriate 11 measure of punitive damages is based on the financial position of the defendant, its culpability and 12 blameworthiness, the vulnerability of, and injury suffered by, the offended party, the offensiveness 13 of the punished conduct, and the means necessary to deter further misconduct. See generally 14 Ainsworth v. Combined Insurance Company of America, 104 Nev. 587, 763 P.2d 673 (1988). 15 Should the Court determine that punitive damages are appropriate it will conduct a hearing to 16 consider all of the stated factors. NRS 42.005(3). The parties shall contact the Judicial Assistant 17 within 10 days of the date of this ORDER to schedule a hearing regarding punitive damages. 18 Counsel will be prepared to discuss all relevant issues and present testimony and/or evidence 19 regarding NRS 42.005 at that subsequent hearing. 20

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DATED this 2 day of October, 2015.

ELLIOTT A. SATTLER District Judge

1	CERTIFICATE OF SERVICE
2	I hereby certify that I electronically filed the foregoing with the Clerk of the Court by using
3	the ECF system which served the following parties electronically:
4	Jonathan Tew, Esq.
5	Jarrad Miller, Esq.
6 7	Stan Johnson, Esq.
8	Mark Wray, Esq.
9	
10	DATED this day of October, 2015.
11	Shere Mansfield
12	SHEILA MANSFIELD
13	Judicial Assistant
14	
15	
16	
17 18	
19	
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23	
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26	
27 28	
28	
	-24-

EXHIBIT E

1 2 3 4 5	CODE: 1090 G. David Robertson, Esq. (NV Bar No. 1001) Jarrad C. Miller, Esq. (NV Bar No. 7093) Jonathan J. Tew, Esq. (NV Bar No. 11874) Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501 (775) 329-5600 Attorneys for Plaintiffs	FILED Electronically 03-26-2013:02:41:53 PM Joey Orduna Hastings Clerk of the Court <u>Transaction # 3617729</u>
6	SECOND JUDICIAL DISTRICT CO	URT OF THE STATE OF NEVADA
7	IN AND FOR THE CO	DUNTY OF WASHOE
8		
9	ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP,	
10	individually; BARRY HAY, individually; MARIE-ANNE ALEXANDER, as Trustee of	
11	the MARIE-ANNIE ALEXANDER LIVING TRUST; MELISSA VAGUJHELYI and	Case No. CV12-02222 Dept. No. 10
12	GEORGE VAGUJHELYI, as Trustees of the GEORGE VAGUJHELYI AND MELISSA	
13	VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001; D'	
14	ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER	SECOND AMENDED COMPLAINT
15	BOKKE, individually; LEE VAN DER BOKKE, individually; DONALD	
16	SCHREIFELS, individually; ROBERT R. PEDERSON, individually and as Trustee of	
17	the PEDERSON 1990 TRUST; LOU ANN PEDERSON, individually and as Trustee of	
18	the PEDERSON 1990 TRUST; LORI ORDOVER, individually; WILLIAM A.	
19	HENDERSON, individually; CHRISTINE E. HENDERSON, individually; LOREN D.	
20	PARKER, individually; SUZANNE C. PARKER, individually; MICHAEL IZADY,	
21	individually; FARAD TORABKHAN,	
22	individually; SAHAR TAVAKOL, individually; M&Y HOLDINGS, LLC;	
23	JL&YL HOLDINGS, LLC; SANDI RAINES, individually; R. RAGHURAM, individually;	
24	USHA RAGHURAM, individually; LORI K. TOKUTOMI, individually; GARRET TOM,	
25	individually; ANITA TOM, individually; RAMON FADRILAN, individually; FAYE	
26	FADRILAN, individually; PETER K. LEE and MONICA L. LEE, as Trustees of the LEE	
27	FAMILY 2002 REVOCABLE TRUST; DOMINIC YIN, individually; ELIAS	
28	SHAMIEH, individually; JEFFREY QUINN,	
mson Street,	SECOND AMENI PAG	DED COMPLAINT DE 1

Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501

1	individually; BARBARA ROSE QUINN	
2	individually; KENNETH RICHE, individually; MAXINE RICHE, individually;	
2	NORMAN CHANDLER, individually;	
3	BENTON WAN, individually; TIMOTHY D.	
4	KAPLAN, individually; SILKSCAPE INC.; PETER CHENG, individually; ELISA	
_	CHENG, individually; GREG A.	
5	CAMERON, individually; TMI PROPERTY GROUP, LLC; RICHARD LUTZ,	
6	individually; SANDRA LUTZ, individually;	
7	MARY A. KOSSICK, individually; MELVIN CHEAH, individually; DI SHEN,	
	individually; NADINE'S REAL ESTATE	
8	INVESTMENTS, LLC; AJIT GUPTA, individually; SEEMA GUPTA, individually;	
9	FREDRICK FISH, individually; LISA FISH,	
-	individually; ROBERT A. WILLIAMS,	
10	individually; JACQUELIN PHAM,	
11	individually; MAY ANN HOM, as Trustee of	
11	the MAY ANN HOM TRUST; MICHAEL	
12	HURLEY, individually; DOMINIC YIN,	
12	individually; DUANE WINDHORST, individually; MARILYN WINDHORST,	
13	individually; VINOD BHAN, individually;	
14	ANNE BHAN, individually; GUY P.	
14	BROWNE, individually; GARTH A.	
15	WILLIAMS, individually; PAMELA Y. ARATANI, individually; DARLENE	
	LINDGREN, individually; LAVERNE	
16	ROBERTS, individually; DOUG MECHAM,	
17	individually; CHRISINE MECHAM,	
1/	individually; KWANGSOO SON, individually; SOO YEUN MOON,	
18	individually; JOHNSON AKINDODUNSE,	
	individually; IRENE WEISS, as Trustee of	
19	the WEISS FAMILY TRUST; PRAVESH	
20	CHOPRA, individually; TERRY POPE,	
20	individually; NANCY POPE, individually;	
21	JAMES TAYLOR, individually; RYAN TAYLOR, individually; KI HAM,	
	individually; YOUNG JA CHOI,	
22	individually; SANG DAE SOHN,	
	individually; KUK HYUNG (CONNIE),	
23	individually; SANG (MIKE) YOO,	
24	individually; BRETT MENMUIR, as Trustee of the CAYENNE TRUST; WILLIAM	
	MINER, JR., individually; CHANH	
25	TRUONG, individually; ELIZABETH	
26	ANDERS MECUA, individually; SHEPHERD MOUNTAIN, LLC; ROBERT	
-0	BRUNNER, individually; AMY BRUNNER,	
27	individually; JEFF RIOPELLE, individually;	
	PATRICIA M. MOLL, individually;	
28	DANIEL MOLL, individually; and DOE	
on, on	SECOND AMEND	EI
nat	SECOND AMEND	

Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501

1	PLAINTIFFS 1 THROUGH 10, inclusive,
2	Plaintiffs,
3	VS.
4	MEI-GSR Holdings, LLC, a Nevada Limited Liability Company, GRAND SIERRA
5	RESORT UNIT OWNERS' ASSOCIATION, a Nevada nonprofit corporation, GAGE
6	VILLAGE COMMERCIAL DEVELOPMENT, LLC, a Nevada Limited
7	Liability Company and DOE DEFENDANTS 1 THROUGH 10, inclusive,
8	Defendants.
9	COME NOW Plaintiffs ("Plaintiffs" or "Individual Unit Owners"), by and through their
10	counsel of record, Robertson, Johnson, Miller & Williamson, and for their causes of action
11	against Defendants hereby complain as follows:
12	GENERAL ALLEGATIONS
13	The Parties
14	1. Plaintiff Albert Thomas is a competent adult and is a resident of the State of
15	California.
16	2. Plaintiff Jane Dunlap is a competent adult and is a resident of the State of
17	California.
18	3. Plaintiff John Dunlap is a competent adult and is a resident of the State of
19	California.
20	4. Plaintiff Barry Hay is a competent adult and is a resident of the State of
21	California.
22	5. Plaintiff Marie-Annie Alexander, as Trustee of the Marie-Annie Alexander Living
23	Trust, is a competent adult and is a resident of the State of California.
24	6. Plaintiff Melissa Vagujhelyi, as Co-Trustee of the George Vagujhelyi and Melissa
25	Vagujheyli 2001 Family Trust Agreement U/T/A April 13, 2001, is a competent adult and is a
26	resident of the State of Nevada.
27	
28 Robertson, Johnson,	
Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501	SECOND AMENDED COMPLAINT PAGE 3

1	7.	Plaintiff George Vagujhelyi, as Co-Trustee of the George Vagujhelyi and Melissa	
2	Vagujheyli 20	001 Family Trust Agreement U/T/A April 13, 2001, is a competent adult and is a	
3	resident of the State of Nevada.		
4	8.	Plaintiff D'Arcy Nunn is a competent adult and is a resident of the State of	
5	California.		
6	9.	Plaintiff Henry Nunn is a competent adult and is a resident of the State of	
7	California.		
8	10.	Plaintiff Lee Van Der Bokke is a competent adult and is a resident of the State of	
9	California.		
10	11.	Plaintiff Madelyn Van Der Bokke is a competent adult and is a resident of the	
11	State of California.		
12	12.	Plaintiff Donald Schreifels is a competent adult and is a resident of the State of	
13	Minnesota.		
14	13.	Plaintiff Robert R. Pederson, individually and as Trustee of the Pederson 1990	
15	Trust, is a con	npetent adult and is a resident of the State of California.	
16	14.	Plaintiff Lou Ann Pederson, individually and as Trustee of the Pederson 1990	
17	Trust, is a competent adult and is a resident of the State of California.		
18	15.	Plaintiff Lori Ordover is a competent adult and is a resident of the State of	
19	Connecticut.		
20	16.	Plaintiff William A. Henderson is a competent adult and is a resident of the State	
21	of California.		
22	17.	Plaintiff Christine E. Henderson is a competent adult and is a resident of the State	
23	of California.		
24	18.	Plaintiff Loren D. Parker is a competent adult and is a resident of the State of	
25	Washington.		
26	19.	Plaintiff Suzanne C. Parker is a competent adult and is a resident of the State of	
27	Washington.		
28 on,			
son reet,		SECOND AMENDED COMPLAINT PAGE 4	

