		Electronically Filed 2/23/2023 6:36 PM Steven D. Grierson CLERK OF THE COURT
1	NOAS Mark J. Connot (SBN 10010)	Atum A. Frum
2	FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700	
3	Las Vegas, Nevada 89135 (702) 262-6899	
4	(702) 597-5503(Fax)	Electronically Filed Feb 27 2023 01:40 PM
5	MConnot@RoxRothschild.com	Elizabeth A. Brown
6	DANIEL F. POLSENBERG (SBN 2376) JOEL D. HENRIOD (SBN 8492)	Clerk of Supreme Court
7	Abraham G. Smith (sbn 13250) Lewis Roca Rothgerber Christie i	
8	3993 Howard Hughes Parkway, Suite 6 Las Vegas, Nevada 89169-5996	600
9	(702) 949-8200 (702) 949-8398 (Fax)	
10	<u>DPolsenberg@LewisRoca.com</u> JHenriod@LewisRoca.com	
11	ASmith@LewisRoca.com	
12	Attorneys for Plaintiffs Paul Lagudi and	d William Todd Ponder
13		CT COURT NTY, NEVADA
14		Case No. A-18-785391-B
15	PAUL LAGUDI, an individual; and WILLIAM TODD PONDER, an	
16	individual.,	Dept. No. XXII
17	Plaintiffs,	RENEWED NOTICE OF APPEAL
18	US.	
19	FRESH MIX, LLC, a Delaware limited liability company; GET	
20	limited liability company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I	
21	and ROE BUSINESS ENTITIES I through X, inclusive,	
22	Defendants.	
23		
24	Please take notice that plaintiffs	Paul Lagudi and William Todd Ponder
25	hereby appeal to the Supreme Court of	Nevada from:
26	1. All judgments and orders in	n this case;
27		
28		
LEWIS 🗖 ROCA		1
		Docket 86162 Document 2023-05926
	Case Number: A-18-785	

ر

2. "Decision and Order; Findings of Fact and Conclusions of Law,"
 filed March 2, 2020, notice of entry of which was served electronically on March
 2, 2020 (Exhibit 1);

3. "Order Granting in Part and Denying in Part Motion to Vacate, Alter, or Amend Sanctions Order and Fresh Mix's Joinder Thereto," filed January
24, 2023, notice of entry of which was served electronically on January 26, 2023
(Exhibit 2); and

8 4. All rulings and interlocutory orders made appealable by any of the9 foregoing.

This is a renewal of the appeal docketed as Case No. 80950 in the Supreme Court, which was provisionally dismissed due to Fresh Mix, LLC's bankruptcy with the right to reinstate that appeal following the lifting of the bankruptcy stay. Plaintiffs renewed their appeal following entry of the district
court's March 2, 2020, decision and order, which the Supreme Court dismissed
as premature due to a pending tolling motion. The tolling motion has been resolved, and the appeal is ripe for reinstatement.

Dated this 23rd day of February, 2023.

LEWIS ROCA ROTHGERBER CHRISTIE LLP

By: /s/Abraham G. Smith DANIEL F. POLSENBERG (SBN 2376) JOEL D. HENRIOD (SBN 8492) ABRAHAM G. SMITH (SBN 13250) 3993 Howard Hughes Parkway Suite 600 Las Vegas, Nevada 89169 (702) 949-8200MARK J. CONNOT (SBN 10010) FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700 Las Vegas, Nevada 89135 (702) 262-6899 Attorneys for Plaintiffs $\mathbf{2}$

LEWIS 🜅 ROCA

17

18

19

20

21

22

23

 $\mathbf{24}$

25

26

27

1	<u>CERTIFICATE OF SERVICE</u>	
2	I certify that this 23rd day of February, 2023, I served the foregoing "Re-	
3	newed Notice of Appeal" through the Court's electronic filing system upon all	
4	parties on the master e-file and serve li	ist.
5	Mark E. Ferrario	Jason A. Imes
6	Jason K. Hicks Akke Levin	SCHWARTZER & IMES LAW FIRM 2850 South Jones Blvd., Suite 1
7	GREENBERG TRAURIG, LLP	Las Vegas, NV 89146
8	10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135	Steven K. Eisenberg
9		STERN & EISENBERG, P.C.
10	Attorneys for Defendant	1581 Main Street, Suite 200
11	Get Fresh Sales, Inc.	Warrington, PA 18976
12		Attorneys for Lenard E.
12		Schwartzer, Ch. 7 Trustee for the bankruptcy estate of Fresh Mix,
		LLC
14		
15	/s/ Cynthia	Kelley
16	An Employee	e of Lewis Roca Rothgerber Christie LLP
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
LEWIS 🗖 ROCA		3

EXHIBIT 1

to Renewed Notice of Appeal

1	James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com	Electronically Filed 3/2/2020 1:37 PM Steven D. Grierson CLERK OF THE COURT
2	Debra L. Spinelli, Esq., Bar No. 9695 DLS@pisanellibice.com	
3	Ava M. Schaefer, Esq., Bar No. 12698 AMS@pisanellibice.com	
4 5	PISANELLI BICE PLLC 400 South 7th Street, Suite 300	
6	Las Vegas, Nevada 89101 Telephone: 702.214.2100	
7	Attorneys for Fresh Mix, LLC and Get Fresh Sa	les, Inc.
8		L DISTRICT COURT NTY, NEVADA
9	PAUL LAGUDI, an Individual; and a WILLIAM TODD PONDER, an Individual,	Case No.: A-18-785391-B Dept. No.: XI
10	Plaintiffs,	
11	v.	NOTICE OF ENTRY OF DECISION AND ORDER; FINDINGS OF FACT AND
12	FRESH MIX, LLC, a Delaware Limited	CONCLÚSIONS OF LAW
13	Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1	Hearing Date: January 21-22, 2020 and
14	through 25; and ROE BUSINESS ENTITIES I through X, inclusive,	February 14, 2020
15 16	Defendants.	
17		
18	PLEASE TAKE NOTICE that a Decisio	on and Order; Findings of Fact and Conclusions of
19	Law was entered in the above-captioned matter of	on March 2, 2020, a true and correct copy of which
20	is attached hereto.	
21	DATED this 2nd day of March 2020.	
22	Pis	SANELLI BICE PLLC
23	By	Avalul. 1
24		James J. Pisanelk, Esq., Bar No. 4027
25 26		Debra L. Spinelli, Esq., Bar No. 9695 Ava M. Schaefer, Esq., Bar No. 12698 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101
20 27	Att. Ge	orneys for Fresh Mix, LLC and t Fresh Sales, Inc.
28		
		1
	Case Number: A-18-7853	

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

l	
1	CEDTIFICATE OF SEDVICE
1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC and that, on this
3	2nd day of March 2020, I caused to be served via the Court's e-filing/e-service system a true and
4	correct copy of the above and foregoing NOTICE OF ENTRY OF DECISION AND ORDER;
5	FINDINGS OF FACT AND CONCLUSIONS OF LAW to the following:
6	Mark J. Connot, Esq. Lucy C. Crow, Esq. FOX ROTHSCHILD LLP
7 8	FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700 Las Vegas, NV 89135
9	
9 10	Attorneys for Plaintiffs
	Tours
11	An employee of PISANELLI BICE PLLC
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
26	
27	
28	
	2
I	

PISANELLI BICE PLLC 400 SOUTH 7TH STREET, SUITE 300 LAS VEGAS, NEVADA 89101

3

		Electronically Filed 3/2/2020 12:30 PM Steven D. Grierson CLERK OF THE COURT
1	FFCL	Oten s. alun
2		
3	EIGHTH JUDICIA	L DISTRICT COURT
4	CLARK COU	NTY, NEVADA
5 6	PAUL LAGUDI, an Individual; and a WILLIAM TODD PONDER, an Individual,	Case No.: A-18-785391-B Dept. No.: XI
7 8 9 10	Plaintiffs, v. FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I through X, inclusive,	DECISION AND ORDER; FINDINGS OF FACT AND CONCLUSIONS OF LAW Date of Hearing: January 21-22, 2020 and February 14, 2020
11 12	Defendants.	Time of Hearing: 9:30 a.m. / 9:00 a.m.
 13 14 15 16 17 18 19 20 	hearing on Get Fresh Sales, Inc. ("Get Fresh") and Fresh Mix, together "Defendants") (1) Mo "Motion for Sanctions") and (2) Motion to Dis 2019 (the "Motion to Disqualify"). Based on th	ary 14, 2020, this Court conducted an evidentiary and Fresh Mix, LLC's ("Fresh Mix") (Get Fresh tion for Sanctions filed on August 26, 2019, (the squalify Fox Rothschild LLP filed on August 23, he evidence presented, the briefs before the Court the following findings of fact and conclusions of
20	FINDING	S OF FACT
21	A. <u>A Dispute Arises Between Get Fresh and Plaintiffs Lagudi and Ponder.</u>	
 22 23 24 25 26 27 28 	and Plaintiff William Todd Ponder ("Ponder") Get Fresh, in turn, is owned by Dominic Cal Goldberg, Wise, Lagudi, and Ponder are all Mar	sh (60%), Plaintiff Paul Lagudi ("Lagudi") (30%), (10%), each of which is Member of Fresh Mix. Idara, Scott Goldberg, and John Wise. Caldara, magers of Fresh Mix. Lagudi and Ponder were employees of Fresh Mix.
		1

e .

*** **

In late 2017/early 2018, disputes arose between Get Fresh and Plaintiffs Lagudi
 and Ponder (Lagudi and Ponder, together "Plaintiffs") concerning Fresh Mix. Although the
 parties endeavored to resolve their disputes without litigation, the prospect of litigation remained
 throughout 2018. By the spring of 2018, all parties had retained counsel to guide and advise them
 through these disputes, but also in anticipation of the arbitration mandated by Fresh Mix's
 Operating Agreement.

4. In April 2018, Get Fresh retained Bruce A. Leslie, Esq. for legal advice and
representation related to its disputes with Plaintiffs related to Fresh Mix. Plaintiffs had already
retained Jeffrey Bendavid, Esq.

10

B. <u>The Creation of the Confidential and Privileged Memorandum.</u>

5. Near the outset of Get Fresh's retention of Leslie, Goldberg prepared a
memorandum at Leslie's request and for the purpose of seeking legal advice relating to the ongoing disputes that Get Fresh was having with Lagudi and Ponder (the "Memorandum").

6. Goldberg began drafting the Memorandum on his secured drive at Get Fresh. The
secured drive is only accessible via Goldberg's password-protected account, that of the Get Fresh
Senior Vice President of Finance (Mary Supchak), and the members of the IT administrator
group. Goldberg saved a partial draft of the Memorandum to the secured drive, and then emailed
the partial draft as an attachment from his password protected Get Fresh email address to his nonGet Fresh business email address.

20

7. Goldberg's non-Get Fresh business email address is also password protected.

8. Goldberg finished drafting the Memorandum on his password-protected personal
desktop computer and then emailed it as an attachment from his non-Get Fresh business email
address to his Get Fresh email address.

9. On May 2, 2018, in anticipation of a May 3, 2018 meeting with Leslie and Get
Fresh partners, Caldara and Wise, Goldberg sent an email to Leslie with the Memorandum
attached, copying Caldara and Wise.

27

1	10.	The Memorandum contains an assessment of Get Fresh's strengths and weaknesses
2	regarding its	dispute with Plaintiffs concerning Fresh Mix. It also contains legal strategies and a
3	decision tree	regarding potential resolution and plans.
4	11.	Goldberg, Caldara, and Wise never printed the Memorandum or disseminated the
5	document out	tside of the privileged sphere.
6	C.	Fresh Mix Terminates Lagudi and Ponder's Employment and Get Fresh
7		<u>Delivers Lagudi and Ponder's Personal Effects to them via their Attorney,</u> <u>Bendavid.</u>
8	12.	Fresh Mix sent letters terminating Lagudi and Ponder's employment on
9	November 26	, 2018.
10	13.	Supchak packed up Plaintiffs' personal items from their offices, separating
11	personal and	company documents.
12	14.	Supchak testified that the Memorandum was not in any of the boxes of documents
13	that she packe	ed up when assembling the boxes of Plaintiffs' personal items.
14	15.	On December 3, 2018, Leslie emailed Bendavid about the return of Plaintiffs'
15	personal item	s from their offices at Get Fresh. Bendavid testified that he intentionally refused to
16	respond to Le	slie about where to deliver the boxes.
17	16.	The same day, December 3, 2018, Plaintiffs initiated this action by filing the
18	Complaint.	
19	17.	On December 4, 2018, the boxes of Plaintiffs' personal effects were delivered to
20	Bendavid's of	ffice by Get Fresh employees Scott Putske and Marcus Sutton. A receipt of the
21	boxes was ex-	ecuted by an employee at Bendavid's office and returned to Get Fresh.
22	18.	Bendavid did not see the boxes being delivered and he did not know how long the
23	boxes were in	his office before he saw them.
24	19.	Bendavid testified that the Memorandum was purportedly sticking up out of one of
25	the boxes of I	Plaintiffs' personal items, rolled in half but without a crease.
26	20.	Bendavid testified that he did not see anyone place the Memorandum into one of
27	the boxes.	
28		
		3
		J

1 21. Both Putske and Sutton testified that neither of them saw a piece of paper sticking 2 out of any of the boxes they delivered, no one asked them to deliver any paper/memorandum, and 3 no one asked them to place a piece of paper such that it was sticking out of any of the boxes when 4 they were delivered.

5 22. Ponder was at Bendavid's office reviewing documents and meeting with one of
6 Bendavid's associates the day the boxes were delivered, *i.e.*, December 4, 2018.

7 23. Bendavid testified that he did not and could not see if Ponder had access to the
8 boxes prior to Bendavid seeing the boxes after they were delivered to his office.

9 24. At Bendavid's request, Ponder took all of the boxes home with him that same day,
10 and went through each one, including the boxes containing Lagudi's personal items.