1	20.	Plaintiff Michael Izady is a competent adult and is a resident of the State of New
2	York.	
3	21.	Plaintiff Steven Takaki is a competent adult and is a resident of the State of
4	California.	
5	22.	Plaintiff Farad Torabkhan is a competent adult and is a resident of the State of
6	New York.	
7	23.	Plaintiff Sahar Tavakol is a competent adult and is a resident of the State of New
8	York.	
9	24.	Plaintiff M&Y Holdings is a Nevada Limited Liability Company with its
10	principal plac	ce of business in Nevada.
11	25.	Plaintiff JL&YL Holdings, LLC is a Nevada Limited Liability Company with its
12	principal place of business in Nevada.	
13	26.	Plaintiff Sandi Raines is a competent adult and is a resident of the State of
14	Minnesota.	
15	27.	Plaintiff R. Raghuram is a competent adult and is a resident of the State of
16	California.	
17	28.	Plaintiff Usha Raghuram is a competent adult and is a resident of the State of
18	California.	
19	29.	Plaintiff Lori K. Tokutomi is a competent adult and is a resident of the State of
20	California.	
21	30.	Plaintiff Garett Tom is a competent adult and is a resident of the State of
22	California.	
23	31.	Plaintiff Anita Tom is a competent adult and is a resident of the State of
24	California.	
25	32.	Plaintiff Ramon Fadrilan is a competent adult and is a resident of the State of
26	California.	
27	33.	Plaintiff Faye Fadrilan is a competent adult and is a resident of the State of
28 n,	California.	
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1	34.	Plaintiff Peter K. Lee, as Trustee of the Lee Family 2002 Revocable Trust, is a
2	competent ad	dult and is a resident of the State of California.
3	35.	Plaintiff Monica L. Lee, as Trustee of the Lee Family 2002 Revocable Trust, is a
4	competent ad	dult and is a resident of the State of California.
5	36.	Plaintiff Dominic Yin is a competent adult and is a resident of the State of
6	California.	
7	37.	Plaintiff Elias Shamieh is a competent adult and is a resident of the State of
8	California.	
9	38.	Plaintiff Nadine's Real Estate Investments, LLC, is a North Dakota Limited
10	Liability Con	mpany.
11	39.	Plaintiff Jeffery James Quinn is a competent adult and is a resident of the State of
12	Hawaii.	
13	40.	Plaintiff Barbara Rose Quinn is a competent adult and is a resident of the State of
14	Hawaii.	
15	41.	Plaintiff Kenneth Riche is a competent adult and is a resident of the State of
16	Wisconsin.	
17	42.	Plaintiff Maxine Riche is a competent adult and is a resident of the State of
18	Wisconsin.	
19	43.	Plaintiff Norman Chandler is a competent adult and is a resident of the State of
20	Alabama.	
21	44.	Plaintiff Benton Wan is a competent adult and is a resident of the State of
22	California.	
23	45.	Plaintiff Timothy Kaplan is a competent adult and is a resident of the State of
24	California.	
25	46.	Plaintiff Silkscape Inc. is a California Corporation.
26	47.	Plaintiff Peter Cheng is a competent adult and is a resident of the State of
27	California.	
28		
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48. California. 49. California.	Plaintiff Elisa Cheng is a competent adult and is a resident of the State of Plaintiff Greg A. Cameron is a competent adult and is a resident of the State of
49. California.	Plaintiff Greg A. Cameron is a competent adult and is a resident of the State of
California.	Plaintiff Greg A. Cameron is a competent adult and is a resident of the State of
-0	
50.	Plaintiff TMI Property Group, LLC is a California Limited Liability Company.
51.	Plaintiff Richard Lutz is a competent adult and is a resident of the State of
California.	
52.	Plaintiff Sandra Lutz is a competent adult and is a resident of the State of
California.	
53.	Plaintiff Mary A. Kossick is a competent adult and is a resident of the State of
California.	
54.	Plaintiff Melvin H. Cheah is a competent adult and is a resident of the State of
California.	
55.	Plaintiff Di Shen is a competent adult and is a resident of the State of Texas.
56.	Plaintiff Ajit Gupta is a competent adult and is a resident of the State of
California.	
57.	Plaintiff Seema Gupta is a competent adult and is a resident of the State of
California.	
58.	Plaintiff Fredrick Fish is a competent adult and is a resident of the State of
Minnesota.	
59.	Plaintiff Lisa Fish is a competent adult and is a resident of the State of Minnesota.
60.	Plaintiff Robert A. Williams is a competent adult and is a resident of the State of
Minnesota.	
61.	Plaintiff Jacquelin Pham is a competent adult and is a resident of the State of
California.	
62.	Plaintiff May Ann Hom, as Trustee of the May Ann Hom Trust, is a competent
adult and is a	a resident of the State of California.
	SECOND AMENDED COMPLAINT PAGE 7
	California. 52. California. 53. California. 54. California. 55. 56. California. 57. California. 58. Minnesota. 59. 60. Minnesota. 61. California.

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28 son,	British Colur	nbia.
27	76.	Plaintiff Kwangsoo Son is a competent adult and is a resident of Vancouver,
26	Nevada.	
25	75.	Plaintiff Chrisine Mecham is a competent adult and is a resident of the State of
24	Nevada.	
23	74.	Plaintiff Doug Mecham is a competent adult and is a resident of the State of
22	Nevada.	
21	73.	Plaintiff Laverne Roberts is a competent adult and is a resident of the State of
20	Minnesota.	
19	72.	Plaintiff Darleen Lindgren is a competent adult and is a resident of the State of
18	California.	
17	71.	Plaintiff Pamela Y. Aratani is a competent adult and is a resident of the State of
16	California.	
15	70.	Plaintiff Garth Williams is a competent adult and is a resident of the State of
13	California.	Fighter Suy F. Diowno is a competent adult and is a resident of the State of
12	69.	Plaintiff Guy P. Browne is a competent adult and is a resident of the State of
11	California.	riantin Anne Bhan is a competent aduit and is a resident of the State of
10	68.	Plaintiff Anne Bhan is a competent adult and is a resident of the State of
9 10	67. California.	Plaintiff Vinod Bhan is a competent adult and is a resident of the State of
8	Minnesota.	Disintiff Vined Dhan is a compotent shift and is a perident of the State of
7	66.	Plaintiff Marilyn Windhorst is a competent adult and is a resident of the State of
6	Minnesota.	
5	65.	Plaintiff Duane Windhorst is a competent adult and is a resident of the State of
4	California.	
3	64.	Plaintiff Dominic Yin is a competent adult and is a resident of the State of
2	Minnesota.	
1	63.	Plaintiff Michael Hurley is a competent adult and is a resident of the State of

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1	77.	Plaintiff Soo Yeun Moon is a competent adult and is a resident of Vancouver,	
2	British Columbia.		
3	78.	Plaintiff Johnson Akindodunse is a competent adult and is a resident of the State	
4	of California.		
5	79.	Plaintiff Irene Weiss, as Trustee of the Weiss Family Trust, is a competent adult	
6	and is a resid	ent of the State of Texas.	
7	80.	Plaintiff Pravesh Chopra is a competent adult and is a resident of the State of	
8	California.		
9	81.	Plaintiff Terry Pope is a competent adult and is a resident of the State of Nevada.	
10	82.	Plaintiff Nancy Pope is a competent adult and is a resident of the State of Nevada.	
11	83.	Plaintiff James Taylor is a competent adult and is a resident of the State of	
12	California.		
13	84.	Plaintiff Ryan Taylor is a competent adult and is a resident of the State of	
14	California.		
15	85.	Plaintiff Ki Ham is a competent adult and is a resident of Surry B.C.	
16	86.	Plaintiff Young Ja Choi is a competent adult and is a resident of Coquitlam, B.C.	
17	87.	Plaintiff Sang Dae Sohn is a competent adult and is a resident of Vancouver, B.C.	
18	88.	Plaintiff Kuk Hyung ("Connie") is a competent adult and is a resident of	
19	Coquitlam, B	B.C.	
20	89.	Plaintiff Sang ("Mike") Yoo is a competent adult and is a resident of Coquitlam,	
21	British Columbia.		
22	90.	Plaintiff Brett Menmuir, as Trustee of the Cayenne Trust, is a competent adult and	
23	is a resident o	of the State of Nevada.	
24	91.	Plaintiff William Miner, Jr., is a competent adult and is a resident of the State of	
25	California.		
26	92.	Plaintiff Chanh Truong is a competent adult and is a resident of the State of	
27	California.		
28			
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1	93. Plaintiff Elizabeth Anders Mecua is a competent adult and is a resident of the
2	State of California.
3	94. Plaintiff Shepherd Mountain, LLC is a Texas Limited Liability Company with its
4	principal place of business in Texas.
5	95. Plaintiff Robert Brunner is a competent adult and is a resident of the State of
6	Minnesota.
7	96. Plaintiff Amy Brunner is a competent adult and is a resident of the State of
8	Minnesota.
9	97. Plaintiff Jeff Riopelle is a competent adult and is a resident of the State of
10	California.
11	98. Plaintiff Patricia M. Moll is a competent adult and is a resident of the State of
12	Illinois.
13	99. Plaintiff Daniel Moll is a competent adult and is a resident of the State of Illinois.
14	100. Plaintiffs are informed and believe and thereon allege that at all relevant times
15	herein, Defendant MEI-GSR Holdings, LLC ("MEI-GSR") is a Nevada Limited Liability
16	Company with its principal place of business in Nevada.
17	101. Plaintiffs are informed and believe and thereon allege that at all relevant times
18	herein, Defendant Gage Village Commercial Development, LLC ("Gage Village") is a Nevada
19	Limited Liability Company with its principal place of business in Nevada.
20	102. Plaintiffs are informed and believe and thereon allege that Gage Village is related
21	to, controlled by, affiliated with, and/or a subsidiary of MEI-GSR.
22	103. Plaintiffs are informed and believe and thereon allege that at all relevant times
23	herein, Defendant Grand Sierra Resort Unit Owners' Association (the "Unit Owners'
24	Association") is a Nevada nonprofit corporation with its principal place of business in Nevada.
25	104. The true names and capacities whether individual, corporate, associate or
26	otherwise of Plaintiff Does and Defendant Does 1 through 10, are unknown to Plaintiffs, and
27	Plaintiffs therefore include them by such fictitious names. Plaintiffs will amend this Complaint
28	to allege their true names and capacities when such are ascertained. Plaintiffs are informed and
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believe and thereon allege that each of the fictitiously named Defendant Does is liable to
 Plaintiffs in some manner for the occurrences that are herein alleged.

3

MEI-GSR's Control of the Unit Owners' Association is to Plaintiffs' Detriment

4 105. The Individual Unit Owners re-allege each and every allegation contained in
5 paragraphs 1 through 102 of this Complaint as though fully stated herein and hereby incorporate
6 them by this reference as if fully set forth below.

106. The Grand Sierra Resort Condominium Units ("GSR Condo Units") are part of
the Grand Sierra Unit Owners Association, which is an apartment style hotel condominium
development of 670 units in one 27-story building. The GSR Condo Units occupy floors 17
through 24 of the Grand Sierra Resort and Casino, a large-scale hotel casino, located at 2500
East Second Street, Reno, Nevada.

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107. All of the Individual Unit Owners: hold an interest in, own, or have owned, one or more GSR Condo Units.

14 108. Defendants Gage Village and MEI-GSR own multiple GSR Condo Units.

109. Defendant MEI-GSR owns the Grand Sierra Resort and Casino.

16 110. Under the Declaration of Covenants, Conditions, Restrictions and Reservations of
17 Easements for Hotel-Condominiums at Grand Sierra Resort ("CC&Rs"), there is one voting
18 member for each unit of ownership (thus, an owner with multiple units has multiple votes).

19 111. Because Defendants MEI-GSR and Gage Village control more units of ownership
20 than any other person or entity, they effectively control the Unit Owners' Association by having
21 the ability to elect Defendant MEI-GSR's chosen representatives to the Board of Directors (the
22 governing body over the GSR Condo Units).

112. As a result of Defendants MEI-GSR and Gage Village controlling the Unit
Owners' Association, the Individual Unit Owners effectively have no input or control over the
management of the Unit Owners' Association.

26 113. Defendants MEI-GSR and Gage Village have used, and continue to use, their
27 control over the Defendant Unit Owners' Association to advance Defendants MEI-GSR and
28 Gage Villages' economic objectives to the detriment of the Individual Unit Owners.

Defendants MEI-GSR and Gage Villages' control of the Unit Owners' 1 114. 2 Association violates Nevada law as it defeats the purpose of forming and maintaining a 3 homeowners' association.

4 5

Further, the Nevada Division of Real Estate requires a developer to sell off the 115. units within 7 years, exit and turn over the control and management to the owners.

6

7

116. Under the CC&Rs, the Individual Unit Owners are required to enter into a "Unit Maintenance Agreement" and participate in the "Hotel Unit Maintenance Program," wherein 8 Defendant MEI-GSR provides certain services (including, without limitation, reception desk 9 staffing, in-room services, guest processing services, housekeeping services, Hotel Unit 10 inspection, repair and maintenance services, and other services).

11 117. The Unit Owners' Association maintains capital reserve accounts that are funded by the owners of GSR Condo Units. The Unit Owners' Association collects association dues of 12 13 approximately \$25 per month per unit, with some variation depending on a particular unit's 14 square footage.

15 The Individual Unit Owners pay for contracted "Hotel Fees," which include taxes, 118. 16 deep cleaning, capital reserve for the room, capital reserve for the building, routine maintenance, 17 utilities. etc.

18 119. Defendant MEI-GSR has systematically allocated and disproportionately charged 19 capital reserve contributions to the Individual Unit Owners, so as to force the Individual Unit 20 Owners to pay capital reserve contributions in excess of what should have been charged.

21 120. Defendants MEI-GSR and Gage Development have failed to pay proportionate 22 capital reserve contribution payments in connection with their Condo Units.

Defendant MEI-GSR has failed to properly account for, or provide an accurate 23 121. 24 accounting for the collection and allocation of the collected capital reserve contributions.

25 122. The Individual Unit Owners also pay "Daily Use Fees" (a charge for each night a 26 unit is occupied by any guest for housekeeping services, etc.).

27 123. Defendants MEI-GSR and Gage Village have failed to pay proportionate Daily Use Fees for the use of Defendants' GSR Condo Units. 28

124. Defendant MEI-GSR has failed to properly account for the contracted "Hotel 1 2 Fees" and "Daily Use Fees."

3 125. Further, the Hotel Fees and Daily Use Fees are not included in the Unit Owners' 4 Association's annual budget with other assessments that provide the Individual Unit Owners' the 5 ability to reject assessment increases and proposed budget ratification.

126. Defendant MEI-GSR has systematically endeavored to increase the various fees 6 7 that are charged in connection with the use of the GSR Condo Units in order to devalue the units 8 owned by Individual Unit Owners.

9 127. The Individual Unit Owners' are required to abide by the unilateral demands of 10 MEI-GSR, through its control of the Unit Owners' Association, or risk being considered in 11 default under Section 12 of the Agreement, which provides lien and foreclosure rights pursuant to Section 6.10(f) of the CC&R's. 12

13 Defendants MEI-GSR and/or Gage Village have attempted to purchase, and 128. 14 purchased, units devalued by their own actions, at nominal, distressed prices when Individual 15 Unit Owners decide to, or are effectively forced to, sell their units because the units fail to 16 generate sufficient revenue to cover expenses.

17

129. Defendant MEI-GSR and/or Gage Village have, in late 2011 and 2012, purchased 18 such devalued units for \$30,000 less than the amount they purchased units for in March of 2011.

19 130. The Individual Unit Owners effectively pay association dues to fund the Unit 20 Owners' Association, which acts contrary to the best interests of the Individual Unit Owners.

21 131. Defendant MEI-GSR's interest in maximizing its profits is in conflict with the 22 interest of the Individual Unit Owners. Accordingly, Defendant MEI-GSR's control of the Unit 23 Owners' Association is a conflict of interest.

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24

MEI-GSR's Rental Program

26 132. As part of Defendant MEI-GSR's Grand Sierra Resort and Casino business operations, it rents: (1) hotel rooms owned by Defendant MEI-GSR that are not condominium 27

1	units; (2) GSR Condo Units owned by Defendant MEI-GSR and/or Gage Village; and (3) GSR	
2	Condo Units owned by the Individual Condo Unit Owners.	
3	133. Defendant MEI-GSR has entered into a Grand Sierra Resort Unit Rental	
4	Agreement with Individual Unit Owners.	
5	134. Defendant MEI-GSR has manipulated the rental of the: (1) hotel rooms owned by	
6	Defendant MEI-GSR; (2) GSR Condo Units owned by Defendant MEI-GSR and/or Gage	
7	Village; and (3) GSR Condo Units owned by Individual Condo Unit Owners so as to maximize	
8	Defendant MEI-GSR's profits and devalue the GSR Condo Units owned by the Individual Unit	
9	Owners.	
10	135. Defendant MEI-GSR has rented the Individual Condo Units for as little as \$0.00	
11	to \$25.00 a night.	
12	136. Yet, MEI-GSR has charged "Daily Use Fees" of approximately \$22.38, resulting	
13	in revenue to the Individual Unit Owners as low as \$2.62 per night for the use of their GSR	
14	Condo Unit (when the unit was rented for a fee as opposed to being given away).	
15	137. By functionally, and in some instances actually, giving away the use of units	
16	owned by the Individual Unit Owners, Defendant MEI-GSR has received a benefit because those	
17	who rent the Individual Units frequently gamble and purchase food, beverages, merchandise, spa	
18	services and entertainment access from Defendant MEI-GSR.	
19	138. Defendant MEI-GSR has rented Individual Condo Units to third parties without	
20	providing Individual Unit Owners with any notice or compensation for the use of their unit.	
21	139. Further, Defendant MEI-GSR has systematically endeavored to place a priority on	
22	the rental of Defendant MEI-GSR's hotel rooms, Defendant MEI-GSR's GSR Condo Units, and	
23	Defendant Gage Village's Condo Units.	
24	140. Such prioritization effectively devalues the units owned by the Individual Unit	
25	Owners.	
26	141. Defendants MEI-GSR and Gage Village intend to purchase the devalued units at	
27	nominal, distressed prices when Individual Unit Owners decide to, or are effectively forced to,	
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1	sell their units because the units fail to generate sufficient revenue to cover expenses and have no
2	prospect of selling their persistently loss-making units to any other buyer.
3	142. Some of the Individual Unit Owners have retained the services of a third party to
4	market and rent their GSR Condo Unit(s).
5	143. Defendant MEI-GSR has systematically thwarted the efforts of any third party to
6	market and rent the GSR Units owned by the Individual Unit Owners.
7	144. Defendant MEI-GSR has breached the Grand Sierra Resort Unit Rental
8	Agreement with Individual Condo Unit Owners by failing to follow its terms, including but not
9	limited to, the failure to implement an equitable Rotational System as referenced in the
10	agreement.
11	145. Defendant MEI-GSR has failed to act in good faith in exercising its duties under
12	the Grand Sierra Resort Unit Rental Agreements with the Individual Unit Owners.
13	FIRST CLAIM FOR RELIEF (Petition for Appointment of Receiver as to
14	Defendant Grand Sierra Resort Unit Owners' Association)
15	
16	146. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through
17	143 of this Complaint as though fully stated herein and hereby incorporate them by this reference
18	as if fully set forth below.
19	147. Because Defendant MEI-GSR and/or Gage Village controls more units of
20	ownership than any other person or entity, Defendant MEI-GSR and Gage Village effectively
21	control the Grand Sierra Resort Unit Owners' Association by having the ability to elect
22	Defendant MEI-GSR's chosen representatives to the Board of Directors (the governing body
23	over the GSR Condo Units).
24	148. As a result of Defendant MEI-GSR controlling the Grand Sierra Resort Unit-
25	Owners' Association, Plaintiffs effectively have no input or control over the management of the
26	Unit Owners' Association.
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1	149. Defendant MEI-GSR has used, and continues to use, its control over the	
2	Defendant Grand Sierra Resort Unit Owners' Association to advance Defendant MEI-GSR's	
3	economic objectives to the detriment of Plaintiffs.	
4	150. Plaintiffs are entitled to a receiver pursuant to NRS § 32.010.	
5	151. Pursuant to NRS § 32.010, the appointment of a receiver is appropriate in this	
6	case as a matter of statute and equity.	
7	152. Unless a receiver is appointed, Defendant MEI-GSR will continue to control the	
8	Unit Owners' Association to advance Defendant MEI-GSR's economic objections to the	
9	detriment of Plaintiffs.	
10	153. Without the grant of the remedies sought in this Complaint, Plaintiffs have no	
11	adequate remedy at law to enforce their rights and Plaintiffs will suffer irreparable harm unless	
12	granted the relief as prayed for herein.	
13	WHEREFORE, Plaintiffs request judgment against the Defendant Grand Sierra Resort	
14	Unit Owners' Association, as set forth below.	
15	<u>SECOND CLAIM FOR RELIEF</u> (Intentional and/or Negligent Misrepresentation as to Defendant MEI-GSR)	
16	(Intentional and/or Negligent Misrepresentation as to Defendant MEI-GSK)	
17	154. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
18	151 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
19	as if fully set forth below.	
20	155. Defendant MEI-GSR made affirmative representations to Plaintiffs regarding the	
21	use, rental and maintenance of the Individual Unit Owners' GSR Condo Units.	
22	156. Plaintiffs are now informed and believe, and thereon allege, that these	
23	representations were false.	
24	157. The Defendant MEI-GSR knew that the affirmative representations were false, in	
25	the exercise of reasonable care should have known that they were false, and/or knew or should	
26	have known that it lacked a sufficient basis for making said representations.	
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1 158. The representations were made with the intention of inducing Plaintiffs to
 2 contract with Defendant MEI-GSR for the marketing and rental of Plaintiffs' GSR Condo Units
 3 and otherwise act, as set out above, in reliance upon the representations.