11 25. Ponder testified that the boxes he took home with him did not contain the
12 Memorandum. According to Plaintiffs, Bendavid had taken it out of a box and not provided it to
13 Ponder.

Bendavid testified that he removed the Memorandum from the box, initially
thinking it was an inventory or receipt, but did not look at the document at that time. Instead, he
read and digested the Memorandum either later that same day, on December 4, 2018, or the
following day, December 5, 2018.

18 27. Bendavid testified that, upon his review of the Memorandum, (a) he recognized the
19 Memorandum was a document belonging to his adversaries about what they wanted to do in this
20 dispute against Plaintiffs; (b) he understood that the Memorandum contained concepts of
21 litigation strategy of his adversaries; and (c) he understood the Memorandum contained strengths
22 and weaknesses of Defendants' case.

23 28. Bendavid testified that he did not know, when he read the Memorandum, who
24 drafted it, although he knew it was not drafted by his clients, Lagudi or Ponder.

25 29. Bendavid testified that both the drafter and the source of the Memorandum were
26 anonymous to him.

- 27
- 28

30. Nevertheless, Bendavid said that he assumed the Memorandum was voluntarily
 and intentionally sent by an authorized Get Fresh representative and stated also his belief that it
 was not privileged because it was a threat.

4 31. Although he had interacted with Leslie regarding Plaintiffs' personal items in their
5 office, Bendavid did not alert Leslie nor did he alert any other counsel for Defendants to his
6 receipt of the Memorandum.

32. Bendavid submitted a declaration in which he stated that "had [he] had the Memo
[while drafting the Complaint and TRO], we would have referred to it in the Complaint and
attached it to the Motion for Preliminary Injunction and TRO." (Ex. 1 to Pls.' Second Suppl.
Opp'n, Feb. 3, 2020, Bendavid Decl. ¶ 23.)

33. Bendavid testified that he did not inform his clients, Lagudi and Ponder, of the
Memorandum for weeks. During a meeting at his office weeks after receipt, Bendavid told
Plaintiffs about the Memorandum, and read them excerpts from the Memorandum, but did not
provide them copies. Lagudi and Ponder did not ask for copies of the Memorandum.

15 16

D. <u>Bendavid Transitions Out of the Case and Sends the Memorandum to Stern & Eisenberg and Fox Rothschild.</u>

17 34. Plaintiffs retained Stern & Eisenberg in or around March of 2019. On
18 March 1, 2019, Evan Barenbaum, Esq., of Stern & Eisenberg, first appeared in the arbitration
19 compelled by this Court, pending before the American Arbitration Association.

35. Berkley testified that Barenbaum contacted Fox Rothschild LLP about
representing the Plaintiffs. Brian Berkley, Esq., and Mark Connot, Esq., both of Fox Rothschild
LLP, subsequently interviewed to represent Plaintiffs.

- 36. Plaintiffs retained Fox Rothschild in March of 2019. Fox Rothschild attorneys
 Berkley and Connot testified that they were co-lead counsel for Plaintiffs in this litigation and the
 arbitration.
- 2637.Upon retention, Fox Rothschild subsequently received the case file. Berkley did27not recall whether the file transfer was in electronic or paper form, nor did he recall whether the
- 28

files came directly from Bendavid, or went through Barenbaum. Connot testified that to the best
 of his recollection, the bulk, if not the entirety, of the file came in an electronic format.

3

4

5

6

38. Fox Rothschild admits to learning of the Memorandum upon its retention, *i.e.*, in March of 2019. Berkley testified that he first received the Memorandum from Barenbaum in March 2019 as an attachment to an email. Fox Rothschild did not log this communication on the privilege log ordered by this Court as part of the sanctions discovery.

39. Stern & Eisenberg's redacted billing records reveal that it, too, received the
Memorandum upon retention. Specifically, the billing records reveal that, on March 13, 2019,
Barenbaum spoke to "Mr. Bendavid re delivery of Get Fresh document."

40. Despite multiple interactions with Defendants' counsel, including interactions
directly related to the contents of the boxes delivered to Plaintiffs on December, 4, 2018 and an
inspection of another set of boxes in the spring of 2019, neither Fox Rothschild nor Stern &
Eisenberg notified Get Fresh or their counsel of their receipt or possession of the Memorandum.

41. Berkley testified that, prior to him reading the Memorandum, he asked Barenbaum
about the circumstances regarding the delivery of the Memorandum to Bendavid. Berkley and
Connot testified that Barenbaum told them that the Memorandum was delivered with a box of
documents when Lagudi and Ponder's employment was terminated, and that the Memorandum
was viewed as a threat. Barenbaum, as well as Lagudi and Ponder, told Berkley that the
Memorandum came from Get Fresh.

42. Connot testified that there was no specific knowledge or evidence of how the
Memorandum ended up in Plaintiffs' boxes; Bendavid did not have any direct knowledge
regarding who put the Memorandum in the boxes.

43. Prior to reading the Memorandum, Berkley knew that it was not Lagudi or
Ponder's document, and that neither of them had written it. Around the time he read the
Memorandum, or shortly thereafter, Connot assumed that it was Defendants' record, and that it
was Defendants' document.

- 27
- 28

3

4

E.

<u>Plaintiffs Weaponize the Memorandum, and Refuse to Return, Sequester, or</u> <u>Destroy It, Notwithstanding Multiple Court Orders.</u>

44. On July 17, 2019, Plaintiffs filed a motion to lift the stay that this Court entered pending the arbitration, and to amend their complaint.

5

45. Get Fresh and Fresh Mix filed their opposition on July 25, 2019.

46. In preparation of their reply in support of their motion to stay (the "Reply"), on
July 31, 2019, Plaintiffs attorney, Barenbaum, emailed his clients Lagudi and Ponder, as well as
his Fox Rothschild co-counsel, Connot, Berkley,¹ and Emily Bridges, Esq., and a colleague at his
own firm, Thomas Shea, Esq., attaching the Memorandum to his email.

10 47. Plaintiffs logged this July 31, 2019 email communication on their
11 December 13, 2019 privilege log, and identified the Memorandum attached thereto as a Word
12 document.

48. Fox Rothschild attorney Berkley was the lead drafter of the Reply. Fox Rothschild
attorney Connot was involved in editing and revising the Reply. Berkley and Connot conferred
about the strategy to use the Memorandum in connection with the Reply, and agreed to do so.
Berkley further testified that Barenbaum participated in the decision to put the Memorandum into
the public record.

18 49. Plaintiffs filed their Reply on Thursday, August 1, 2019. The Reply contained
19 arguments based upon the Memorandum, including quotations from the Memorandum and
20 paraphrases of its content. Plaintiffs also attached the Memorandum to the Reply as Exhibit T.
21 Despite filing a motion to seal and redact associated with their Reply and certain exhibits thereto,
22 Plaintiffs filed the Memorandum in the public record.

23 50. Plaintiffs' Reply was the first notice Defendants received of Plaintiffs' possession
24 of the privileged Memorandum.

- 25
- 26

Plaintiffs filed a Motion to Associate Counsel, seeking an order permitting Berkley to practice in Nevada pursuant to SCR 42 on August 20, 2019. Defendants filed a Response thereto on August 30, 2019, and the Court subsequently granted the Motion to Associate Counsel on October 4, 2019.

Upon receipt and review of the Reply, Get Fresh's counsel immediately took action
 to protect Get Fresh's privileges.

52. On Friday, August 2, 2019, James J. Pisanelli, counsel for Get Fresh and Fresh
Mix, called and spoke to Plaintiffs' counsel, Connot, asserted Get Fresh's privilege claim over the
Memorandum, asked how Plaintiffs acquired the Memorandum, and stated that Get Fresh would
be seeking Court relief. Connot stated that he did not know that the Memorandum was
privileged because it "seems to be internal" and references getting litigation counsel.

8 53. Get Fresh moved promptly and, that same day, submitted an Emergency Motion to
9 Strike the Reply and Exhibit T, unequivocally asserting its privilege claim over the Memorandum,
10 asking that the offending Reply and Exhibit T be struck, and that Plaintiffs be directed to
11 sequester the Reply, the Memorandum, and any related notes or memos from use and review.

12 54. Fox Rothschild claimed that they sequestered the Memorandum once Get Fresh
13 alerted them of its privilege claim.

Solution 14 55. Connot submitted a declaration in which he stated that "While I disagreed with
whether the document was privileged, I immediately sequestered the Memo and advised by cocounsel at Fox Rothschild and Stern Eisenberg, as well as my clients, to sequester the Memo."

17 56. Similarly, Berkley submitted a declaration stating that "[u]pon receipt of the notice
18 of privilege, I stopped review of the Memo"

19 57. Despite sequestration, Fox Rothschild took the position that it was permitted to
20 review and use the Memorandum (including reference to its substance) to argue that it was not
21 privileged.

58. The next business day, Monday, August 5, 2019, Get Fresh and Fresh Mix served
its privilege log related to the Memorandum. (*See* Ex. J5, Defs. Fresh Mix & Get Fresh's Initial
Privilege Log, Aug, 5, 2019.)

59. Rather than sequester the Memorandum upon notice of Get Fresh's privilege
assertion, on Sunday, August 4, 2019, Plaintiffs again reviewed and digested the Memorandum to
prepare and file their Opposition to the Emergency Motion. Throughout this Opposition,
Plaintiffs *again* refer to, discuss, quote, and paraphrase the privileged Memorandum.

	1	
1	60.	Berkley was the lead drafter of the August 4, 2019 Opposition to the Emergency
2	Motion. Con	not edited the Opposition.
3	61.	At the hearing on Plaintiffs' Motion to Lift Stay and Amend the Complaint held on
4	Monday, Au	gust 5, 2019, the Court struck Exhibit T (the Memorandum) from the record and
5	permitted Ge	t Fresh and Fresh Mix to move to redact both Plaintiffs' August 1, 2019 Reply and
6	August 4, 202	9 Opposition. The Court stated:
7		I am not going to impede any efforts you make to obtain the ability
8		to use Exhibit T in whatever format. And you guys are going to fight, and at that point I assume I'll do an in-camera review of Exhibit T and then make a decision But I'm not there I'm
9		going to mark the emergency motion, which I did not set for hearing, and the opposition to the emergency motion which I did
10		not set for hearing as Court's Exhibit 1. I'm going to place them in a sealed envelope, because they have some reference to the document
11		that I'm granting the striking of.
12	62.	The Court's order was entered on August 22, 2019. Get Fresh and Fresh Mix
13	subsequently	moved to redact the briefs, and such relief was granted.
14	63.	Notwithstanding the Court's order and statements during the August 5, 2019
15	hearing, Fox	Rothschild took the position that it could nevertheless use the substance of the
16	Memorandum	n to argue that it was not privileged or otherwise subject to protection.
17	64.	Thus undeterred, Plaintiffs continued to use and paraphrase the Memorandum.
18	Plaintiffs' Au	gust 12, 2019 Response to Amended Demand for Arbitration and Counterclaims (the
19	"Response")	submitted to the AAA in the arbitration compelled by this Court, paraphrases and
20	uses exact we	ords and phrases from the Memorandum (just omitting the quotation marks). (See
21	Ex. J6, admit	ted under seal, ¶¶ 243, 244, 245, 300, 305, and p. 46:13-14.)
22	65.	Berkley was the lead drafter of the Response. Connot was involved in analyzing,
23	editing, and	revising the Response. Other attorneys at Fox Rothschild (e.g., Emily Bridges)
24	worked on the	e Response, as did attorneys at Stern & Eisenberg.
25	66.	Berkley and Connot each claim that they did not review the Memorandum when
26	working on t	he Response, but the exact language of the Memorandum had been part of their
27	institutional l	knowledge. Specifically, Berkley and Connot each submitted declarations stating
28		

1 that they did not "have any intent to include references to the Memo or language from the Memo
2 in the Arbitration Response."

Berkley testified that he did not intentionally incorporate direct language from the
Memorandum into the Response. "That language was at that time in my head because I had
written that multiple times during that one week." (Feb. 14, 2020 Hr'g Tr. 89:12-14; *see also id.*at 126:1-3 ("Those – those words were in my mind at that time, and the concepts and the actions
that were being taken in real time by the defendants was also fresh in my mind.") and 131:1-20.²)

8 68. Plaintiffs attached or relied upon their August 12, 2019 Response in briefs they
9 filed both in the arbitration and this action.

10 69. Plaintiffs cited to and relied upon the Response within a Rule 37 Motion for
11 Advancement of Indemnification under the Operating Agreement, filed on September 11, 2019.
12 In their Motion for Advancement, Plaintiffs directed the arbitration panel to the very section of
13 the Response that parroted the Memorandum.

14 70. Plaintiffs later attached the Response as Exhibit A to their Motion to Compel
15 Production of Books and Records, filed on September 30, 2019 with this Court. Plaintiffs again
16 directed the Court to the very section of the Response that parroted the Memorandum.

17

18

19

 2 The final excerpt, 131:1-20 from the third day of the evidentiary hearing is as follows:

- 20 THE COURT: Okay. So explain to me why the terms from the memo appear less than a week later in the reply you filed in the arbitration.
- THE WITNESS [BERKLEY]: Because those terms were fresh in my mind at that time because I had written those terms in multiple filings prior to the August 5th hearing and . . . and the concepts were fresh in my mind, as well, because both the writing of that as well as independently I had you know, those actions were being taken by the plaintiffs or the defendants. Excuse me.
- THE COURT: So the words were embedded in your mind because you'd previously quoted from the memo and used it in the reply brief?
- 26 THE WITNESS: At that time they were, yes.
- 27 THE COURT: So you couldn't forget what was in the memo and not use it as I directed because it was so fresh in your mind??
- 28 THE WITNESS: At that time, yes.