- 4 159. Plaintiffs justifiably relied upon the affirmative representations of Defendant
 5 MEI-GSR in contracting with Defendant MEI-GSR for the rental of their GSR Condo Units.
- 6 160. As a direct and proximate result of Defendant MEI-GSR's misrepresentations,
 7 Plaintiffs have been, and will continue to be, harmed in the manner herein.

8 161. Plaintiffs are further informed and believe, and thereon allege, that said
9 representations were made by Defendant MEI-GSR with the intent to commit an oppression
10 directed toward Plaintiffs by intentionally devaluing there GSR Condo Units. As a result,
11 Plaintiffs are entitled to an award of exemplary damages against the Defendant, according to
12 proof at the time of trial.

13 162. In addition, as a direct, proximate and necessary result of Defendant MEI-GSR's
14 bad faith and wrongful conduct, Plaintiffs have been forced to incur costs and attorneys' fees and
15 thus Plaintiffs hereby seek an award of said costs and attorneys' fees as damages pursuant to
16 statute, decisional law, common law and this Court's inherent powers.

WHEREFORE, Plaintiffs request judgment against Defendant MEI-GSR, as set forth
below.

<u>THIRD CLAIM FOR RELIEF</u> (Breach of Contract as to Defendant MEI-GSR)

21 163. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through
22 160 of this Complaint as though fully stated herein and hereby incorporate them by this reference
23 as if fully set forth below.

24 164. Defendant MEI-GSR has entered into a Grand Sierra Resort Unit Rental
25 Agreement (the "Agreement") with Individual Condo Unit Owners.

26 165. Defendant MEI-GSR has breached the Agreement with Individual Unit Owners
27 by failing to follow its terms, including but not limited to, the failure to implement an equitable
28 Rotational System as referenced in the agreement.

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19

1	166. The Agreement is an enforceable contract between Defendant MEI-GSR and	
2	Plaintiffs.	
3	167. Plaintiffs have performed all of their obligations and satisfied all of their	
4	conditions under the Agreement, and/or their performance and conditions were excused.	
5	168. As a direct and proximate result of Defendant MEI-GSR's breaches of the	
6	Agreement as alleged herein, Plaintiffs have been, and will continue to be, harmed in the manner	
7	herein alleged.	
8	169. In addition, as a direct, proximate and necessary result of Defendant's bad faith	
9	and wrongful conduct, Plaintiffs have been forced to incur costs and attorneys' fees which they	
10	are entitled to recover under the terms of the Agreement.	
11	WHEREFORE, Plaintiffs request judgment against Defendant MEI-GSR, as set forth	
12	below.	
13	FOURTH CLAIM FOR RELIEF	
14	(Quasi-Contract/Equitable Contract/Detrimental Reliance as to Defendant MEI-GSR)	
15	170. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
16	167 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
17	as if fully set forth below.	
18	171. Defendant MEI-GSR is contractually obligated to Plaintiffs. The contractual	
19	obligations are based upon the underlying agreements between Defendant MEI-GSR and	
20	Plaintiffs, and principles of equity and representations made by MEI-GSR.	
21	172. Plaintiffs relied upon the representations of Defendant MEI-GSR and trusted	
22	Defendant MEI-GSR with the marketing and rental of their GSR Condo Units.	
23	173. Due to the devaluation of the GSR Condo Units caused by Defendant MEI-GSR's	
24	actions, the expenses they have had to incur, and their inability to sell the Property in its current	
25	state, Plaintiffs have suffered damages.	
26	174. Defendant MEI-GSR was informed of, and in fact knew of, Plaintiffs' reliance	
27	upon its representations.	
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1	175. Based on these facts, equitable or quasi-contracts existed between Plaintiffs and	
2	Defendant MEI-GSR's actions as described hereinabove.	
3	176. Defendant MEI-GSR, however, has failed and refused to perform its obligations.	
4	177. These refusals and failures constitute material breaches of their agreements.	
5	178. Plaintiffs have performed all of their obligations and satisfied all conditions under	
6	the contracts, and/or their performance and conditions, under the contracts, were excused.	
7	179. As a direct and proximate result of Defendant MEI-GSR's wrongful conduct as	
8	alleged herein, the Plaintiffs have been, and will continue to be, harmed in the manner herein	
9	alleged.	
10	180. In addition, as a direct, proximate and necessary result of Defendant MEI-GSR's	
11	wrongful conduct, Plaintiffs have been forced to incur costs and attorneys' fees and thus	
12	Plaintiffs hereby seek an award of said costs and attorneys' fees as damages pursuant to statute,	
13	decisional law, common law and this Court's inherent powers.	
14	WHEREFORE, Plaintiffs request judgment against Defendant MEI-GSR, as set forth	
15	below.	
16	FIFTH CLAIM FOR RELIEF	
16 17	<u>FIFTH CLAIM FOR RELIEF</u> (Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR)	
	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to	
17	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR)	
17 18	 (Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 	
17 18 19	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
17 18 19 20	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below.	
17 18 19 20 21	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant	
17 18 19 20 21 22	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement.	
17 18 19 20 21 22 23	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement. 183. Under the terms of their respective agreement(s), Defendant MEI-GSR was	
17 18 19 20 21 22 23 24	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement. 183. Under the terms of their respective agreement(s), Defendant MEI-GSR was obligated to market and rent Plaintiffs' GSR Condo Units.	
 17 18 19 20 21 22 23 24 25 	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement. 183. Under the terms of their respective agreement(s), Defendant MEI-GSR was obligated to market and rent Plaintiffs' GSR Condo Units. 184. Defendant MEI-GSR has manipulated the rental of: (1) the hotel rooms owned by	
 17 18 19 20 21 22 23 24 25 26 	(Breach of the Implied Covenant of Good Faith and Fair Dealing as to Defendant MEI-GSR) 181. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 178 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 182. As alleged herein, Plaintiffs entered into one or more contracts with Defendant MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement. 183. Under the terms of their respective agreement(s), Defendant MEI-GSR was obligated to market and rent Plaintiffs' GSR Condo Units. 184. Defendant MEI-GSR has manipulated the rental of: (1) the hotel rooms owned by Defendant MEI-GSR; (2) GSR Condo Units owned by Defendant MEI-GSR and Defendant	

1	185. Every contract in Nevada has implied into it, a covenant that the parties thereto	
2	will act in the spirit of good faith and fair dealing.	
3	186. Defendant MEI-GSR has breached this covenant by intentionally making false	
4	and misleading statements to Plaintiffs, and for its other wrongful actions as alleged in this	
5	Complaint.	
6	187. As a direct and proximate result of Defendant MEI-GSR's breaches of the implied	
7	covenant of good faith and fair dealing, Plaintiffs have been, and will continue to be, harmed in	
8	the manner herein alleged.	
9	188. In addition, as a direct, proximate and necessary result of Defendant MEI-GSR's	
10	bad faith and wrongful conduct, Plaintiffs have been forced to incur costs and attorneys' fees	
11	and thus Plaintiffs hereby seek an award of said costs and attorneys' fees as damages pursuant to	
12	statute, decisional law, common law and this Court's inherent powers.	
13	WHEREFORE, Plaintiffs request judgment against Defendant MEI-GSR, as set forth	
14	below.	
15	SIXTH CLAIM FOR RELIEF (Consumer Freud/Neurode Deserting Trade Prestings Act Against Defendent MEL CSP)	
15 16	<u>SIXTH CLAIM FOR RELIEF</u> (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR)	
16	(Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR)	
16 17	(Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
16 17 18	(Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
16 17 18 19	(Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below.	
16 17 18 19 20	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is 	
16 17 18 19 20 21	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is a victim of consumer fraud." 	
16 17 18 19 20 21 22	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is a victim of consumer fraud." 191. NRS § 41.600(2) explains, in part, "consumer fraud' means [a] deceptive 	
 16 17 18 19 20 21 22 23 	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is a victim of consumer fraud." 191. NRS § 41.600(2) explains, in part, "consumer fraud' means [a] deceptive trade practice as defined in NRS §§ 598.0915 to 598.0925, inclusive." 	
 16 17 18 19 20 21 22 23 24 	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is a victim of consumer fraud." 191. NRS § 41.600(2) explains, in part, "consumer fraud' means [a] deceptive trade practice as defined in NRS §§ 598.0915 to 598.0925, inclusive." 192. NRS Chapter 598 identifies certain activities which constitute deceptive trade 	
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 16 17 18 19 20 21 22 23 24 25 26 	 (Consumer Fraud/Nevada Deceptive Trade Practices Act Against Defendant MEI-GSR) 189. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through 186 of this Complaint as though fully stated herein and hereby incorporate them by this reference as if fully set forth below. 190. NRS § 41.600(1) provides that "[a]n action may be brought by any person who is a victim of consumer fraud." 191. NRS § 41.600(2) explains, in part, "consumer fraud' means [a] deceptive trade practice as defined in NRS §§ 598.0915 to 598.0925, inclusive." 192. NRS Chapter 598 identifies certain activities which constitute deceptive trade practices; many of those activities occurred in MEI-GSR's dealings with Plaintiffs. 193. Defendant MEI-GSR, in the course of its business or occupation, knowingly made 	

1	194. Defendant MEI-GSR failed to represent the actual marketing and rental practices	
2	implemented by Defendant MEI-GSR, as the Defendant was contractually and legally required	
3	to do.	
4	195. Defendant MEI-GSR's conduct, as described in this Complaint, constitutes	
5	deceptive trade practices and is in violation of, among other statutory provisions and	
6	administrative regulations, NRS §§ 598.0915 to 598.0925.	
7	196. As a direct and proximate result of Defendant MEI-GSR's deceptive trade	
8	practices, Plaintiffs have suffered damages.	
9	197. Plaintiffs are also entitled to recover their costs in this action and reasonable	
10	attorneys' fees, as allowed by law.	
11	WHEREFORE, Plaintiffs request judgment against Defendant MEI-GSR, as set forth	
12	below.	
13	SEVENTH CLAIM FOR RELIEF	
14	(Declaratory Relief as to Defendant MEI-GSR)	
15	198. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
16	195 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
17	as if fully set forth below.	
18	199. As alleged hereinabove, an actual controversy has arisen and now exists between	
19	Plaintiffs and Defendant MEI-GSR, regarding the extent to which Defendant MEI-GSR has the	
20	legal right to control the Grand Sierra Resort Unit-Owners' Association to advance Defendant	
21	MEI-GSR's economic objections to the detriment of Plaintiffs.	
22	200. The interests of Plaintiffs and Defendant MEI-GSR are completely adverse as to	
23	the Plaintiffs.	
24	201. Plaintiffs have a legal interest in this dispute as they are the owners of record of	
25	certain GSR Condo Units.	
26	202. This controversy is ripe for judicial determination in that Plaintiffs have alluded to	
27	and raised this issue in this Complaint.	
28		
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1	203. Accordingly, Plaintiffs seek a judicial declaration that Defendant MEI-GSR	
2	cannot control the Grand Sierra Resort Unit-Owners' Association to advance Defendant MEI-	
3	GSR's economic objectives to the detriment of Plaintiffs.	
4	WHEREFORE, the Plaintiffs request judgment against Defendant MEI-GSR, as set	
5	forth below.	
6	EIGHTH CLAIM FOR RELIEF	
7	(Conversion as to Defendant MEI-GSR)	
8	204. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
9	201 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
10	as if fully set forth below.	
11	205. Defendant MEI-GSR wrongfully committed a distinct act of dominion over the	
12	Plaintiffs' property by renting their GSR Condo Units both at unreasonably low rates so as to	
13	only benefit Defendant MEI-GSR, and also renting said units without providing any	
14	compensation or notice to Plaintiffs.	
15	206. Defendant MEI-GSR's acts were in denial of, or inconsistent with, Plaintiffs' title	
16	or rights therein.	
17	207. Defendant MEI-GSR's acts were in derogation, exclusion, or defiance of the	
18	Plaintiffs' title or rights therein.	
19	WHEREFORE, Plaintiffs request judgment against the Defendant MEI-GSR, as set	
20	forth below.	
21	NINTH CLAIM FOR RELIEF (Demand for Accounting as to Defendent MEL CSD and Defendent Crond Sieure Unit	
22	(Demand for Accounting as to Defendant MEI-GSR and Defendant Grand Sierra Unit Owners Association)	
23		
24	208. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
25	205 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
26	as if fully set forth below.	
27	209. The Nevada Revised Statutes impose certain duties and obligations upon trustees,	
28	fiduciaries, managers, advisors, and investors.	
nson Street	SECOND AMENDED COMPLAINT	

1	210. Defendant MEI-GSR has not fulfilled its duties and obligations.	
2	211. Plaintiffs are informed and believe, and thereon allege, that they are interested	
3	parties in the Defendant Grand Sierra Unit Owners Association and Defendant MEI-GSR's	
4	endeavors to market, maintain, service and rent Plaintiffs' GSR Condo Units.	
5	212. Among their duties, Defendant Grand Sierra Unit Owners Association and	
6	Defendant MEI-GSR are required to prepare accountings of their financial affairs as they pertain	
7	to Plaintiffs.	
8	213. Defendant Grand Sierra Unit Owners Association and Defendant MEI-GSR have	
9	failed to properly prepare and distribute said accountings.	
10	214. Accordingly, Plaintiffs are entitled to a full and proper accounting.	
11	WHEREFORE, Plaintiffs request judgment against the Defendants MEI-GSR and the	
12	Grand Sierra Unit Owners Association, as set forth below.	
13	TENTH CLAIM FOR RELIEF	
14	(Specific Performance Pursuant to NRS 116.112, Unconscionable Agreement)	
15	215. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
16	212 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
17	as if fully set forth below.	
18	216. As alleged herein, Plaintiffs entered into one or more contracts with Defendant	
19	MEI-GSR, including the Grand Sierra Resort Unit Rental Agreement and the Unit Maintenance	
20	Agreement.	
21	217. The Grand Sierra Resort Unit Rental Agreement is unconscionable pursuant to	
22	NRS § 116.112 because MEI-GSR has manipulated the rental of the: (1) hotel rooms owned by	
23	Defendant MEI-GSR; (2) GSR Condo Units owned or controlled by Defendant MEI-GSR; and	
24	(3) GSR Condo Units owned by Individual Unit Owners so as to maximize Defendant MEI-	
25	GSR's profits and devalue the GSR Condo Units owned by the Individual Unit Owners.	
26	218. The Unit Maintenance Agreement is unconscionable pursuant to NRS § 116.112	
27	because of the excessive fees charged and the Individual Unit Owners' inability to reject fee	
28 on,	increases.	
son reet,	SECOND AMENDED COMPLAINT PAGE 23	

1	WHEREFORE, Plaintiffs request judgment against the Defendant MEI-GSR, as set	
2	forth below.	
3 4	ELEVENTH CLAIM FOR RELIEF (Unjust Enrichment / Quantum Meruit against Defendant Gage Village Development)	
5	219. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
6	216 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
7	as if fully set forth below.	
8	220. Defendant Gage Village has unjustly benefited from MEI-GSR's devaluation of	
9	the GSR Condo Units.	
10	221. Defendant Gage Village has unjustly benefited from prioritization of its GSR	
11	Condo Units under MEI-GSR's rental scheme to the immediate detriment of the Individual Unit	
12	Owners.	
13	222. It would be inequitable for the Defendant Gage Village to retain those benefits	
14	without full and just compensation to the Individual Unit Owners.	
15	WHEREFORE, Plaintiffs request judgment against the Defendant Gage Village, as set	
16	forth below.	
17 18	TWELFTH CLAIM FOR RELIEF (Tortious Interference with Contract and /or Prospective Business Advantage	
19	against Defendants MEI-GSR and Gage Development)223. Plaintiffs re-allege each and every allegation contained in paragraphs 1 through	
20	220 of this Complaint as though fully stated herein and hereby incorporate them by this reference	
21	as if fully set forth below.	
22	224. Individual Unit Owners have contracted with third parties to market and rent their	
23	GSR Condo Units.	
24	225. Defendant MEI-GSR has systematically thwarted the efforts of those third parties	
25	to market and rent the GSR Condo Units owned by the Individual Unit Owners.	
26	226. Defendant MEI-GSR has prioritized the rental of GSR Condo Units Owned by	
27	Defendant Gage Village to the economic detriment of the Individual Unit Owners.	
28		
on, son reet	SECOND AMENDED COMPLAINT	

1	227 Defendent ConstViller has made to income the time proved with Defendent MELCOD in its
1	227. Defendant Gage Village has worked in concert with Defendant MEI-GSR in its
2	scheme to devalue the GSR Condo Units and repurchase them.
3	WHEREFORE, Plaintiffs request judgment against the Defendants as follows:
4	1. For the appointment of a neutral receiver to take over control of Defendant
5	Grand Sierra Unit Owners' Association;
6	2. For compensatory damages according to proof, in excess of \$10,000.00;
7	3. For punitive damages according to proof;
8	4. For attorneys' fees and costs according to proof;
9	5. For declaratory relief;
10	6. For specific performance;
11	7. For an accounting; and
12	8. For such other and further relief as the Court may deem just and proper.
13	AFFIRMATION
14	Pursuant to NRS 239B.030, the undersigned does hereby affirm that this document does
15	not contain the social security number of any person.
16	RESPECTFULLY SUBMITTED this 26 th day of March, 2013.
17	ROBERTSON, JOHNSON,
18	MILLER & WILLIAMSON 50 West Liberty Street, Suite 600
19	Reno, Nevada 89501
20	By: <u>/s/ Jarrad C. Miller</u>
21	G. David Robertson, Esq. Jarrad C. Miller, Esq.
22	Jonathan J. Tew, Esq. Attorneys for Plaintiffs
23	
24	
25	
26	
27	
28	
Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501	SECOND AMENDED COMPLAINT PAGE 25

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of Robertson, Johnson,
3	Miller & Williamson, 50 West Liberty Street, Suite 600, Reno, Nevada 89501, over the age of
4	18, and not a party within this action. I further certify that on the 26 th day of March, 2013, I
5	electronically filed the foregoing SECOND AMENDED COMPLAINT with the Clerk of the
6	Court by using the ECF system which served the following parties electronically:
7	
8	Sean L. Brohawn, Esq. 50 W. Liberty Street, Suite 1040
9	Reno, NV 89501 Attorneys for Defendants / Counterclaimants
10	
11	/s/ Kimberlee A. Hill
12	An Employee of Robertson, Johnson, Miller & Williamson
13	
14	
15	
16	
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24	
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Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600 Reno, Nevada 89501	SECOND AMENDED COMPLAINT PAGE 26

EXHIBIT F

FILED Electronically 05-23-2013:04:37:15 PM Joey Orduna Hastings Clerk of the Court Transaction # 3746119