	11
28	<i>The Court previously ordered the memorandum</i> identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend Complaint
20	Plaintiffs' request in an October 8, 2019 order:
26	offending Opposition to the Motion to Strike under seal and the Memorandum. The Court denied
24	78. In their September 19, 2019 motion, Plaintiffs moved to have the Court accept its
23	despite court orders and multiple filings and hearings.
22	77. Plaintiffs filed another brief seeking to inject the Memorandum into the record,
21	this Court granted the requested relief.
20	76. Get Fresh and Fresh Mix subsequently moved to redact Plaintiffs' Opposition, and
20	relating to the privileged nature of the document or the motion for disqualification.
18 19	discuss the content of the memorandum in any further pleadings or other papers other than in an evidentiary hearing or otherwise relating to the privileged pature of the decument or the metion for
17	Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint from review and/or use. Plaintiffs may not quote, or
16	Defendants' request for claw back is GRANTED in that Plaintiffs shall sequester the memorandum identified as Exhibit T to
15	order entered on September 25, 2019. Specifically, this Court ordered:
14	and discussion of the Memorandum in the brief, and this Court granted the requested relief via its
13	75. Get Fresh and Fresh Mix moved to strike the Memorandum and all references to
12	attaching the Memorandum as an exhibit (Exhibit A).
11	Back and Counter-Motion, <i>again</i> referring to and discussing the Memorandum, and <i>again</i>
10	74. On September 5, 2019, Plaintiffs filed their Opposition to the Motion for Claw
9	Other Privileged and Confidential Information.
8	Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and
7	refusal to sequester it, Get Fresh and Fresh Mix filed a Motion for Claw Back, Discovery, and
6	73. On August 26, 2019, because of Plaintiffs' continued use of the Memorandum and
5	Rothschild LLP.
4	72. On August, 23, 2019, Get Fresh and Fresh Mix filed the Motion to Disqualify Fox
3	February 3, 2020 Supplemental Brief.
2	offending allegations in their Response, Plaintiffs again draw from the Memorandum in their
1	71. Trying to bolster their argument that facts that independently supported the

¢

ĺ	
1 2	<i>sequestered</i> . As a result, Plaintiffs shall not quote or summarize Exhibit T in any briefing until further order of the Court.
3	79. Despite this history, Plaintiffs tried again, filing a Motion to Clarify the Procedure
4	related to this evidentiary hearing. In response, the Court reiterated its prior rulings:
5	The Court <i>previously</i> made a decision that the memorandum identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend
6	Complaint ("The Memorandum") is facially privileged based upon the information that was provided to the Court.
7	
8	Plaintiffs <i>shall continue</i> to sequester the Memorandum, and may not quote, summarize, or discuss the content of the Memorandum.
9	(Order on Pls.' Mot. to Clarify the Procedure re: Privilege Determination, dated January 8, 2020.)
10	
11	, , , , , ,
12	throughout the evidentiary hearing on January 21 and 22, 2020.
13	81. Connot used the Memorandum during the examination of Scott Goldberg, while
14	Berkley read along to assist Connot in the cross-examination.
15	82. Berkley and Connot each submitted declarations testifying that, after reviewing
16	their billing records, they estimated to have spent less than two hours reviewing the Memorandum
17	since being retained by Plaintiffs.
18	83. Although Berkley had access to Stern & Eisenberg and Fox Rothschild's full
19	billing records regarding Plaintiffs' representation, he testified that he did not review these records
20	for purposes of determining the full scope of the Memorandum's circulation and digestion.
20	Berkley also testified that he did not ask his colleagues, other than Connot, how broadly the
	Memorandum had been circulated and digested.
22	84. Connot also reviewed billing records, reading in detail his time entries relating to
23	the Memorandum.
24	85. Fox Rothschild did not take any action to remove the language from the
25	Memorandum from the arbitration. The information is presently in the arbitration record.
26	86. Following the first two days of the evidentiary hearing on January 21 and 22,
27	2020, Berkley directed Bridges, an associate with Fox Rothschild, to run searches of the words
28	

¢

П

1 located in paragraphs 243 - 245 of the Response that are from the Memorandum against the other 2 filings in the Arbitration. Berkley testified that Bridges emailed him the result of those searches 3 and that there were no hits. The search was limited to the exact words from the Memorandum 4 that were used in the Response, and did not capture themes derived from the Memorandum.

- 5
- 6

F. Plaintiffs Received Other Get Fresh Documents from Third Parties and Did Not Disclose Their Receipt to Defendants.

7 87. On September 25, 2019, the Court granted Get Fresh and Fresh Mix's request for 8 discovery related to Plaintiffs' and their counsel's improper possession and use of the 9 Memorandum and other privileged and confidential information. (See Order, dated Sept. 25, 10 2019.)

11 88. While conducting the Court-ordered discovery, Plaintiffs revealed, for the first 12 time, that they had received documents from third parties unrelated to the litigation. Specifically, 13 Plaintiffs revealed that they received documents from two disgruntled former Get Fresh 14 employees.

15 Plaintiffs received confidential documents from David Heinrich, Get Fresh's 89. 16 former IT director. Heinrich left Get Fresh in 2014.

17

90. Ponder testified that in August of 2018, Heinrich informed him that he was in 18 possession of certain Get Fresh purchase orders.

19 91. Later, in 2019, Heinrich gave copies of confidential Get Fresh records, specifically 20 purchase orders ("POs"), to Lagudi. Some of these POs bear print dates years after Heinrich 21 separated from Get Fresh, e.g., from September 2018.

22 92. Lagudi testified that in September of 2019, Matthew McClure emailed him 23 confidential Get Fresh documents and records related to a recall from 2016. McClure had 24 previously worked as a food safety consultant for Get Fresh, and left Get Fresh in 2017.

25 93. Rather than provide copies of the documents to Get Fresh, Lagudi provided these 26 documents to his attorneys to determine how best to use them in the pending dispute with 27 Defendants.

1	94. Plaintiffs made allegations in the arbitration related to these documents, Plaintiffs
2	did not provide any notice to Defendants of their receipt of confidential company records outside
3	of the ordinary discovery process from either a third party unrelated to the litigation or a person
4	unauthorized to access or provide confidential company records.
5	95. Plaintiffs also did not provide Defendants' counsel with the particular details about
6	how, when, and from whom they obtained the documents.
7	96. Any finding of fact stated above that is more appropriately deemed a conclusion of
8	law shall be so deemed.
9	CONCLUSIONS OF LAW
10	A. <u>Plaintiffs Were Required to Give Prompt Notice of Their Receipt of Their</u> Adversary's Confidential and Privileged Document.
11	Adversary's Confidential and Privileged Document.
12	1. Under Nevada law, an attorney who receives confidential or privileged documents
13	of its adversary regarding a case from an anonymous source or a third party unrelated to the
14	litigation must promptly notify opposing counsel. Merits Incentives, LLC v. Eighth Jud. Dist. Ct.,
15	127 Nev. 689, 697, 262 P.3d 720, 725 (2011).
16	2. The required notice "must adequately put opposing counsel on notice that the
17	documents were not received in the normal course of discovery and describe, with particularity,
18	the facts and circumstances that explain how the document or evidence came into counsel's or his
19	or her client's possession." Id.
20	3. This notice requirement is designed to prevent parties from receiving an
21	adversary's confidential or privileged documents outside the normal course of discovery and
22	process, and "lying in wait" to announce their procurement and use the document against their
23	adversary.
24	4. The notice requirement provides the owner of the document(s) an "opportunity
25	to register an objection and demand return and non-use" Id. at 694, 262 P.3d at 723.
26	5. If an attorney fails to comply with this notice requirement, the attorney "risk[s]
27	being in violation of his or her ethical duties and/or being disqualified a counsel." Id. at 697, 262
28	P.3d at 725.

Plaintiffs testified that they first received the Memorandum in boxes of Plaintiffs'
 personal items from their offices at Get Fresh delivered to Bendavid in early December 2018.

3

4

7. Bendavid discussed the delivery of those boxes over email with Leslie, counsel for Defendants, but intentionally refused to respond to Leslie about where to deliver the boxes.

5 8. The boxes were delivered on December 4, 2018, the day after Plaintiffs filed a
6 complaint in this action and the very day Plaintiffs submitted their application for temporary
7 restraining order to this Court in this action.

8 9. Discovery had not yet commenced, and therefore documents received were
9 received outside the normal course of discovery.

10 10. According to Bendavid, the Memorandum was purportedly sticking up out of one
11 of the boxes of Plaintiffs' personal items. While he initially set it aside thinking it was an
12 inventory, he read and digested the Memorandum later that same day, December 4, 2018, or the
13 following day, December 5, 2018.

14 11. Bendavid testified that (a) he recognized the Memorandum was a document
15 belonging to his adversaries about what they wanted to do in this dispute against Plaintiffs; (b) he
16 understood that the Memorandum contained concepts of litigation strategy of his adversaries; and
17 (c) he understood the Memorandum contained strengths and weaknesses of Defendants' case.

18 12. While Plaintiffs and Bendavid testified that they "believe" the Memorandum was
19 "voluntarily" or "intentionally" provided to Bendavid by Goldberg, Plaintiffs failed to offer
20 evidence, only supposition, to support this theory.

- 21 13. Bendavid testified that he did not see the boxes being delivered, he did not see
 22 anyone place the document in a manner sticking up out of one of the boxes, and he did not know
 23 how long the boxes were in his office before he saw them.
- 24 14. Plaintiffs themselves recognized that the Memorandum was not an item that had
 25 been in their offices and therefore should not have been in boxes that were delivered to them.

26 15. Despite Bendavid's admissions regarding the general subject matters of the 27 contents of the privileged Memorandum, its suspicious receipt, and his communications with

1	Leslie about delivery of personal items but no company documents, Bendavid assumed that the	э
2	Memorandum was voluntarily or intentionally sent by an authorized Get Fresh representative.	1
3	16. Nevada law requires more than an "assumption" to avoid the prompt notice	Э
4	obligation upon receipt of an adversary's confidential or privileged document outside the norma	1
5	course of discovery. If an assumption were sufficient, the rule would be set aside merely by one'	5
6	claim, without more, that their opponent gave it to them for any reason one can conjure.	i
7	17. It is not credible that Plaintiffs believed the Memorandum was a threat delivered to)
8	them, because it revealed not only Get Fresh's strengths and weaknesses, but also the options fo	r
9	potential resolution and plans.	
10	18. Both the drafter and the source of the Memorandum were anonymous.	
11	19. The notice requirement established by the Nevada Supreme Court in Merit.	5
12	Incentives was triggered.	
13	B. <u>Plaintiffs Failed to Give Prompt Notice of Their Receipt of Their Adversary'</u>	<u>s</u>
14	Confidential and Privileged Document.	
15	20. Bendavid testified that he did not provide notice to Leslie or any other counsel fo	r
16	Defendants of either his receipt of the Memorandum or provide with any particularity the fact	5
17	and circumstances that explain how the document or evidence came into his possession.	
18	21. It is undisputed that neither Fox Rothschild nor Stern & Eisenberg provided notice	3
19	to Leslie or any other counsel for Defendants of either their receipt of the Memorandum or any	,
20	facts and circumstances that explain how the document or evidence came into their possession.	
21	22. Failure to comply with the notice requirement and related ethical obligations may	7
22	result in counsel's disqualification, even when the receipt of the privileged information wa	5
23	through no fault of their own. Merits Incentives, 127 Nev. at 697, 262 P.3d 725.	
24	23. Fox Rothschild associated with Bendavid as counsel for Plaintiffs on May 16	,
25	2019. Stern & Eisenberg is counsel for Plaintiffs in the arbitration (compelled by this Court)	
26	Both Fox Rothschild and Stern & Eisenberg took over as counsel for Plaintiffs in Bendavid	3
27	stead in or around March 2019. Bendavid's formal notice of withdrawal was filed on July 3	,
28	2019.	
	16	
		1

.

1 24. Bendavid testified to transferring his file to Fox Rothschild. Bendavid's billing 2 records confirm this copying, as well as receipt and review of the files by both Fox Rothschild 3 and Stern & Eisenberg.

- 4 25. The Stern & Eisenberg billing records reflect that on March 13, 2019, Barenbaum 5 spoke to "Mr. Bendavid re delivery of Get Fresh document."

6 26. Fox Rothschild represented, and it is in the record, that Bendavid imputed his 7 knowledge concerning the Memorandum to Fox Rothschild. (See Pls.' First Suppl. Opp'n, 9:6-11 8 ("When Mr. Bendavid provided the Fresh Mix Memo to Fox Rothschild, he imputed this 9 knowledge. Accordingly, Fox Rothschild, after considering whether the Fresh Mix Memo was a 10 'corporate work document,' and the circumstance between the parties at the time, had no reason to 11 identify or suspect the Fresh Mix Memo to be privileged." (internal citation omitted).)

12 27. Fox Rothschild also represented, and it also is in the record, that they, too, 13 reviewed and digested the Memorandum. (See, e.g., id. at 3:23-25 ("Upon being retained by 14 Plaintiffs, Fox Rothschild learned of the Fresh Mix Memo and, like Mr. Bendavid, recognized 15 that the Fresh Mix Memo was not privileged."), 10:6-9 ("Fox Rothschild abided by its ethical 16 obligations at all times and reviewed the Fresh Mix Memo before Defendants ever claimed 17 privilege. Mr. Bendavid knew upon reading the document that it was not privileged. Fox 18 Rothschild attorneys reached the same conclusion.").)

19 28. It is undisputed that the first time Plaintiffs or any of their counsel provided notice 20 to Defendants and their counsel of their possession of the Memorandum was on August 1, 2019, 21 when Plaintiffs filed their Reply in Support of their Motion for Leave to Amend, attached the 22 Memorandum to the Reply as an exhibit, and quoted extensively from the Memorandum.

- 23 29. According to Plaintiffs' testimony and argument in the record, they possessed the 24 Memorandum without providing notice to Defendants or their counsel from December 4, 2018 to 25 August 1, 2019, when they affirmatively used it, quoted from it, and attached it to a public filing 26 in support of a motion they filed to advance their position.
- 27
- 28

30. Each and all of Plaintiffs' counsel, Bendavid, Fox Rothschild, and Stern &
 Eisenberg (via his representation of Plaintiffs in the arbitration this Court compelled) failed to
 comply with the notice requirement set forth in *Merits Incentives*.