	1095	Joey Orduna Hastings
1	1085 Seen L. Drohenne Fee	Clerk of the Court Transaction # 3746119
	Sean L. Brohawn, Esq. Nevada Bar No. 7618	Transaction # 3740119
2	SEAN L. BROHAWN, PLLC	
3	50 West Liberty Street, Suite 1040	х.
2	Reno, Nevada 89501	
4	Telephone: (775) 453-1505	
	Facsimile: (775) 453-1537	· · · ·
5	Sean@brohawnlaw.com	•
C	<u>Bean(a)oronawinaw.com</u>	
6	Attorneys for Defendants /	
7	Counterclaimants	· ·
8		
9	IN THE SECOND JUDICAL DISTRICT (COURT OF THE STATE OF NEVADA
9		
10	IN AND FOR THE COU	JNTY OF WASHOE
11		
12	ALBERT THOMAS, individually; JANE	Case No.: CV12-02222
12	DUNLAP, individually; JOHN DUNLAP,	~ ~ ~ ~ ~
13	individually; BARRY HAY, individually;	Dept. No.:10
	MARIE-ANNE ALEXANDER, as Trustee of the	
14	MARIE-ANNIE ALEXANDER LIVING	
15	TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the GEORGE	
15	VAGUJHELYI AND MELISSA VAGUJHELYI	ANSWER TO SECOND AMENDED
16	2001 FAMILY TRUST AGREEMENT, U/T/A	COMPLAINT AND COUNTERCLAIM
	APRIL 13, 2001; D' ARCY NUNN, individually;	
17	HENRY NUNN, individually; MADELYN VAN	
10	DER BOKKE, individually; LEE VAN DER	
18	BOKKE, individually; DONALD SCHREIFELS,	
19	individually; ROBERT R. PEDERSON,	
	individually and as Trustee of the PEDERSON	
20	1990 TRUST; LOU ANN PEDERSON,	
21	individually and as Trustee of the PEDERSON	
21	1990 TRUST; LORI ORDOVER, individually; WILLIAM A. HENDERSON, individually;	
22	CHRISTINE E. HENDERSON, individually;	
ĺ	LOREN D. PARKER, individually; SUZANNE	
23	C. PARKER, individually; MICHAEL IZADY,	
24	individually; STEVEN TAKAKI, individually;	
- '	FARAD TORABKHAN, individually; SAHAR	
25	TAVAKOL, individually; M&Y HOLDINGS,	
26	LLC; JL&YL HOLDINGS, LLC; SANDI	
26	RAINES, individually; R. RAGHURAM,	
27	individually; USHA RAGHURAM, individually; LORI K. TOKUTOMI, individually; GARRET	
- '	TOM, individually; ANITA TOM, individually;	
28	RAMON FADRILAN, individually; FAYE	
	FADRILAN, individually; PETER K. LEE and	
	1	
1	1	

MONICA L. LEE, as Trustees of the LEE 1 FAMILY 2002 REVOCABLE TRUST; DOMINIC YIN, individually; ELIAS SHAMIEH, 2 individually; JEFFREY QUINN, individually; BARBARA ROSE QUINN individually; 3 KENNETH RICHE, individually; MAXINE 4 RICHE, individually; NORMAN CHANDLER, individually; BENTON WAN, individually; 5 TIMOTHY D. KAPLAN, individually; SILKSCAPE INC.; PETER CHENG, individually; 6 ELISA CHENG, individually; GREG A. CAMERON, individually; TMI PROPERTY 7 GROUP, LLC; RICHARD LUTZ, individually; SANDRA LUTZ, individually; MARY A. 8 KOSSICK, individually; MELVIN CHEAH, 9 individually; DI SHEN, individually; NADINE'S REAL ESTATE INVESTMENTS, LLC; AJIT 10 GUPTA, individually; SEEMA GUPTA, individually; FREDRICK FISH, individually; 11 LISA FISH, individually; ROBERT A. WILLIAMS, individually; JACQUELIN PHAM. 12 individually; MAY ANN HOM, as Trustee of the MAY ANN HOM TRUST; MICHAEL HURLEY, 13 individually; DOMINIC YIN, individually; DUANE WINDHORST, individually; MARILYN 14 WINDHORST, individually; VINOD BHAN, 15 individually; ANNE BHAN, individually; GUY P. BROWNE, individually; GARTH A. WILLIAMS, 16 individually; PAMELA Y. ARATANI, individually; DARLENE LINDGREN, individually; LAVERNE 17 ROBERTS, individually; DOUG MECHAM, individually; CHRISINE MECHAM, individually; 18 KWANGSOO SON, individually; SOO YEUN MOON, individually; JOHNSON AKINDODUNSE, 19 individually; IRENE WEISS, as Trustee of the 20 WEISS FAMILY TRUST; PRAVESH CHOPRA, individually; TERRY POPE, individually; NANCY 21 POPE, individually; JAMES TAYLOR, individually; RYAN TAYLOR, individually; KI 22 HAM, individually; YOUNG JA CHOI, individually; SANG DEE SOHN, individually; 23 KUK HYUNG (CONNIE), individually; SANG (MIKE) YOO, individually; BRETT 24 MENMUIR, as Trustee of the CAYENNE TRUST; WILLIAM MINER, JR., individually; CHANH 25 TRUONG, individually; ELIZABETH ANDERS 26 MECUA, individually; SHEPHERD MOUNTAIN, LLC; ROBERT BRUNNER, individually; AMY 27 BRUNNER, individually; JEFF RIOPELLE, individually; PATRICIA M. MOLL, individually; 28 DANIEL MOLL, individually; and DOE PLAINTIFFS 1 THROUGH 10, inclusive, 2

1	Plaintiffs
2	77
3	V.
4	MEI-GSR HOLDINGS, LLC, a Nevada limited liability company, GRAND SIERRA RESORT
5	UNIT OWNERS' ASSOCIATION, a Nevada nonprofit corporation, GAGE VILLAGE
6	COMMERCIAL DEVELOPMENT, LLC, a
7	Nevada Limited Liability Company and DOE DEFENDANTS 1 THROUGH 10, inclusive,
8	Defendants.
9	·/
10	MEI-GSR HOLDINGS, LLC, a Nevada limited liability company,
11	Counterclaimant
12	
13	v.
14	ALBERT THOMAS, individually; JANE DUNLAP, individually; JOHN DUNLAP,
15	individually; BARRY HAY, individually;
16	MARIE-ANNE ALEXANDER, as Trustee of the MARIE-ANNIE ALEXANDER LIVING
17	TRUST; MELISSA VAGUJHELYI and GEORGE VAGUJHELYI, as Trustees of the
18	GEORGE VAGUJHELYI AND MELISSA
19	VAGUJHELYI 2001 FAMILY TRUST AGREEMENT, U/T/A APRIL 13, 2001;
20	D' ARCY NUNN, individually; HENRY NUNN, individually; MADELYN VAN DER BOKKE,
21	individually; LEE VAN DER BOKKE, individually; DONALD SCHREIFELS,
22	individually; ROBERT R. PEDERSON,
23	individually and as Trustee of the PEDERSON 1990 TRUST; LOU ANN PEDERSON,
24	individually and as Trustee of the PEDERSON 1990 TRUST; WILLIAM A. HENDERSON,
25	individually; CHRISTINE E. HENDERSON, individually; LOREN D. PARKER, individually;
26	SUZANNE C. PARKER, individually; MICHAEL IZADY, individually; SAHAR
27	TAVAKOL, individually; M&Y HOLDINGS,
28	LLC; JL&YL HOLDINGS, LLC; GARRET TOM, individually; ANITA TOM, individually; RAMON FADRILAN, individually; FAYE
	3

Í	FADRILAN, individually; PETER K. LEE and
1	MONICA L. LEE, as Trustees of the LEE
2	FAMILY 2002 REVOCABLE TRUST;
	JEFFREY QUINN, individually; BARBARA
3	ROSE QUINN individually; KENNETH RICHE,
4	individually; MAXINE RICHE, individually;
·	NORMAN CHANDLER, individually;BENTON
5	WAN, individually; TIMOTHY D. KAPLAN, individually; SILKSCAPE INC.; GREG A.
6	CAMERON, individually; TMI PROPERTY
0	GROUP, LLC; NADINE'S REAL ESTATE
7	INVESTMENTS, LLC; ROBERT A.
8	WILLIAMS, individually; DUANE
0	WINDHORST, individually; MARILYN
9	WINDHORST, individually; GARTH A. WILLIAMS, individually; PAMELA Y.
10	ARATANI, individually; DARLENE
10	LINDGREN, individually; SOO YEUN MOON,
11	individually; IRENE WEISS, as Trustee of the
12	WEISS FAMILY TRUST; PRAVESH
	CHOPRA, individually; TERRY POPE, individually; NANCY POPE, individually; KI
13	NAM CHOI, individually; YOUNG JA CHOI,
14	individually; KUK HYUNG (CONNIE) YOO,
	individually; SANG (MIKE) YOO, individually;
15	BRETT MENMUIR, as Trustee of the
16	CAYENNE TRUST; CHANH TRUONG,
1.7	individually; SHEPHERD MOUNTAIN, LLC; ROBERT BRUNNER, individually; AMY
17	BRUNNER, individually; JEFF RIOPELLE,
18	individually; and DOES 1
10	through 200, inclusive,
19	Constru Defendante
20	Counter-Defendants
21	· · · · · · · · · · · · · · · · · · ·
22	ANSWER
23	Defendants, MEI-GSR HOLDINGS, LLC, a Nevada limited liability company ("GSR"),
24	GRAND SIERRA RESORT UNIT OWNERS' ASSOCIATION, a Nevada nonprofit corporation
25	("GSR UOA"), GAGE VILLAGE COMMERCIAL DEVELOPMENT, LLC, a Nevada Limited
26	Liability Company ("Gage Village") (collectively "Defendants"), by and through their counsel of
27	record, SEAN L. BROHAWN, PLLC, for their answer to Plaintiffs' Second Amended
28	Complaint, allege as follows:
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1	1.	Defendants are without knowledge or information sufficient to form a belief as to
1		he allegations contained in Paragraphs 1 through 99 and, therefore, the same are
2	denied.	the anegations contained in raragraphs r unough 99 and, merciore, the same are
3		Defendente educit the ellegetions of Densmonth 100
4	2.	Defendants admit the allegations of Paragraph 100.
5	3.	Defendants deny the allegations of Paragraph 101.
6	4.	Defendants deny the allegations of Paragraph 102.
7	5.	Defendants admit the allegations of Paragraph 103.
8	6.	Answering the allegations of Paragraph 104, Defendants are without knowledge
9		n sufficient to form a belief as to the truth of the allegations contained in Paragraph
10	104 and, ther	efore, the same are denied.
11	7.	Answering the allegations of Paragraph 105, Defendants incorporate the
12	preceding all	egations of this Answer, as if the same were set forth at length herein.
	8.	Answering the allegations of paragraph 106, Defendants admit that the GSR
13	Condo Units	are part of the Grand Sierra Resort Unit-Owners' Association, and that the GSR
14	Condo Units	are located on floors 17 through 24 of the hotel tower of the Grand Sierra Resort &
15	Casino, at 25	00 East Second Street, Reno, Nevada. Defendants deny the remaining allegations of
16	Paragraph 10	6.
17	9.	Defendants admit the allegations of 107.
18	10.	Defendants admit the allegations of Paragraph 108.
19	11.	Defendants deny the allegations of Paragraph 109.
20	12.	Defendants admit the allegations of Paragraph 110.
21	13.	Defendants admit the allegations of Paragraph 111.
22	, 14.	Defendants deny the allegations of Paragraph 112.
23	15.	Defendants deny the allegations of Paragraph 113.
24	16.	Defendants deny the allegations of Paragraph 114.
25	17.	Defendants deny the allegations of Paragraph 115.
26	18.	Defendants admit the allegations of Paragraph 116.
27	19.	Answering the allegations of Paragraph 117, Defendants admit that the Unit
28	Owners' Ass	ociation maintains a capital reserve account, and that the Unit Owners' Association
20	collects assoc	viation dues that vary depending upon the size of the unit, as provided in the
		5