- 31. Having received the Memorandum under suspicious circumstances in December 4,
 2018 (by Bendavid) and the spring 2018 (by Stern & Eisenberg and Fox Rothschild), yet not
 providing any notice until affirmatively using the Memorandum in a Reply brief on
 August 1, 2019, Plaintiffs' counsel did "lie in wait" to provide notice only when it worked for
 them in the dispute against their adversary, and denied Get Fresh of any opportunity to object,
 demand return of the document, and non-use of the document. This is the exact type of behavior
 the Nevada Supreme Court criticized in *Merits Incentives*. 127 Nev. at 699, 262 P.3d at 727.
- 11

С.

12

<u>The Memorandum and Related Communications are Protected by the Attorney-Client Privilege and Work Product.</u>

32. The attorney-client privilege protects the disclosure of a confidential
communication "[b]etween the client or the client's representative and the client's lawyer or the
representative of the lawyer" "for the purpose of facilitating the rendition of professional
services." NRS 49.095.

33. "A communication is 'confidential' if it is not intended to be disclosed to third
persons other than those to whom disclosure is in furtherance of the rendition of professional
services to the client or those reasonably necessary for the transmission of the communication.
NRS 49.055.

34. Nevada's work-product doctrine is set forth in NRCP 26(b)(3). It "protects
documents with two characteristics: (1) they must be prepared in anticipation of litigation or for
trial, and (2) they must be prepared by or for another party or by or for that other party's
representative." *Wynn Resorts, Ltd. v. Eighth Jud. Dist. Ct.*, 133 Nev. 369, 383, 399 P.3d 334,
347 (2017) (citing *In re Grand Jury Subpoena*, 357 F.3d 900, 907 (9th Cir. 2004)) (internal
quotation marks omitted).

35. The Nevada Supreme Court adopted the "because of" test to determine whether
material was prepared in anticipation of litigation, and thereby satisfy the first requirement for

work-product protection. "The anticipation of litigation must be the *sine qua non* for the creation
 of the document – but for the prospect of that litigation, the document would not exist."
 Wynn Resorts, 133 Nev. at 383-84, 399 P.3d at 347-48 (internal quotation marks and citation omitted).

5 36. The party claiming privilege bears the burden of establishing the privilege, and 6 does so by serving a privilege log. See Rogers v. State, 127 Nev. 323, 330, 255 P.3d 1264, 1268 7 (2011) (the proponent of privilege bears the burden of establishing the privilege); Alboum v. Koe, 8 M.D., et al., Discovery Commissioner Opinion #10, 15 (Nov. 2001) (a party provides a factual 9 basis for its claims of privilege by producing a privilege log); In re Grand Jury Investigation, 974 10 F.2d 1068, 1071 (9th Cir. 1992) ("In essence, the party asserting the privilege must make a prima 11 *facie* showing that the privilege protects the information the party intends to withhold. We have 12 previously recognized a number of means of sufficiently establishing the privilege, one of which 13 is the privilege log approach." (citations omitted).

37. "The party asserting the privilege has the burden of proving its applicability,
including that the party has not waived it." *United States v. SDI Future Health, Inc.*, 464 F. Supp.
2d 1027, 1040 (D. Nev. 2006) (citing *Weil v. Inv./Indicators, Research & Mgmt., Inc.*, 647 F.2d
18, 25 (9th Cir. 1981)).

38. "[A] corporation's current management controls the [attorney-client privilege] 'to
refuse to disclose, and to prevent any other person from disclosing, confidential
communications." *Las Vegas Sands v. Eighth Jud. Dist. Ct.*, 130 Nev. 643, 656, 331 P.3d 905,
914 (2014).

39. "Courts in the Ninth Circuit consider the circumstances surrounding the disclosure
when deciding if an inadvertent disclosure has waived the privilege. These courts typically apply
a five-factor test to determine the waiver issue. These factors include: (1) the reasonableness of
the precautions to prevent inadvertent disclosure; (2) the time taken to rectify the error; (3) the
scope of discovery; (4) the extent of disclosure; and (5) the overriding issue of fairness." *IGT v. All. Gaming Corp.*, 2-04-CV-1676-RJC RJJ, 2006 WL 8071393, at *6 (D. Nev. Sept. 28, 2006)
(quotation marks and citations omitted).

1	40.	The Memorandum was prepared by Goldberg, owner and Chief Financial Officer
2	for Get Fresh	h in April/May 2018, at the request of counsel, Leslie, providing confidential
3	information fo	or the purpose of seeking legal advice relating to the on-going dispute between the
4	parties.	
5	41.	The Memorandum is facially and substantively privileged.
6	42.	Get Fresh has maintained the confidentiality of the Memorandum since its
7	creation.	
8	43.	Get Fresh has ensured the password protected nature and secured access to email
9	and the related	l server.
10	44.	None of the individuals on the email (Goldberg, Caldara, Wise, and Leslie) printed
11	the Memoran	dum. None of them have ever disseminated the Memorandum outside of the
12	privileged sph	ere.
13	45.	Get Fresh did not voluntarily disclose the Memorandum to Plaintiffs or their
14	counsel.	
15	46.	There is no indication that Get Fresh waived its claim to privilege or protection
16	over the Men	norandum. Any assumption as to how the document got into Plaintiffs or their
17	counsel's poss	ession is not controlling in a determination of waiver.
18	47.	Upon learning that Plaintiffs possessed the Memorandum, Get Fresh alerted
19	Plaintiffs and	their counsel to its claim of privilege fewer than 24 hours later, repeatedly sought
20	(and obtained)) relief from the Court in order to keep the Memorandum out of the public record.
21	48.	Get Fresh served a privilege log on August 5, 2019, in which Get Fresh asserted
22	privilege over	the Memorandum and communications related thereto.
23		
24	D.	Plaintiffs' Counsel Did Not Return or Sequester the Memorandum as Required By NRCP 26(b)(5)(B).
25		Kequired by IVKCr 20(D)(S)(D).
26	49.	Once a party is placed on notice that information is subject to a claim of privilege
27	or protection,	NRCP 26(b)(5)(B) enumerates an affirmative obligation upon a party and their
28		
		20

1 counsel to "promptly return, sequester, or destroy the specified information and any copies it has; 2 must not use or disclose the information until the claim is resolved."

3 50. Get Fresh informed Plaintiffs, through their counsel, of their claims of privilege 4 and protection over the Memorandum on August 2, 2019. This was fewer than twenty-four hours 5 after learning that Plaintiffs were in possession of the Memorandum.

6 51. Get Fresh served a privilege log asserting their claims of privilege and protection 7 over the Memorandum and communications related thereto on August 5, 2019.

8 52. Plaintiffs admit that they did not "return, sequester, or destroy" the Memorandum 9 after Get Fresh notified them of their claims of privilege and protection August 2, 2019.

10 53. Plaintiffs admit that they relied upon the Memorandum and its substance to argue 11 that it was not privileged after they were put on notice of Get Fresh's claims.

12 54. It is "not [the receiving party's] prerogative to unilaterally determine whether the 13 information received anonymously was truly proprietary, confidential, privileged, or some 14 combination of those labels, and use the information it deem[s] appropriate." Raymond v. Spirit 15 AeroSystems Holdings, Inc., No. 16-1282-JTM-GEB, 2017 WL 2831485, at *15 (D. Kan. June 16 30, 2017) (discussing the analogous FRCP 26(b)(5)(B)).

17

55. "Rule 26(b)(5)(B) could not be more clear. Once a producing party claims a 18 privilege in materials that have been produced, no further use is to be made of the information 19 until the claim of privilege is resolved. As far as Rule 26(b)(5)(B) is concerned, it is immaterial if 20 [the receiving parties] disagree with the claim of privilege. [The receiving parties] were 21 prohibited from making any use of the information, period." Mafille v. Kaiser-Francis Oil Co., 22 18-cv-586-TCK-FHM, 2019 WL 3219151, at *1 (N.D. Okla. July 17, 2019) (discussing the 23 analogous FRCP 26(b)(5)(B); Jensen v. Indianapolis Public Schools, No. 1:16-cv-02047-TWP-24 DLP, 2019 WL 911241, at *3 (S.D. Ind. Feb. 22, 2019) (while attaching a cover letter and filing a 25 motion for the court to make a privilege determination is consistent with FRCP 26, weaponizing 26 the documents by referencing its contents violates the rule).

27

56. Plaintiffs continued to use and rely upon the Memorandum, as stated above.

28

1 57. Plaintiffs and their counsel continued to use the Memorandum in conjunction with 2 the arbitration, using exact words and phrases from the Memorandum (just absent the quotation 3 marks) and paraphrasing information from it in their Response to Amended Demand for 4 Arbitration for Counterclaims. Plaintiffs and their counsel referred to and attached their Response 5 to briefing both in the arbitration and this action.

6

E. <u>Limited Disqualification is Necessary.</u>

58. Disqualification may be necessary to prevent disclosure of confidential
information that may be used to an adverse party's disadvantage. Nev. Yellow Cab Corp. v. *Eighth Jud. Dist. Ct.*, 123 Nev. 44, 53, 152 P.3d 717, 743 (2007).

10 59. "Where the 'asserted course of conduct by counsel threatens to affect the integrity
11 of the adversarial process, [the court] should take appropriate measures, including
12 disqualification, to eliminate such taint." *Richards v. Jain*, 168 F. Supp. 2d 1195, 1200 (W.D.
13 Wash. 2001) (modifications in original) (quoting *MMR/Wallace Power & Indus., Inc. v. Thames*14 *Assoc.*, 764 F. Supp. 712, 718 (D. Conn. 1991)); *cf. Clark v. Superior Court*, 196 Cal. App. 4th
15 37, 55 (Cal. App. 2011) (describing disqualification "as a prophylactic measure to prevent future
16 prejudice to the opposing party from information the attorney should not have possessed").

17 60. Where privilege information has been disclosed and misused, doubts should
18 generally be resolved in favor of disqualification. *Brown v. Eighth Jud. Dist. Ct.*, 116 Nev. 1200,
19 1205, 14 P.3d 1266, 1269 (2000).

20 61. The Nevada Supreme Court has found that "there are situations where a lawyer
21 who has been privy to privileged information improperly obtained from the other side must be
22 disqualified." *Merits Incentives, LLC v. Eighth Jud. Dist. Ct.*, 127 Nev. 689, 698, 262 P.3d 720,
23 726 (2011).

24 62. The Court "has the power, under appropriate circumstances, to disqualify an
25 attorney even though he or she has not violated a specific disciplinary rule." *In re Meador*, 968
26 S.W. 2d 346, 351 (Tex. 1998).

27 63. When determining whether to disqualify an attorney who received an opponent's
28 privileged information outside the course of discovery, the trial court should consider, in addition

1	to "all the	facts	and circumstances to determine whether the interests of justice require						
2	2 disqualification," the following non-exclusive factors:								
3		1)	Whether the attorney knew or should have known that the material was privileged;						
4 5		2)	The promptness with which the attorney notifies the other side that he or she has received its privileged information;						
6		3)	The extent to which the attorney reviews and digests the privileged information;						
7 8		4)	The significance of the privileged information; i.e., the extent to which its disclosure may prejudice the movant's claim or defense, and the extent to which return of the documents will mitigate that prejudice;						
9 10		5)	The extent to which movant may be at fault for the unauthorized disclosure; [and]						
11		6)	The extent to which the nonomovant will suffer prejudice from the disqualification of his or her attorneys.						
12	Merits Incentives, 127 Nev. at 699, 262 P.3d at 726-27 (citations and quotation marks omitted).								
13	64.	Whi	ile it is unclear how the Memorandum came to be in the boxes of Plaintiffs'						
14	personal effects delivered to Bendavid's office on December 4, 2018, it is apparent that the								
15 16	Memorandum was not from Plaintiffs' offices and that it was not Plaintiffs' document. Therefore,								
17	Merits Incentives applies.								
18	65.	Considering the Merits Incentives factors, the Court concludes that Berkley's pro							
19	hac shall be r	evoke	.d.						
20	i. Merits Incentives Factors 1 & 2: Plaintiffs knew or should have known that								
21 22	66.	The	Court initially determined that the Memorandum is facially privileged. (See						
23	Order on Pls.' Mot. to Clarify the Procedure Re: Privilege Determination, Jan. 7, 2020 (based								
24	upon Dec. 9, 2019 hearing) ¶ 1.)								
25	67.	Foll	owing an <i>in camera</i> review on January 21, 2020, the Court confirmed that the						
26	Memorandum is privileged.								
27	68.		en the way the Memorandum appeared in Plaintiffs' possession, it was						
28	appropriate for counsel at the time to have either sequestered the Memorandum or made a								
			23						

notification. Plaintiffs did not sequester or notify Defendants of their receipt of the Memorandum
 in December 2018, as required under *Merits Incentives*.

3 69. It is not credible that the Plaintiffs believed the Memorandum was a threat
4 delivered to them, because it revealed not only Get Fresh's strengths and weaknesses, but also the
5 options for potential resolution and plans. (Jan. 22, 2020 Hr'g Tr. 240:19-22.)
6 70. Counsel for Plaintiffs, Fox Rothschild and Stern & Eisenberg, became involved in

March of 2019, and Plaintiffs' case file, including the Memorandum, was transferred to
Fox Rothschild and Stern & Eisenberg at that time. Neither Fox Rothschild nor Stern &
Eisenberg sequestered the Memorandum or notified Defendants of their possession of the
Memorandum in March 2019.

11 71. Plaintiffs did not sequester the Memorandum or notify Defendants of their
12 possession of the Memorandum prior to discussing, quoting, and attaching it to their Reply in
13 Support of Motion to Lift Stay and Amend the Complaint on August 1, 2019.

14 72. Once Get Fresh notified Plaintiffs of their claims of privilege and protection
15 concerning the Memorandum on August 2, 2019, the Memorandum should have been sequestered
16 and not used for any purpose.