1	CC&Rs. De:	tendants deny the remaining allegations of Paragraph 117.
2	20.	Answering the allegations of Paragraph 118, Defendants admit that the Unit
3	Owners pay t	for certain taxes, unit cleaning services, capital reserve funding for components
4	within the un	its and for identified elements and systems of the building, routine maintenance of
5	each unit and	utilities that service each unit. Defendants deny the remaining allegations of
6	Paragraph 11	8.
7	21.	Defendants deny the allegations of Paragraph 119.
8	22.	Defendants deny the allegations of Paragraph 120.
9	23.	Defendants deny the allegations of Paragraph 121.
10	24.	Defendants admit the allegations of Paragraph 122.
11	25.	Defendants deny the allegations of Paragraph 123.
	26.	Defendants deny the allegations of Paragraph 124.
12	27.	Answering the allegations of Paragraph 125, Defendants admit that certain fees
13	paid by Unit	Owners are not included within the budget of the Unit Owners' Association, as
14	provided in t	he CC&Rs. Defendants deny the remaining allegations of Paragraph 125.
15	28.	Defendants deny the allegations of Paragraph 126.
16	29.	Defendants deny the allegations of Paragraph 127.
17	30.	Defendants deny the allegations of Paragraph 128.
18	31.	Defendants deny the allegations of Paragraph 129.
19	32.	Defendants deny the allegations of Paragraph 130.
20	33.	Defendants deny the allegations of Paragraph 131.
21	34.	Answering the allegations of Paragraph 132, Defendants admit that GSR rents
22	GSR Condo	Units owned by GSR and Gage Village, as well as some of the GSR Condo Units
23	owned by cer	tain individual condo Unit owners. Defendants deny the remaining allegations of
24	Paragraph 13	2.
25	35.	Answering the allegations of Paragraph 133, Defendants admit that GSR has
26	entered into I	Unit Rental Agreements with certain individual condo Unit owners. Defendants
27	deny the rem	aining allegations of Paragraph 133.

36. Defendants deny the allegations of Paragraph 134.

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Defendants are without knowledge or information sufficient to form a belief as to 637.

1	the truth of th	ne allegations contained in Paragraph 135 and, therefore, the same are denied.
2	38.	Defendants are without knowledge or information sufficient to form a belief as to
3	the truth of th	ne allegations contained in Paragraph 136 and, therefore, the same are denied.
4	39.	Defendants are without knowledge or information sufficient to form a belief as to
5	the truth of th	ne allegations contained in Paragraph 137 and, therefore, the same are denied.
6	40.	Defendants are without knowledge or information sufficient to form a belief as to
7	the truth of th	ne allegations contained in Paragraph 138 and, therefore, the same are denied.
8	41.	Defendants deny the allegations of Paragraph 139.
9	42.	Defendants deny the allegations of Paragraph 140.
10	43.	Defendants deny the allegations of Paragraph 141.
	44.	Defendants admit the allegations of Paragraph 142.
11	45.	Defendants deny the allegations of Paragraph 143.
12	46.	Defendants deny the allegations of Paragraph 144.
13	47.	Defendants deny the allegations of Paragraph 145.
14		FIRST CLAIM FOR RELIEF
15	48.	Answering the allegations of Paragraph 146, Defendants incorporate the
16	preceding all	egations of this Answer, as if the same were set forth at length herein.
17	49.	Defendants admit the allegations of Paragraph 147.
18	50.	Defendants deny the allegations of Paragraph 148.
19	51.	Defendants deny the allegations of Paragraph 149.
20	52.	Defendants deny the allegations of Paragraph 150.
21	53.	Defendants deny the allegations of Paragraph 151.
22	54.	Defendants deny the allegations of Paragraph 152.
23	55.	Defendants deny the allegations of Paragraph 153.
24		SECOND CLAIM FOR RELIEF
25	56.	Answering the allegations of Paragraph 154, Defendants incorporate the
26	preceding all	egations of this Answer, as if the same were set forth at length herein.
27	57.	Defendants admit the allegations of Paragraph 155.
28	58.	Defendants deny the allegations of Paragraph 156.
	59.	Defendants deny the allegations of Paragraph 157. 7

1	60.	Defendants deny the allegations of Paragraph 158.
2	61.	Defendants deny the allegations of Paragraph 159.
3	62.	Defendants deny the allegations of Paragraph 160.
4	63.	Defendants deny the allegations of Paragraph 161.
5	64.	Defendants deny the allegations of Paragraph 162.
6		THIRD CLAIM FOR RELIEF
7	65.	Answering the allegations of Paragraph 163, Defendants incorporate the
8	preceding all	egations of this Answer, as if the same were set forth at length herein.
9	66.	Answering the allegations of Paragraph 164, Defendants admit that GSR has
10	entered into J	Unit Rental Agreements with certain individual condo Unit owners. Defendants
11	deny the rem	aining allegations of Paragraph 164.
	67.	Defendants deny the allegations of Paragraph 165.
12	68.	Answering the allegations of Paragraph 166, Defendants admit that GSR has
13	entered into i	ndividual Unit Rental Agreements with certain individual condo Unit owners, but
14	has not entere	ed into a global agreement regarding Unit rental with Unit Owners as a whole.
15	Defendants a	dmit that each individual existing rental agreement is enforceable. Defendants deny
16	the remaining	g allegations of Paragraph 166.
17	69.	Defendants deny the allegations of Paragraph 167.
18	70.	Defendants deny the allegations of Paragraph 168.
19	71.	Defendants deny the allegations of Paragraph 169.
20		FOURTH CLAIM FOR RELIEF
21	72.	Answering the allegations of Paragraph 170, Defendants incorporate the
22	preceding all	egations of this Answer, as if the same were set forth at length herein.
23	73.	Answering the allegations of Paragraph 171, Defendants admit that GSR and
24	Plaintiffs are	contractually obligated to each other, under one or more types of agreements
25	between then	n. Defendants deny the remaining allegations of Paragraph 171.
26	74.	Defendants are without knowledge or information sufficient to form a belief as to
27	the truth of th	ne allegations contained in Paragraph 172 and, therefore, the same are denied.
28	75.	Defendants deny the allegations of Paragraph 173.
	76.	Defendants deny the allegations of Paragraph 174. 8
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1	77.	Defendants deny the allegations of Paragraph 175.
2	78.	Defendants deny the allegations of Paragraph 176.
3	79.	Defendants deny the allegations of Paragraph 177.
4	. 80.	Defendants deny the allegations of Paragraph 178.
5	81.	Defendants deny the allegations of Paragraph 179.
6	82.	Defendants deny the allegations of Paragraph 180.
7		FIFTH CLAIM FOR RELIEF
8	83.	Answering the allegations of Paragraph 181, Defendants incorporate the
9	preceding alle	gations of this Answer, as if the same were set forth at length herein.
10	84.	Answering the allegations of Paragraph 182, Defendants admit that GSR and
	Plaintiffs are o	contractually obligated to each other, under one or more types of agreements
11	between them	. Defendants deny the remaining allegations of Paragraph 182.
12	85.	Answering the allegations of Paragraph 183, Defendants admit that individual
13	rental agreem	ents require GSR to market and rent individually owned units. Defendants deny
14	the remaining	allegations of Paragraph 183.
15	86.	Defendants deny the allegations of Paragraph 184.
16	87.	Defendants deny the allegations of Paragraph 185.
17	88.	Defendants deny the allegations of Paragraph 186.
18	89.	Defendants deny the allegations of Paragraph 187.
19	90.	Defendants deny the allegations of Paragraph 188.
20		SIXTH CLAIM FOR RELIEF
21	91.	Answering the allegations of Paragraph 189, Defendants incorporate the
22	preceding alle	gations of this Answer, as if the same were set forth at length herein.
23	92.	Answering the allegations of Paragraph 190, Defendants assert that NRS 41.600
24	speaks for itse	lf. Defendants deny the remaining allegations of Paragraph 190.
25	93.	Answering the allegations of Paragraph 191, Defendants assert that NRS 41.600
26	speaks for itse	lf. Defendants deny the remaining allegations of Paragraph 191.
27	94.	Answering the allegations of Paragraph 192, Defendants assert that NRS Chapter
28	598 speaks for	r itself. Defendants deny the remaining allegations of Paragraph 192.
	95.	Defendants deny the allegations of Paragraph 193. 9