17

18

ii. Merits Incentives Factor 3: Plaintiffs' counsel extensively reviewed and digested the privileged Memorandum, even after Get Fresh asserted privilege and protection and after the Court struck the Memorandum.

19 73. On August 5, 2019, the Court struck Exhibit T to Plaintiffs' Reply in Support of
20 Motion to Lift Stay and Amend the Complaint, *i.e.*, the Memorandum. The Court also directed
21 Plaintiffs to not use the Memorandum for any purpose until Get Fresh's claims of privilege and
22 protection was resolved. The Court tried to be clear that it would rule on Get Fresh's claims of
23 privilege and protection during an *in camera* review, as opposed to counsel filing the document
24 with the Court's electronic filing system.

74. Rather than sequester the Memorandum, Plaintiffs repeatedly relied upon the
Memorandum to argue that it was not subject to privilege or protection.

- 27
- 28

1	75.	There is no credible explanation for Plaintiffs' use of the Memorandum in the								
2	Response fil	onse filed in the arbitration on August 12, 2019, utilizing exact language from the								
3	Memorandum which the Court has determined is privileged.									
4	76.	The explanation by counsel Berkley and Connot that the quotes from the								
5	Memorandum	dum were quoted and embedded in their minds because of the briefing filed in this								
6	Court on August 1, 2019 and August 4, 2019 after notification by the Defendants of the claims of									
7	privilege and protection is of deep concern to the Court and militates in favor of disqualification.									
8	77.	Based upon the information that has been provided to the Court, it appears that the								
9	only person ir	n whom the Memorandum is embedded in the brain of is Berkley.								
10	•••									
11	iii.	Merits Incentives Factor 4: Plaintiffs elected to employ the Memorandum as a playbook for their conduct in this action and the arbitration								
12	70	Disintified Association 12, 2010 Degramme is their expecting planding in the subitation								
13	78. Plaintiffs' August 12, 2019 Response is their operating pleading in the arbitration.									
14	-	session and use of the Memorandum has, and continues to, prejudice Get Fresh.								
15	79.	Plaintiffs incorporated the Memorandum into their pleading and have used it to								
16	-	ir claims (including, as the basis for their extensive discovery requests and motions								
17		nent and summary judgment in the arbitration). As a result, the return of the								
18	Memorandum	to Get Fresh would not mitigate the prejudice to Get Fresh or excise the taint								
19	permeating th	hroughout the arbitration from Plaintiffs' improper use of the content of the								
20	privileged Me	emorandum.								
21	iv.	Merits Incentives Factor 5: There is no evidence that Get Fresh is at fault for the unauthorized disclosure of the Memorandum								
22	80.	The Court is not commenting on how the Memorendum same to be in Disintific?								
23		The Court is not commenting on how the Memorandum came to be in Plaintiffs'								
24	-	cause it is not of import in making a determination for disqualification.								
25	81.	Once Defendants became aware that Plaintiffs possessed the Memorandum on								
26	August 1, 2019, Defendants took immediate action to protect their privilege and keep it out of the									
27	Court's record.									
28										
		25								

,

v. Merits Incentives Factor 6: Plaintiffs' prejudice from disqualification is limited
 82. Fox Rothschild's entire representation of Plaintiffs is tainted by Plaintiffs'
 possession and use of the Memorandum. Plaintiffs wove the Memorandum into their operative
 pleading in the arbitration.

1

2

3

4

5 83. The inability of counsel to extricate privileged information from his or her mind 6 supports disqualification. See, e.g., Matter of Beiny, 129 A.D. 2d 126, 141-44 (N.Y. App. 1987) 7 (explaining that use of privileged material warrants disqualification: "While documents may be 8 effectively suppressed, the information gathered from them cannot be so easily contained. We 9 simply do not know whether the information acquired from the [privileged] files will 10 subsequently be used by [counsel], for even if [counsel] attempts to abide by the ... suppression 11 order, there is no way of assuring that the tainted knowledge will not subtly influence its future 12 conduct of the litigation."); McDermott Will & Emery LLP v. Superior Court, 10 Cal. App. 5th 13 1083, 1124-25 (Cal. App. 2017) ("But the court's order could not prevent Gibson Dunn from 14 using the knowledge it acquired by carefully reviewing and analyzing the e-mail even if the e-15 mail itself is no longer available to the firm. Even after a trial court has taken remedial action to 16 protect the privilege, 'disqualification still serves the useful purpose of eliminating from the case 17 the attorney who could most effectively exploit the unfair advantage [acquired through the earlier 18 review and use of the inadvertently disclosed, privileged materials].""); Clark, 196 Cal. App. 4th 19 at 54-55 (noting that counsel's review of the privileged material would lead to "inevitable 20 questions about the sources of [counsel's] knowledge (even if [counsel] in fact obtained such 21 knowledge from legitimate sources) could undermine the public trust and confidence in the 22 integrity of the adjudicatory process"); Rico v. Mitsubishi Motors Corp., 171 P.3d 1092 (Cal. 23 2007) (affirming disqualification where counsel's use of the privileged information was so 24 extensive, "the damage caused by [the] use and dissemination of the notes was irreversible").

84. Based upon Berkley's testimony and the evidence presented, the Memorandum is
embedded in his mind such that he is unable to extricate it from his knowledge of the case.

27 85. Although Connot's examination of Goldberg during the evidentiary hearing
28 utilized the Memorandum, such use was limited and not a wholesale use of the Memorandum.

1	Accordingly, Connot's mere use of the document in examining Goldberg does not rise to the level							
2	of Connot's disqualification.							
3	86.	86. Based upon the evidence presented, including Even Barenbaum's circulation of the						
4	Memorand	Memorandum to Plaintiffs and counsel on July 31, 2019, it would be better if Stern & Eisenberg,						
5	including, but not limited to, Barenbaum, did not participate in this action or any related actions							
6	going forward.							
7	F.	Sanc	tions are Necessary.					
8	87.	This	This Court has broad discretion to enter sanctions for litigation misconduct. Young					
9	v. Johnny Ribeiro Bldg., Inc., 106 Nev. 88, 93,787 P.2d 777, 780 (1990).							
10	88.	The 1	Nevada Supreme Court identified the pertinent, non-exclusive factors for the					
11	district cou	art to cor	nsider when considering the ultimate sanction, dismissal with prejudice, in					
12	Young v. Jo	ohnny Rib	peiro Building, Inc. (the "Ribeiro factors"):					
13		[1]	[T]he degree of willfulness of the offending party[;]					
14 15		[2]	[T]he extent to which the non-offending party would be prejudiced by a lesser sanction[;]					
16		[3]	[T]he severity of the sanction of dismissal relative to the severity of the discovery abuse[;]					
17		[4]	[W]hether any evidence has been irreparably lost[;]					
18 19		[5]	[T]he feasibility and fairness of alternative, less severe sanctions, such as an order deeming facts relating to improperly withheld or destroyed evidence to be admitted by the offending party[;]					
20		[6]	[T]he policy favoring adjudication on the merits[;]					
21		[7]	[W]hether sanctions unfairly operate to penalize a party for the misconduct					
22		503	of his or her attorney[;] and					
23		[8]	[T]he need to deter both the parties and future litigants from similar abuses.					
24	Id. at 93, 787 P.2d at 780.							
25	89.	89. Sanctions are necessary here to "deter and punish those who abuse the judicial						
26	process.'"	Emerson	v. Eighth Jud. Dist. Ct., 127 Nev. 672, 678, 263 P.3d 224, 228 (2011)					
27	(quoting Red Carpet Studios Div. of Source Advan. v. Sater, 465 F.3d 642, 645 (6th Cir. 2006)).							
28	90. Considering the <i>Ribeiro</i> factors, the Court concludes that sanctions are appropriate.							
			27					

1 91. Plaintiffs willfully disregarded Get Fresh's claims of privilege and protection on 2 August 2, 2019, and this Court's subsequent orders that the Memorandum be sequestered and not 3 used for any purpose, by incorporating the exact language from the Memorandum into their 4 Response in the arbitration, as well as relying upon the substance of the Memorandum to argue 5 that it was not privileged in this action.

6 92. While this Court declines to strike Plaintiffs' pleadings filed in this action, it is 7 necessary to discharge the arbitration panel, strike all documents in the arbitration, and order the 8 refiling of all documents in the arbitration. Plaintiffs and their counsel used the Memorandum in 9 their foundational pleading in the arbitration: their Response and Counterclaims. Plaintiffs 10 utilized information contained in the Memorandum since the beginning of the substantive 11 arbitration, including to support their broad discovery requests and claim for advancement.

12 93. "It is well settled that dismissal is warranted where, as here, a party has engaged 13 deliberately in deceptive practices that undermine the integrity of judicial proceedings: 'courts 14 have inherent power to dismiss an action when a party has willfully deceived the court and 15 engaged in conduct utterly inconsistent with the orderly administration of justice." Anheuser-Busch, Inc. v. Nat. Beverage Distributors, 69 F.3d 337, 348 (9th Cir. 1995) (quoting Wyle v. R.J. 16 17 Reynolds Indus., Inc., 709 F.2d 585, 591 (9th Cir. 1983)).

18 94. When Plaintiffs found out about the Memorandum in late January or early 19 February 2019, they recognized the Memorandum was not theirs, had not been in their offices, 20 and should not have been in the boxes that were delivered to their counsel. Plaintiffs did nothing 21 to stop their attorneys from utilizing the Memorandum in this action and the arbitration.

22 95. There is a significant need to deter Plaintiffs and future litigants from similar abuse 23 and misuse of an adversary's privileged information. Plaintiffs and their counsel acted in 24 contravention of Merits Incentives, this Court's orders, and Get Fresh's claims of privilege and 25 protection.

26 96. Any conclusion of law stated above that is more appropriately deemed a finding of 27 fact shall be so deemed.

28

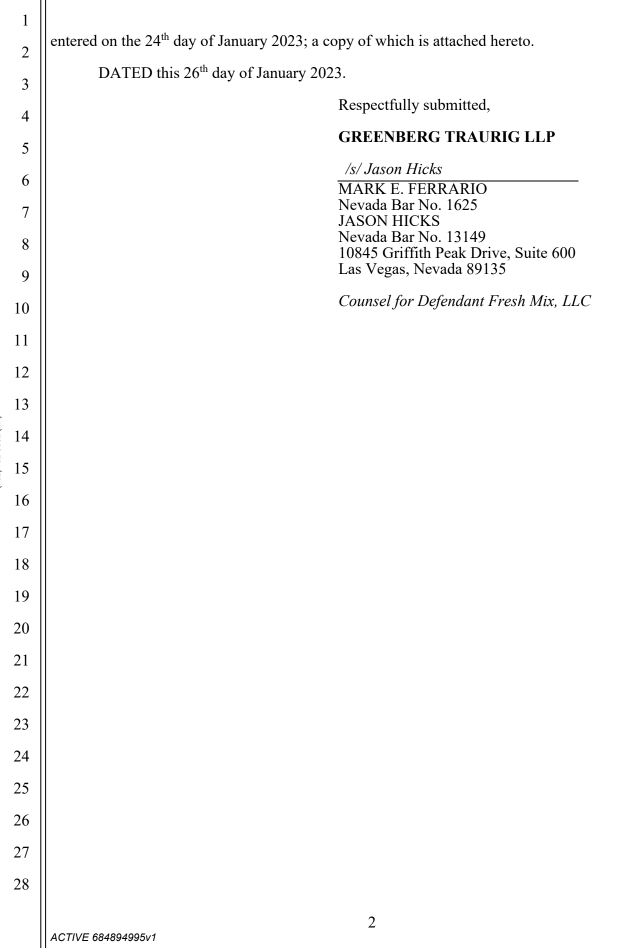
1	ORDER					
2	Based upon the foregoing, the Court grants the Motion for Sanctions and the Motion to					
3	Disqualify for the reasons set forth in these Findings of Fact and Conclusions of Law. The Cou					
4	hereby orders the following relief:					
5	1. Based upon the information that has been provided to this Court it appears that the					
6	only person in whom the Memorandum is embedded in the brain of is Brian Berkley of Fox					
7	Rothschild LLP. For that reason, Berkley is no longer permitted to participate in any form in this					
8	litigation, including, but not limited to, this action and the arbitration. Berkley's pro hac vice					
9	status is hereby STRICKEN.					
10	2. Each of Plaintiffs' attorneys (including former attorneys) and Plaintiffs shall					
11	provide all copies of the Memorandum, electronic and print, to Defendants. Each of Plaintiffs'					
12	attorneys must provide a certification that all versions of the Memorandum have been destroyed					
13	and/or provided to Defendants' counsel. This Court is concerned about the number of people					
14	have who touched the Memorandum. ³					
15	3. The current arbitration panel shall be discharged of its duties. A new arbitration					
16	shall be initiated and a new arbitration panel shall be appointed. All filings and related					
17	proceedings or orders in the arbitration are hereby STRICKEN. The parties are ordered to refile					
18	all documents in the arbitration, with Plaintiffs to remove all direct and indirect references to the					
19	Memorandum.					
20	4. An award of reasonable attorneys' fees and costs incurred related to this contest of					
21	the Plaintiffs' improper possession and use of the Memorandum, and the activities after the					
22	August 2, 2019 notification occurred. Get Fresh and Fresh Mix shall file their application for					
23	those fees and costs within twenty (20) days of the entry of this Decision and Order.					
24						
25						
26	³ Plaintiffs offered to submit declarations from the other members of Plaintiffs' litigation					
27	team regarding their use of the Memorandum. (<i>See</i> Feb. 14, 2020 Hr'g Tr. 203:16-20.) The Court then provided that "If there is a particular time keeper besides Mr. Berkley that [Defendants] have					
28	concerns for, I will have a brief hearing with [Defendants] and [Plaintiffs] related to that after you've had the opportunity to have a declaration and decide if I need more information to make a					
	judgment call." (<i>Îd.</i> at 203:24-204:3.) 29					

5. This Decision and Order; Findings of Fact and Conclusions of Law is hereby STAYED for fifteen (15) days of its entry, as requested by Plaintiffs on February 14, 2020.⁴ IT IS SO ORDERED. DATED: ΕZ ZABETH GØI EIGHTH JUDICIAL DISTRICT COURT ⁴ This stay includes a stay of the deadline for Get Fresh and Fresh Mix to file their application for attorneys' fees and costs.