1	96.	Defendants deny the allegations of Paragraph 194.
2	97.	Defendants deny the allegations of Paragraph 195.
3	98.	Defendants deny the allegations of Paragraph 196.
4	99.	Defendants deny the allegations of Paragraph 197.
5		SEVENTH CLAIM FOR RELIEF
6	100.	Answering the allegations of Paragraph 198, Defendants incorporate the
7	preceding alle	gations of this Answer, as if the same were set forth at length herein.
8	101.	Defendants are without knowledge or information sufficient to form a belief as to
9	the truth of the	e allegations contained in Paragraph 199 and, therefore, the same are denied.
10	102.	Defendants are without knowledge or information sufficient to form a belief as to
11	the truth of the	e allegations contained in Paragraph 200 and, therefore, the same are denied.
12	103.	Defendants are without knowledge or information sufficient to form a belief as to
	the truth of the	e allegations contained in Paragraph 201 and, therefore, the same are denied.
13	104.	Defendants are without knowledge or information sufficient to form a belief as to
14	the truth of the	e allegations contained in Paragraph 202 and, therefore, the same are denied.
15	105.	Defendants are without knowledge or information sufficient to form a belief as to
16	the truth of the	e allegations contained in Paragraph 203 and, therefore, the same are denied.
17		EIGHTH CLAIM FOR RELIEF
18	106.	Answering the allegations of Paragraph 204, Defendants incorporate the
19	preceding alle	gations of this Answer, as if the same were set forth at length herein.
20	107.	Defendants deny the allegations of Paragraph 205.
21	108.	Defendants deny the allegations of Paragraph 206.
22	109.	Defendants deny the allegations of Paragraph 207.
23		NINTH CLAIM FOR RELIEF
24	110.	Answering the allegations of Paragraph 208, Defendants incorporate the
25		gations of this Answer, as if the same were set forth at length herein.
26	111.	Defendants are without knowledge or information sufficient to form a belief as to
27		e allegations contained in Paragraph 209 and, therefore, the same are denied.
28	112.	Defendants deny the allegations of Paragraph 210.
	113.	Defendants are without knowledge or information sufficient to form a belief as to 10
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1	the truth of th	e allegations contained in Paragraph 211 and, therefore, the same are denied.
2	114.	Defendants deny the allegations of Paragraph 212.
3	115.	Defendants deny the allegations of Paragraph 213.
4	116.	Defendants deny the allegations of Paragraph 214.
5		TENTH CLAIM FOR RELIEF
6	117.	Answering the allegations of Paragraph 215, Defendants incorporate the
7	preceding alle	egations of this Answer, as if the same were set forth at length herein.
8	118.	Answering the allegations of Paragraph 216, Defendants admit that GSR and
9	Plaintiffs are	contractually obligated to each other, under one or more types of agreements
10	between them	n. Defendants deny the remaining allegations of Paragraph 216.
	119.	Defendants deny the allegations of Paragraph 217.
11	120.	Defendants deny the allegations of Paragraph 218.
12		
13		ELEVENTH CLAIM FOR RELIEF
14	121.	Answering the allegations of Paragraph 219, Defendants incorporate the
15	preceding alle	egations of this Answer, as if the same were set forth at length herein.
16	122.	Defendants deny the allegations of Paragraph 220.
17	123.	Defendants deny the allegations of Paragraph 221.
18	124.	Defendants deny the allegations of Paragraph 222.
19		TWELFTH CLAIM FOR RELIEF
20	125.	Answering the allegations of Paragraph 223, Defendants incorporate the
21	preceding alle	egations of this Answer, as if the same were set forth at length herein.
22	126.	Defendants are without knowledge or information sufficient to form a belief as to
23	the truth of th	e allegations contained in Paragraph 224 and, therefore, the same are denied.
24	127.	Defendants deny the allegations of Paragraph 225.
25	128.	Defendants deny the allegations of Paragraph 226.
26	129.	Defendants deny the allegations of Paragraph 227.
27	111	
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1	AFFIRMATIVE DEFENSES
2	FIRST AFFIRMATIVE DEFENSE
3	The Complaint fails to state a claim or cause of action against Defendants for which rel
4	can be granted.
5	SECOND AFFIRMATIVE DEFENSE
6	Plaintiffs have failed to mitigate their damages and, to the extent of such failure of such
7	mitigation, are precluded from recovery herein.
8	THIRD AFFIRMATIVE DEFENSE
9	Defendants allege that the incidents referred to in the Complaint, and any and all injuri
	and damages resulting therefrom, if any occurred, were caused or contributed to by the acts or
10	omissions of a third party over whom Defendants had no control.
11	FOURTH AFFIRMATIVE DEFENSE
12	Defendants allege that the injuries or damages suffered by Plaintiffs, if any, were cause
13	in whole or in part by an independent intervening cause over which these Defendants had no
14	control.
15	FIFTH AFFIRMATIVE DEFENSE
16	The injuries or damages, if any, sustained by Plaintiffs were caused in whole, or in part
17	through the negligence of others who were not the agents of these Defendants or acting on beh
18	of the these Defendants.
19	SIXTH AFFIRMATIVE DEFENSE
20	The injuries or damages, if any, suffered by Plaintiffs, were caused in whole, or in pa
21	or were contributed to by reason of the negligence of Plaintiffs.
22	SEVENTH AFFIRMATIVE DEFENSE
23	Plaintiffs' claims are barred by one or more statutes of limitations.
24	EIGHTH AFFIRMATIVE DEFENSE
25	Plaintiffs assumed the risk of injury by virtue of its own conduct.
26	NINTH AFFIRMATIVE DEFENSE
27	Plaintiffs waived the causes of action asserted herein.
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1	TENTH AFFIRMATIVE DEFENSE
2	Defendants presently have insufficient knowledge or information upon which to form a
3	belief as to whether they may have additional, and as yet, unstated affirmative defenses
1	available. Defendants therefore reserve the right to assert additional affirmative defenses in the
5	event discovery indicates that they are appropriate.
5	WHEREFORE, Defendants pray that:
7	1. Plaintiffs' Complaint be dismissed, with prejudice.
3	2. For all litigation expenses, costs, attorney's fees, and other damages incurred in
))	defending against the Complaint; and
)	3. For such other and further relief as the Court deems proper.
1	COUNTERCLAIM
2	Counterclaimant MEI-GSR HOLDINGS, LLC, a Nevada limited liability company
3	("GSR"), for its counterclaim against Counter-Defendants, alleges as follows:
4	1. The named Counter-Defendants are all current or former owners of one or more
5	hotel-condominiums within the project known as the Grand Sierra Resort Unit-Owners'
5	Association (the "Project").
7	2. The Counter-Defendants referred to herein as DOES 1 through 200 are as yet
8	unknown parties to the UMAs an/or CC&Rs referred to herein, or are current or former owners
9	of one or more hotel-condominiums within the Project, and as such owe duties to GSR under
2	such contracts, or based upon other causes of action. GSR will seek leave of this Court to amend
1	this Counterclaim to name such parties at such time as their identities become known to GSR.
2	3. GSR is a successor declarant in the Project, and as such, is entitled to collect
3	certain non-homeowner's association dues and/or fees under the CC&Rs governing the Project,
1	and under separate Unit Maintenance Agreements between each unit owner in the Project and
5	GSR.
5	4. GSR has demanded that Counter-Defendants pay the full amount of dues and fees
7	owed by them under the CC&Rs and/or the UMAs, but to date, Counter-Defendants have failed
3	or refused to make all such payments.
,	5. Additionally, each UMA requires the unit owner to provide active credit card 13

information to GSR, as a source for payment of certain expenses incurred by the unit owner. 1 Some of the Counter-Defendants have failed or refused to provide active credit 2 6. card information to GSR, in compliance with the UMAs. 3 Prior to bringing this Counterclaim, GSR provided notice to each Counter-7. 4 Defendant of the above breaches of the UMAs, and provided each Counter-Defendant with at 5 leas 60 days within which to cure such breaches, however, Counter-Defendants have failed or 6 refused to cure all such breaches. 7 FIRST CAUSE OF ACTION 8 (Breach of Contract) 9 8. GSR incorporates by reference the preceding Paragraphs of this Counterclaim as 10 if set forth at length herein. 11 9. GSR and Counter-Defendants are parties to the CC&Rs and UMAs. 12 10. GSR has performed all obligations required to be performed by it under the 13 CC&Rs and UMAs, or was excused from performance of such obligations due to Counter-14 Defendants' conduct. 15 11. Counter-Defendants have breached the CC&Rs and UMAs by failing to pay all 16 sums when due under those agreements and/or by failing to provide active credit card 17 information as required by the UMAs, despite individual written demands by GSR. 18 Counter-Defendants' breaches of the CC&Rs and UMAs have foreseeably caused 12. 19 GSR damages in an amount in excess of \$10,000, subject to proof at trial. 20 SECOND CAUSE OF ACTION 21 (Declaratory Relief) 22 13. GSR incorporates by reference the preceding paragraphs of this Counterclaim as 23 if set forth at length herein. 24 14. GSR asserts that the CC&Rs and UMAs are valid and existing contracts to which 25 each Counter-Defendant is a party, and that Counter-Defendants owe duties to GSR under those 2.6 27 contracts. On information and belief, Counter-Defendants deny that they owe duties to GSR. 28 under the C&Rs and UMAs. 14

1	15. An actual controversy has arisen and now exists between GSR and Counter-	
2	Defendants concerning their respective rights, entitlements, obligations and duties under the	
3	CC&Rs and UMAs.	
4	16. GSR therefore requests a declaratory judgment determining the parties' rights	
5	under the CC&Rs and UMAs.	
6		
7	THIRD CAUSE OF ACTION (Injunctive Relief)	
8	17. GSR incorporates by reference the preceding paragraphs of this Counterclaim as	
9	if set forth at length herein.	
10	18. Counter-Defendants are obligated under each UMA to provide active credit card	
11	information to GSR to help defray charges incurred under each UMA. Several of the Counter-	
12	Defendants have failed or refused to provide such credit card information to GSR.	
13	19. GSR therefore requests that this Court enter a mandatory injunction requiring	
14	Counter-Defendants to provide active credit card information to GSR, as required by the UMAs.	
15	WHEREFORE, GSR requests relief against Counter-Defendants as follows:	
16	1. That GSR be granted judgment for all past due dues, fees, and related charges	
17	owed by Counter-Defendants under the CC&Rs and UMAs, in an amount in excess of \$10,000,	
18	subject to proof at trial;	
19	2. That this Court enter a declaratory judgment determining the parties' rights under	
20	the CC&Rs and UMAs;	
21	3. That this Court enter a mandatory injunction requiring Counter-Defendants to	
22	provide active credit card information to GSR, as required by the UMAs;	
23	4. For costs of suit incurred herein, interest, and attorneys' fees; and	
24	5. For such other and further relief as the Court deems proper.	
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1	AFFIRMATION
2	Pursuant to NRS 239B.030, the undersigned does hereby affirm that the preceding
3	document does not contain the social security number of any person.
4	DATED this day of May, 2013,
5	SEAN L. BROHAWN, PLLC
6	
7	By: Leach Boh
8	By: Long / Bull Sean L. Brohawn, Esq.
9	Nevada Bar #7618
10	50 West Liberty Street, Suite 1040
11	Reno, NV 89501 Telephone: (775) 453-1505
12	Facsimile: (775) 453-1537 Sean@brohawnlaw.com
13	
14	Attorneys for Defendants / Counterclaimant
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the law firm of SEAN L.
3	BROHAWN, PLLC, and that on the date shown below, I caused service of a true and correct
4	copy of the attached:
5	ANSWER TO SECONDN AMENDED COMPLAINT AND COUNTERCLAIM
6	to be completed by:
7	personally delivering
8	sending via Federal Express or other overnight delivery service
9	depositing for mailing in the U.S. mail with sufficient postage affixed thereto
10	delivery via facsimile machine to fax no
11	X delivery via e-mail/Electronic court filing
12	addressed to:
13	G. David Robertson, Esq. (NV Bar No. 1001) (775) 329-5600 Attorneys for
14	Jarrad C. Miller, Esq. (NV Bar No. 7093) Jonathan J. Tew, Esq. (NV Bar No. 11874)
15	Robertson, Johnson, Miller & Williamson 50 West Liberty Street, Suite 600
16	Reno, Nevada 89501
17	
18	DATED this day of May, 2013.
19	L.U.S.
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