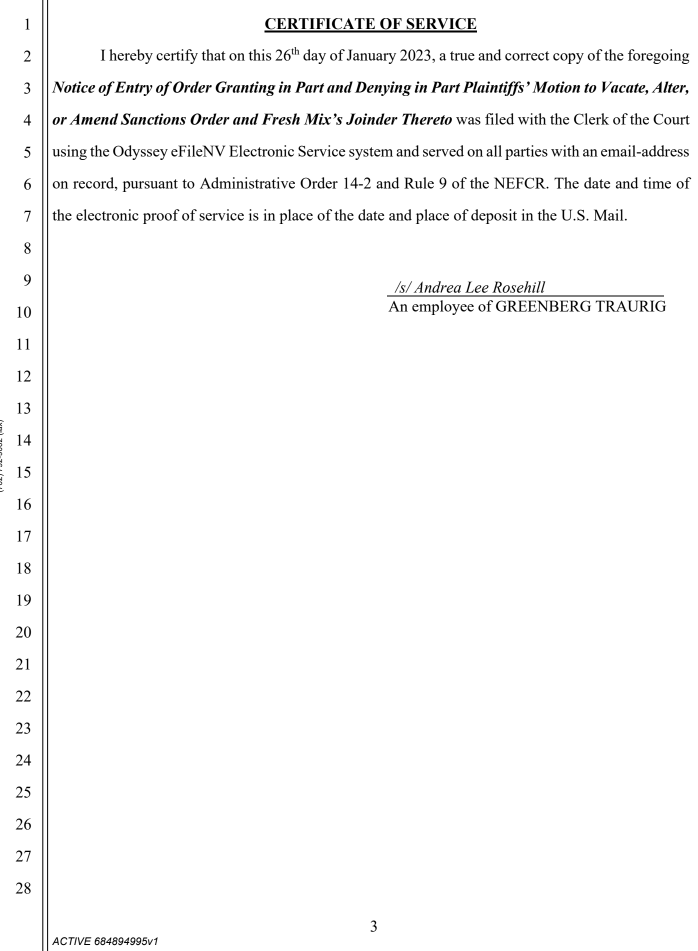
EXHIBIT 2

to Renewed Notice of Appeal

	1 2 3 4 5 6 7 8 9 10	NTSO MARK E. FERRARIO, ESQ. Nevada Bar No. 1625 JASON HICKS, ESQ. Nevada Bar No. 13149 GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Email: <u>ferrariom@gtlaw.com</u> <u>hicksja@gtlaw.com</u> <i>Counsel for Defendant Fresh Mix, LLC</i> DISTRICT CLARK COUN			
	11	PAUL LAGUDI, an individual; and WILLIAM TODD PONDER, an individual,	Case No.: A-18-785391-B		
00	12		Dept. No.: XXII		
J Traurig, LLP aak Drive, Suite 600 Nevada 89135 792-3773 2-9002 (fax)	13	Plaintiffs,	NOTICE OF ENTRY OF ORDER GRANTING IN PART AND DENYING IN		
reenberg Traurig, LL Sriffith Peak Drive, Sl Vegas, Nevada 89 (702) 792-9002 (fax) (702) 792-9002 (fax)	14	V.	PART PLAINTIFFS' MOTION TO VACATE, ALTER, OR AMEND		
Greenberg ¹ 10845 Griffith Pea Las Vegas, N (702) 79 (702) 792-	15 16	FRESH MIX, LLC, a Delaware limited liability	SANCTIONS ORDER AND FRESH MIX'S JOINDER THERETO		
108	17	company; GET FRESH SALES, INC., a Nevada corporation; DOES 1-25; and ROE BUSINESS ENTITIES I-X, inclusive			
	18	Defendants.			
	19				
	20				
	21	PLEASE TAKE NOTICE that the Order G	ranting in Part and Denying in Part Plaintiffs'		
	22	Motion to Vacate, Alter, or Amend Sanctions Ord	Motion to Vacate, Alter, or Amend Sanctions Order and Fresh Mix's Joinder Thereto was		
	23				
	24				
	25				
	26				
	27				
	28				
		ACTIVE 684894995v1			
		Case Number: A-18-78539)1-B	35	



Greenberg Traurig, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135 (702) 792-3773 (702) 792-3002 (fax)



	ELECTRONICALLY SERVED 1/24/2023 3:12 PM		
	1/24/2023 3:1	Electronically Filed 01/24/2023 1:34 PM	
		Atum S. Aum	
		CLERK OF THE COURT	
1	ORDR MARK E. FERRARIO		
2	Nevada Bar No. 1625 JASON K. HICKS		
3	Nevada Bar No. 13149		
	GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600		
4	Las Vegas, NV 89135 Telephone: 702.792.3773		
5	Facsimile: 702.792.9002 Email: ferrariom@gtlaw.com		
6	hicksja@gtlaw.com		
7	Attorneys for Defendant Get Fresh Sales, Inc.		
8	DISTR	ICT COURT	
9	CLARK CO	DUNTY, NEVADA	
10	PAUL LAGUDI, and individual; and	Case No.: A-18-785391-B	
11	WILLIAM TODD PONDER, an individual,	Dept. No.: 22	
12			
13	Plaintiffs,		
14	v.	ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS'	
15		MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER AND	
16	FRESH MIX, LLC, a Delaware limited liability company; GET FRESH SALES,	FRESH MIX'S JOINDER THERETO	
17	INC., a Nevada corporation; DOES 1-25;		
18	and ROE BUSINESS ENTITIES I-X, inclusive		
19			
20	Defendants.		
21			
22	Plaintiffs Paul Lagudi's and William	Todd Ponder's Motion to Vacate, Alter, or Amend	
23	Sanctions Order (the "Motion") and Defendant Lenard E. Schwartzer, Trustee for the Bankruptcy		
24	Estate of Fresh Mix, LLC's ("Fresh Mix") Joinder and Response thereto came on for hearing before		
25	this Court on November 1, 2022. Plaintiffs we	ere represented by Mark Connot of Fox Rothschild and	
26	Daniel Polsenberg and Abraham Smith of Le	wis Roca Rothgerber Christie LLP. Defendant Fresh	
27	Mix was represented by Steven Eisenberg of S	Stern & Eisenberg, P.C. and Jason A. Imes, Esquire of	
28			

GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 702.792.3773 Schwartzer & Imes Law Firm and Defendant Get Fresh Sales, Inc. was represented by Mark Ferrario
 and Jason Hicks of Greenberg Traurig, LLP.

3 The Court, having reviewed the parties' filings and heard argument, hereby **GRANTS** the Motion and Joinder in part and DENIES them in part. The Motion and Joinder sought to vacate, 4 5 alter, or amend Judge Elizabeth Gonzalez' Decision and Order; Findings of Fact and Conclusions of 6 Law dated March 2, 2020 (the "Order") in its entirety. The parties agree, and the Court finds, that ¶3 7 of the Order in which Judge Gonzalez struck the arbitration filings and ordered a new panel be 8 constituted was a ruling that the Court did not have the power or authority to make. Accordingly, 9 this Court grants the Motion and Joinder in part and vacates only that provision of the Order (page 29, ¶3). For the reasons more fully set forth at the hearing, the Motion is denied in all other respects, 10 11 and all other findings of fact and conclusions of law in the Order remain undisturbed and in full force and effect. 12

IT IS SO ORDERED.

16 Submitted this 23rd day of January 2023 17 **GREENBERG TRAURIG, LLP** 18 By: /s/ Jason Hicks MARK E. FERRARIO 19 Nevada Bar No. 1625 JASON K. HICKS 20 Nevada Bar No. 13149 21 Attorneys for Get Fresh Sales, Inc. 22 23 24 25 26 27 28

Dated this 24th day of January, 2023

33B 32B 9BF5 CF4D Susan Johnson District Court Judge

Approved by:

SCHWARTZER & IMES LAW FIRM

By: <u>/s/ Steven Eisenberg</u> JASON A. IMES Nevada Bar No. 7030

> **STERN & EISENBERG, P.C.** STEVEN K. EISENBERG *Pro Hac Vice*

Attorneys for Lenard E. Schwartzer, Trustee for the Bankruptcy Estate of Fresh Mix, LLC

13

14

15

1	
1	By: <u><i>Did Not Sign</i></u> MARK J. CONNOT
2 3	Nevada Bar No. 10010
3 4	FOX ROTHSCHILD, LLP
5	DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD
6	Nevada Bar No. 8492 ABRAHAM G. SMITH
7	Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTIE
8	Attorneys for Paul Lagudi and William Todd
9	Ponder
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	ACTIVE 684799828v2

GREENBERG TRAURIG, LLP 10845 Griffth Peak Drive, Suite 600 Las Vegas, NV 89135 702.792.3773

Rosehill, Andrea (LSS-LV-LT)

From:	Hicks, Jason (Shld-LV-LT) <jason.hicks@gtlaw.com></jason.hicks@gtlaw.com>
Sent:	Wednesday, January 18, 2023 12:50 PM
То:	Smith, Abraham
Cc:	Ferrario, Mark E. (Shld-LV-LT); Rosehill, Andrea (LSS-LV-LT)
Subject:	RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Correct that is Steve's redline. No we don't have additional detail about attorneys fees at this time.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <ASmith@lewisroca.com>
Sent: Wednesday, January 18, 2023 12:48 PM
To: Hicks, Jason (Shld-LV-LT) <Jason.Hicks@gtlaw.com>
Cc: Ferrario, Mark E. (Shld-LV-LT) <ferrariom@gtlaw.com>; Rosehill, Andrea (LSS-LV-LT) <rosehilla@gtlaw.com>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Has the trustee approved? Is that their redline?

And does Mark have any additional detail about the estimated attorney's fees GF will be seeking?

Abraham G. Smith Pronouns: He/Him Partner

asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com> Sent: Wednesday, January 18, 2023 11:38 AM To: Smith, Abraham <<u>ASmith@lewisroca.com</u>> Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX Importance: High

[EXTERNAL]

Abe,

Please let us know if we have your authority to sign the attached. We will plan to submit it tomorrow either way. Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (ShId-LV-LT)
Sent: Wednesday, November 16, 2022 12:16 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>
Cc: Ferrario, Mark E. (ShId-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Abe - we are well past the deadline. Can we affix your signature?

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Tuesday, November 15, 2022 2:19 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>; seisenberg@sterneisenberg.com; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

I don't believe anything changed with respect to the stay – equitable claim(s) aren't stayed. But as that is an issue outside this brief and the order is already past-due, suggest we get this submitted then deal with that separately if folks think we need to address something.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <<u>ASmith@lewisroca.com</u>>
Sent: Tuesday, November 15, 2022 2:11 PM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; seisenberg@sterneisenberg.com; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Did we want to try to address the stay?

Abraham G. Smith Pronouns: He/Him asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com</p>
Sent: Tuesday, November 15, 2022 1:13 PM
To: seisenberg@sterneisenberg.com; Polsenberg, Daniel F. <<u>DPolsenberg@lewisroca.com</u>>; Smith, Abraham
<<u>ASmith@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

[EXTERNAL]

These are fine by me. Abe, Mark, or Dan can you please confirm we can sign for you and submit?

Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>
Sent: Tuesday, November 15, 2022 9:58 AM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; jimes@sailawfirm.com
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>; Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Jason,

Please see attached for my revisions. The signature lines should include myself and Jason Imes as signatories; I did not make that change. Also, Jason Imes should remain in the body of the order also as counsel; I added his name in a couple of times and each response has removed him.

I agree that the reference to the joinder should remain so I believe my edits are now minimal. Let me know if the changes are acceptable. If anyone else has comments, please provide them.

Steve

Stern&Eisenberg

About Stern & Eisenberg: Stern & Eisenberg is a full-service law firm providing legal services to our clients located throughout the country. For more information on the types of services we offer please visit our website at www.sterneisenberg.com

A portion of our practice involves the collection of debts. Pursuant to the Fair Debt Collection Practices Act, you are advised this office may be attempting to collect a debt against you and any information obtained will be used for that purpose. If you have received a discharge in bankruptcy, and this debt was not reaffirmed, this correspondence is not and should not be construed to be an attempt to collect a debt, but solely as part of the enforcement of the mortgage/lien against real property.

Confidentiality Notice: This email, including attachments, contains information that is confidential, privileged and exempt from disclosure under applicable law. This information is protected by the attorney-client privilege and is intended solely for the use of the identified recipients. Unintended transmission does not constitute a waiver of the attorney-client or any other privilege. If you receive this communication in error, please immediately notify this law office by reply email and permanently delete the original, any printouts and reproductions of this email and attachments hereto. If you are not the intended recipient, you are hereby notified that the unauthorized use, dissemination, distribution or reproduction of this email and attachments is strictly prohibited and may be unlawful.

Wire Fraud Warning: Wire fraud and email hacking/phishing attacks are on the increase. If you have an escrow or closing transaction with us and you receive an email containing Wire Transfer Instructions, do not respond to the email. Instead, call us immediately, using previously known contact information and NOT information provided in the email, to verify the information prior to sending funds. If you have received new wiring instructions, please notify the firm immediately by phone to confirm. Stern & Eisenberg does not alter its wiring instructions.

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com>
Sent: Tuesday, November 15, 2022 11:56 AM
To: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: <u>ferrariom@gtlaw.com</u>; <u>rosehilla@gtlaw.com</u>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Good morning, I am following up on this order. Please let us know if we have permission to affix your signatures.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Friday, November 11, 2022 3:50 PM
To: 'Steven K. Eisenberg, Esquire' <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; Jason Imes <<u>jimes@sailawfirm.com</u>>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Steven,

The Trustee did join in the motion and so we believe the reference to joinder is appropriate. Please let us know we can sign the attached version on your behalf. Abe/Dan/Mark, please let us know as well.

Thanks,

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5			
6	Paul Lagudi, Plaintiff(s)	CASE NO: A-18-785391-B	
7	vs.	DEPT. NO. Department 22	
8	Fresh Mix LLC, Defendant(s)		
9			
10	AUTOMATED	CERTIFICATE OF SERVICE	
11	This automated certificate of se	ervice was generated by the Eighth Judicial District	
12	Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
13	Service Date: 1/24/2023		
14	Service Date: 1/24/2025		
15	Leilani Gamboa	l.gamboa@moranlawfirm.com	
16	Jeffery Bendavid, Esq.	j.bendavid@moranlawfirm.com	
17	Debra Spinelli	dls@pisanellibice.com	
18	Andrea Rosehill	rosehilla@gtlaw.com	
19	Mark Ferrario	ferrariom@gtlaw.com	
20	LVGT docketing	lvlitdock@gtlaw.com	
21 22	Jessie Helm	jhelm@lewisroca.com	
23	Kimberly Peets	kap@pisanellibice.com	
24	Daniel Polsenberg	dpolsenberg@lewisroca.com	
25	Joel Henriod	jhenriod@lewisroca.com	
26	Abraham Smith	asmith@lewisroca.com	
27			
28			

1	James Pisanelli	lit@pisanellibice.com
2 3	Jason Hicks	hicksja@gtlaw.com
4	Andrea Flintz	flintza@gtlaw.com
5	Mark Connot	mconnot@foxrothschild.com
6	Angela Hosey	afhosey@s-mlaw.com
7	Mary Barnes	mabarnes@bhfs.com
8	Kimberlin Williams	kwilliams@sailawfirm.com
9	Dominic Caldara	dcaldara@getfreshsales.com
10		
11	Scott Goldberg	sgoldberg@getfreshsales.com
12	Doreen Loffredo	dloffredo@foxrothschild.com
13	Cinda Towne	cct@pisanellibice.com
14	Evelyn Gaddi	escobargaddie@gtlaw.com
15	Cynthia Kelley	ckelley@lewisroca.com
16	Emily Kapolnai	ekapolnai@lewisroca.com
17	Susan Roman	sroman@nvfirm.com
18 19	Samuel Schwartz	saschwartz@nvfirm.com
20	Emily Anderson	eanderson@nvfirm.com
21	Athanasios Agelakopoulos	aagelakopoulos@nvfirm.com
22	Michael Sturm	msturm@nvfirm.com
23	Jason Imes	efilings@sailawfirm.com
24	ECF Inbox	ecf@nvfirm.com
25		
26	Akke Levin	akke.levin@gtlaw.com
27	Steven Eisenberg	seisenberg@sterneisenberg.com

rneisenberg.com

1	Steven Eisenberg	seisenberg@sterneisenberg.com
2 3	Gigi Ruegsegger	Gigi.Ruegsegger@mto.com
4	Peter Delvalle	peter.delvalle@mto.com
5	Docket Filings	dkt-filings@mto.com
6	Todd Bice	tlb@pisanellibice.com
7	Dominic Caldara	dcaldara@getfreshsales.com
8	John Wise	jwise@getfreshsales.com
9	Jonathan Altman	Jonathan.Altman@mto.com
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

		Electronically Filed 2/23/2023 7:39 PM Steven D. Grierson
1	ASTA	CLERK OF THE COURT
1	MARK J. CONNOT (SBN 10010)	Oten A. Alum
2	FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700	
3	Las Vegas, Nevada 89135 (702) 262-6899	
4	(702) 597-5503(Fax) MConnot@RoxRothschild.com	
5	DANIEL F. POLSENBERG (SBN 2376)	
6	JOEL D. HENRIOD (SBN 8492)	
7	ABRAHAM G. SMITH (SBN 13250) LEWIS ROCA ROTHGERBER CHRISTIE I	
8	3993 Howard Hughes Parkway, Suite 6 Las Vegas, Nevada 89169-5996	500
9	(702) 949-8200 (702) 949-8398 (Fax)	
10	<u>DPolsenberg@LewisRoca.com</u> JHenriod@LewisRoca.com	
10	ASmith@LewisRoca.com	
	Attorneys for Plaintiffs Paul Lagudi an	d William Todd Ponder
12		CT COURT
13		NTY, NEVADA
14	PAUL LAGUDI, an individual; and WILLIAM TODD PONDER, an	Case No. A-18-785391-B
15	individual.,	Dept. No. XXII
16	Plaintiffs,	CASE APPEAL STATEMENT
17	US.	
18	FRESH MIX, LLC, a Delaware	
19	limited liability company; GET FRESH SALES, INC., a Nevada	
20	corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I	
21	through X, inclusive,	
22	Defendants.	
23	CASE APPEA	<u>L Statement</u>
24	1. Name of appellant filing this case	e appeal statement:
25	Plaintiffs Paul Lague	li and William Todd Ponder
26	2. Identify the judge issuing the dec	rision, judgment, or order appealed from:
27	The Honorable Elizab	oeth G. Gonzalez
28	The Honorable Susar	n Johnson
-		1
LEWIS 🗖 ROCA		

1	3. Identify each appellant and the name and address of counsel for each appellant:
2	Attorneys for Appellants Paul Lagudi and William Todd Ponder
3	DANIEL F. POLSENBERG
4	JOEL D. HENRIOD Abraham G. Smith
5	LEWIS ROCA ROTHGERBER CHRISTIE LLP 3993 Howard Hughes Parkway, Suite 600
6	Las Vegas, Nevada 89169 (702) 949-8200
7	Mark J. Connot (Sbn 10010)
8	FOX ROTHSCHILD LLP 1980 Festival Plaza Drive, #700
9	Las Vegas, Nevada 89135 (702) 262-6899
10	
11	4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address
12	of that respondent's trial counsel):
13	Attorneys for Respondent Fresh Mix, LLC
14	Jason A. Imes Schwartzer & Mcpherson
15	LAW FIRM
16	2850 South Jones Blvd., Suite 1 Las Vegas NV 89146-5308 (702) 228-7590
17	Steven K. Eisenberg
18	STERN & EISENBERG, P.C. 1581 Main Street, Suite 200
19	Warrington, Pennsylvania 18976 (215) 572-8111, Ext. 1102
20	
21	Attorneys for Respondent Get Fresh Sales, Inc.
22	Mark E. Ferrario Jason K. Hicks
23	Akke Levin Greenberg Traurig, llp
24	10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135
	(702) 792-3773
25	5. Indicate whether any attorney identified above in response to question 3
26 97	or 4 is not licensed practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a conv of any district court order granting such permission):
27	copy of any district court order granting such permission):
28	2
LEWIS 🔂 ROCA	

1 2		Steven K. Eisenberg is not licensed to practice law in Nevada. The order granting him permission to appear is attached as Exhibit 1.
3	6.	Indicate whether appellant was represented by appointed or retained counsel in the district court:
4		Retained counsel
5 6	7.	Indicate whether appellant is represented by appointed or retained coun- sel on appeal:
7		Retained counsel
8	8.	Indicate whether appellant was granted leave to proceed in forma pau- peris, and the date of entry of the district court order granting such leave:
9 10		N/A
10 11	9.	Indicate the date the proceedings commenced in the district court, <i>e.g.</i> , date complaint, indictment, information, or petition was filed:
12		"Complaint," filed December 3, 2018
13 14	10.	Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:
14 15		This action stems from a dispute over the operation and reve-
16		nue sharing of two intertwined produce companies. Defendants ini- tiated arbitration proceedings and hired Fox Rothschild as counsel. Plaintiffs then moved to amend the complaint and lift the
17		stay, and defendants opposed plaintiffs' motion. On August 1, 2019, plaintiffs filed their Reply Brief in Support of Motion to Lift Stay
18 19		and Amend Complaint in the court action pending before Judge Gonzalez, which attached a document referenced by both parties as the "Memo." The Court partially granted and partially denied plain-
20		tiffs' Motion to Amend the Complaint and Lift the Stay, permitting plaintiffs to file the Amended Complaint, but retaining jurisdiction
21		over the books and records and receivership issues only, and com- pelling the remaining claims to arbitration. Following the alleged termination of plaintiffs, defendants
22		sought to deliver items from plaintiffs' offices at Fresh Mix. Plain- tiffs did not want these items delivered and took the position that
23		the materials should remain in their offices as they were wrongfully locked out of the business. The memo was delivered in the boxes,
24		sticking out of a box without a lid, sitting on top of the others. Plaintiffs' former counsel removed the memo and set it down, be-
25 26		lieving it was an inventory or receipt. Later that evening or the next day, former counsel read the memo. When transitioning the case to Fox Bothschild LLP, former counsel described the circumstances of
$\frac{26}{27}$		Fox Rothschild LLP, former counsel described the circumstances of the delivery of the memo as well as his impressions of the docu- ment. Plaintiffs appeal from the order finding the memo privileged
28		and on that basis striking plaintinffs' counsel's pro hac vice admis- sion and awarding attorney's fees.
		3

$1 \\ 2 \\ 3 \\ 4$		This appeal was originally filed prematurely as Case No. 80950 in the Supreme Court, which was provisionally dismissed due to Fresh Mix, LLC's bankruptcy with the right to reinstate that appeal following the lifting of the bankruptcy stay. After reinstate- ment, this Court again dismissed the appeal on grounds that "a timely tolling motion was filed on March 30, 2020, and remains pending below." This appeal follows the disposition of that tolling motion.
5	11.	Indicate whether the case has previously been the subject of an appeal or
6		an original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding.
7		Lagudi v. Fresh Mix, LLC, Case No. 80950
8 9	12.	Indicate whether this appeal involves child custody or visitation:
		This case does not involve child custody or visitation.
10 11	13.	If this is a civil case, indicate whether this appeal involves the possibility of settlement:
12		Undersigned counsel is not aware of any circumstances that
13		make settlement impossible.
14		Dated this 23rd day of February, 2023.
15		LEWIS ROCA ROTHGERBER CHRISTIE LLP
16		By: <u>/s/Abraham G. Smith</u>
17		DANIEL F. POLSENBERG (SBN 2376) JOEL D. HENRIOD (SBN 8492)
18		ABRAHAM G. SMITH (SBN 13250) 3993 Howard Hughes Parkway
19		Suite 600 Las Vegas, Nevada 89169
20		(702) 949-8200
21		MARK J. CONNOT (SBN 10010) FOX ROTHSCHILD LLP
22		1980 Festival Plaza Drive, #700 Las Vegas, Nevada 89135
23		(702) 262-6899
24		Attorneys for Plaintiffs
25		
26		
27		
28		
		4

LEWIS 🜅 ROCA

1	CERTIFICATE OF SERVICE	
2	I certify that on this 23rd day of February, 2023, I served the foregoing	
3	"Case Appeal Statement" through the G	Court's electronic filing system upon all
4	parties on the master e-file and serve li	st.
5	Mark E. Ferrario	Jason A. Imes
6	Jason K. Hicks Akke Levin	SCHWARTZER & IMES LAW FIRM 2850 South Jones Blvd., Suite 1
7	GREENBERG TRAURIG, LLP	Las Vegas, NV 89146
8	10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135	Steven K. Eisenberg
9	Las Vegas, IVV 05100	Steven K. Eisenberg Stern & Eisenberg, p.c.
10	Attorneys for Defendant Cat Freeh Sales, Inc.	1581 Main Street, Suite 200 Warrington, PA 18976
11	Get Fresh Sales, Inc.	Warnington, 1A 16976
12		Attorneys for Lenard E.
13		Schwartzer, Ch. 7 Trustee for the bankruptcy estate of Fresh Mix,
14		LLC
15	/s/ Cynthia	Kollon
16		of Lewis Roca Rothgerber Christie LLP
10		
18		
19		
19 20		
20 21		
21 22		
22		
24		
25		
26		
27		
28	5	
LEWIS 🗖 ROCA		

EXHIBIT 1

to Case Appeal Statement

		Electronically Filed 06/21/2022 11:03 AM
	ORAP	CLERK OF THE COURT
1	ORDR	
2	Jason A. Imes, Esq., NV Bar No. 7030 SCHWARTZER & IMES LAW FIRM	
2	2850 South Jones Blvd., Suite 1	
3	Las Vegas NV 89146-5308	
4	Telephone: (702) 228-7590 Facsimile: (702) 892-0122	
5	Facsimile: (702) 892-0122 E-Mail: <u>efilings@sailawfirm.com</u>	
6	Attorneys for Lenard E. Schwartzer, Ch. 7 Trustee	
6	for the bankruptcy estate of Fresh Mix, LLC	
7		L DISTRICT COURT
8	EIGHTHJUDICIA	
9	CLARK COU	NTY, NEVADA
	PAUL LAGUDI, an individual; and	CASE NO.: A-18-785391-B
10	WILLIAM TODD PONDER, an individual,	DEPT. NO.: XXII
11	Plaintiffs,	ORDER GRANTING MOTION TO
12	V.	ASSOCIATE COUNSEL FOR LENARD E.
	FRESH MIX, LLC, a Delaware limited liability	SCHWARTZER, CHAPTER 7 TRUSTEE FOR BANKRUPTCY ESTATE OF FRESH
13	company; GET FRESH SALES, INC., a Nevada Corporation; DOES 1-25; and ROE BUSINESS	MIX, LLC AND ADMITTING TO PRACTICE
14	ENTITIES I-X, inclusive,	
15	Defendants.	
13 16 17 18 19 20 21 22 23 24 25 26 27 28	JASON A. IMES, ESQ. of SCHWARTZI SCHWARTZER, Chapter 7 Trustee for the bankru having filed his Motion To Associate Counsel For Bankruptcy Estate Of Fresh Mix, LLC (" <u>Motion</u> ") with a Verified Application For Association Of Co Pennsylvania, New Jersey, District of Columbia, M and the State Bar of Nevada Statement; said applic parties, and the Court being fully apprised in the pr good cause appearing, it is hereby /// ///	Lenard E. Schwartzer, Chapter 7 Trustee For under Nevada Supreme Court Rule 42, together punsel, a Certificate Of Good Standing for Maryland, New York, Virginia, and West Virginia, ation having been noticed and served upon the
	Order Granting Motion Associate Counsel	Page 1 of 2

SCHWART'ZER & IMES LAW FIRM 2850 South Jones Boulevard, Suite 1 Las Vegas, Nevada 89146 Tel: (702) 228-7590 · Fax: (702) 892-0122

1	ORDERED that the Trustee's motion to	associate STEVEN K. EISENBERG as counsel for	
2	Lenard E. Schwartzer, Chapter 7 Trustee for the Bankruptcy Estate of Fresh Mix, LLC filed April 8,		
3	2022 is GRANTED pursuant to EDCR 2.20(e); and		
4	IT IS FURTHER ORDERED that the n	natter scheduled to be heard Tuesday June 14, 2022 at	
5	8:30 a.m. is VACATED pursuant to EDCR 2.23.		
6		Dated this 21st day of June, 2022	
7		Jusane Athason	
8 9		228 34D 17F3 5BC7 Susan Johnson	
10		District Court Judge	
11	Submitted by:	Approved as to form by:	
12		[NOT APPROVED]	
13	/s/ Jason A. Imes		
14	Jason A. Imes, Esq.	Adam K. Bult, Esq. Drowmstein Uwett Forther Schwools I I D	
15	Schwartzer & McPherson Law Firm 2850 S. Jones, Blvd., Suite 1	Brownstein Hyatt Farber Schreck LLP 100 North City Parkway, Suite 1600	
16	Las Vegas, NV 89146 Counsel for Lenard E. Schwartzer, Trustee	Las Vegas, NV 89106-4614 Counsel for Get Fresh Sales, Inc.	
17	Counsel for Lenara E. Schwartzer, Trustee	Counsel for Gel I resh Sules, Inc.	
18		Approved as to form by:	
19			
20		/s/ Abraham G. Smith	
21		Abraham G. Smith, Esq. Lewis Roca Rothgerber Christie LLP	
22		3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 89169-5996	
23		Counsel for Plaintiffs	
24		Paul Lagudi and William Todd Ponder	
25			
26			
27			
28			

SCHWART'ZER & IMES LAW FIRM 2850 South Jones Boulevard, Suite 1 Las Vegas, Nevada 89146 Tel: (702) 228-7590 · Fax: (702) 892-0122
 From:
 Smith, Abraham

 To:
 Jason Imes; Bult, Adam K.

 Subject:
 RE: Lagudi v Fresh Mix / proposed form of order granting motion to associate

 Date:
 Tuesday, June 7, 2022 4:47:49 PM

 Attachments:
 image003.png image004.png

You may sign for me.

Abraham G. Smith Partner

asmith@lewisroca.com D. 702.474.2689

LEWIS 🛄 ROCA

From: Jason Imes <jimes@sailawfirm.com>
Sent: Tuesday, June 7, 2022 3:31 PM
To: Bult, Adam K. <ABult@BHFS.com>; Smith, Abraham <ASmith@lewisroca.com>
Subject: Lagudi v Fresh Mix / proposed form of order granting motion to associate

[EXTERNAL]

Counsel,

Pursuant to Dept. XXII's guidelines and the Minute Order entered June 2, 2022, I've attached for your review/comment prior to submission a proposed form of order granting the Trustee's motion to associate.

We plan on submitting this Friday 6/10, so please provide any responses by Thursday afternoon. We are aware that GFSI emailed a motion for reconsideration of the Minute Order to the Court on 6/3.

Jason A. Imes Attorney at Law Schwartzer & Imes Law Firm 2850 S. Jones Blvd., Suite 1 Las Vegas, Nevada 89146 Tel: (702) 228-7590 Fax: (702) 892-0122 E-mail: JImes@sailawfirm.com

This message and any attachments are intended only for the use of the individual or entity to which they are addressed. If the reader of this message or an attachment is not the intended recipient or the employee or agent responsible for delivering the message or attachment to the intended recipient you are hereby notified that any dissemination, distribution or copying of this message or any attachment is strictly prohibited. If you have received this communication in error, please notify us immediately by replying to the sender. The information transmitted in this message and any attachments may be privileged, is intended only for the personal and confidential use of the intended recipients, and is covered by the Electronic Communications Privacy Act, 18 U.S.C. §2510-2521.

1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5	Paul Lagudi, Plaintiff(s)	CASE NO: A-18-785391-B	
6			
7	VS.	DEPT. NO. Department 22	
8	Fresh Mix LLC, Defendant(s)		
9			
10 11	AUTOMATED	<u>CERTIFICATE OF SERVICE</u>	
11	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order Admitting to Practice was served via the court's electronic eFile		
12	system to all recipients registered for e-Service on the above entitled case as listed below:		
13	Service Date: 6/21/2022		
15	Leilani Gamboa	l.gamboa@moranlawfirm.com	
16	Jeffery Bendavid, Esq.	j.bendavid@moranlawfirm.com	
17	Debra Spinelli	dls@pisanellibice.com	
18	Ava Schaefer	ams@pisanellibice.com	
19	Daniel Polsenberg	dpolsenberg@lewisroca.com	
20	Joel Henriod	jhenriod@lewisroca.com	
21 22	Eric Walther	ewalther@bhfs.com	
23	Jessie Helm	jhelm@lewisroca.com	
24	Kimberly Peets	kap@pisanellibice.com	
25	Adam Bult	abult@bhfs.com	
26	Travis Chance	tchance@bhfs.com	
27			
28			

1	Abraham Smith	asmith@lewisroca.com
2 3	James Pisanelli	lit@pisanellibice.com
4	Frank Flansburg III	fflansburg@bhfs.com
5	Mark Connot	mconnot@foxrothschild.com
6	Doreen Loffredo	dloffredo@foxrothschild.com
7	Cinda Towne	cct@pisanellibice.com
8	Cynthia Kelley	ckelley@lewisroca.com
9	Angela Hosey	afhosey@s-mlaw.com
10	Mary Barnes	mabarnes@bhfs.com
11 12	Emily Kapolnai	ekapolnai@lewisroca.com
12	Samuel Schwartz	saschwartz@nvfirm.com
14	Emily Anderson	eanderson@nvfirm.com
15	Athanasios Agelakopoulos	aagelakopoulos@nvfirm.com
16		mgermet e mee @m emmeent
17		
18		
19		
20		
21		
22		
23		
24 25		
23 26		
20		
28		

	I	Eighth Judicial Disti CASE SUMN		
Paul Lagudi, Plaintiff(s) vs. Fresh Mix LLC, Defendant(s)		CASE NO. A- 48-7 8 § § § § §	85391-B Location: Judicial Officer:	
		CASE INFORMAT	TION	
			Case Type:	Other Business Court Matters
			Case Status:	12/03/2018 Open
DATE		CASE ASSIGNME	ENT	
	Current Case Assignment Case Number Court Date Assigned Judicial Officer	A-18-785391-B Department 22 09/07/2021 Johnson, Susan		
		PARTY INFORMA	TION	
Plaintiff	Lagudi, Paul			Lead Attorneys Connot, Mark J Retained 702-262-6899(W)
	Ponder, William Todd			Connot, Mark J <i>Retained</i> 702-262-6899(W)
Defendant	Fresh Mix LLC			Flansburg, Frank M., III Retained 702-382-2101(W)
	Get Fresh Sales Inc			Ferrario, Mark E., ESQ Retained 702-792-3773(W)
Cross Claimant	Fresh Mix LLC			Flansburg, Frank M., III Retained 702-382-2101(W)
	Schwartzer, Lenard E Removed: 08/09/ Data Entry Error	2022		Eisenberg, Steven K. <i>Retained</i> 215-572-8111(W)
Cross Defendant	Caldara, Dominic			
	Get Fresh Sales Inc			Ferrario, Mark E., ESQ Retained 702-792-3773(W)
	Goldberg, Scott			
	Wise, John			
Trustee	Schwartzer, Lenard E			Eisenberg, Steven K. <i>Retained</i> 215-572-8111(W)

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY

CASE NO. A-18-785391-B EVENTS & ORDERS OF THE COURT

DATE

INDEX

	EVENTS
12/03/2018	Initial Appearance Fee Disclosure Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [1] Initial Appearance Fee Disclosure
12/03/2018	Complaint (Business Court) Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [2] Complaint
12/03/2018	Summons Electronically Issued - Service Pending Party: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [3] Summons
12/03/2018	Summons Electronically Issued - Service Pending Party: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [4] Summons
12/05/2018	Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [5] Motion to File Exhibit 1 to Motion for Preliminary Injunction and Ex Parte Application for Temporary Restraining Order Under Seal on Order Shortening Time
12/05/2018	Ex Parte Application Party: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [6] Plaintiffs, Paul Lagudi and William Todd Ponder's Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time
12/06/2018	Receipt of Copy Filed by: Plaintiff Lagudi, Paul [7] Receipt of Copy
12/07/2018	Affidavit of Service Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [8] Affidavit of Service
12/07/2018	Affidavit of Service Filed By: Plaintiff Lagudi, Paul [9] Affidavit of Service
12/10/2018	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC [10] Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time and Exhibits A and B Thereto
12/10/2018	Opposition to Motion Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [15] Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time
12/11/2018	Temporary Restraining Order Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [11] Temporary Restraining Order

Eighth Judicial District Court CASE SUMMARY CASE NO. A-18-785391-B

12/11/2018	Notice of Posting Bond Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [12] Notice of Bond on Behalf of Plaintiffs
12/11/2018	Notice of Entry Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [13] Notice of Entry of Temporary Restraining Order
12/12/2018	Initial Appearance Fee Disclosure Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [14] Initial Appearance Fee Disclosure
12/13/2018	Motion to Dismiss Filed By: Cross Claimant Fresh Mix LLC [16] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration on an Order Shortening Time
12/13/2018	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC [17] Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration and Seal Exhibit 1 Thereto
12/14/2018	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [18] Defendants Fresh Mix LLC and Get Fresh Sales Inc's Motion to Dismiss or in the Alternative to Stay and to Compel Arbitration on an Order Shortening Time
12/17/2018	Transcript of Proceedings [19] Transcript of Proceedings: Hearing on Plaintiffs' Motion for TRO and Preliminary Injunction and Motion to Seal Exhibit 1 to Motion for TRO
12/18/2018	Filed Under Seal Filed By: Attorney Pisanelli, James J [20] Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time
01/03/2019	Stipulation Filed by: Plaintiff Lagudi, Paul [21] Stipulation and Order to Continue Plaintiffs' Hearing on Preliminary Injunction and Extend the Temporary Restraining Order Entered December 11, 2018
01/09/2019	Opposition to Motion Filed By: Plaintiff Lagudi, Paul [22] Opposition to Defendants' Motion to Dismiss or in the Alternative, to Stay and to Compel Arbitration on an Order Shortening Time
01/14/2019	Order Filed By: Plaintiff Lagudi, Paul [23] Order Granting Plaintiffs' Motion to File Exhibit 1 to Motion for Preliminary Injunction and Ex Parte Application for Temporary Restraining Order Under Seal
01/14/2019	Order Granting Motion Filed By: Cross Claimant Fresh Mix LLC [24] Order Granting Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction and Exhibits A and B Thereto
01/15/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [25] Notice of Entry of Order Granting Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction and Exhibits A and B Thereto
01/15/2019	Reply in Support Filed By: Cross Claimant Fresh Mix LLC [26] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Reply in Support of Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration on an Order Shortening Time
01/15/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC [27] Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Reply in Support of Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration
01/16/2019	 Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC [28] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc's Reply in Support of Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration on an Order Shortening Time
01/17/2019	Order Granting Motion Filed By: Cross Claimant Fresh Mix LLC [29] Order Granting Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Reply in Support of Motion to Dismiss Or, in the Alternative, to Stay and to Compel Arbitration
01/18/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [30] Notice of Entry of Order Granting Motion to Redact Reply in Support of Motion to Dismiss Or, in the Alternative, to Stay and to Compel Arbitration
01/25/2019	Transcript of Proceedings [31] Transcript of Proceedings: Hearing on Defendants' Motion to Dismiss or Stay and to Compel Arbitration
02/01/2019	Notice Filed By: Cross Claimant Fresh Mix LLC [32] Notice of Submission of Proposed Order on Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration
02/01/2019	Order Filed By: Cross Claimant Fresh Mix LLC [33] Order Regarding Defendants' Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration
02/01/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [34] Notice of Entry of Order Regarding Defendants' Motion to Dismiss Or, in the Alternative, to Stay and to Compel Arbitration
03/19/2019	Order [35]

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

04/12/2019	Motion to Intervene [36] Motion to Intervene on an Order Shortening Time
05/16/2019	Notice of Appearance Party: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [37] Notice of Appearance
05/16/2019	Status Report Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [38] Status Report
05/16/2019	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [39] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Status Report
07/03/2019	Substitution of Attorney Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [40] Substitution of Counsel
07/15/2019	Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [41] Motion to Lift Stay and Amend Complaint
07/15/2019	Exhibits Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [42] Exhibits to Motion to Lift Stay and Amend Complaint
07/15/2019	Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [43] Motion to Redact Exhibit 1 to Plaintiff's Motion to Lift the Stay and Amend the Complaint
07/17/2019	Certificate of Service Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [44] Certificate of Service
07/17/2019	Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [45] Motion to Lift the Stay and Amend the Complaint on an Order Shortening Time
07/17/2019	Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [46] Motion to Redact Exhibit 1 to Plaintiffs' Motion to Lift the Stay and Amend the Complaint on an Order Shortening Time
07/17/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [47] Exhibit 1 to Motion to Lift Stay and Amend Complaint
07/25/2019	Opposition to Motion Filed By: Cross Defendant Get Fresh Sales Inc [48] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

07/25/2019	Motion to Seal/Redact Records Filed By: Cross Defendant Get Fresh Sales Inc [49] Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time and Exhibit B Thereto, and (2) Seal Exhibit D Thereto
07/26/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [50] Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time and Exhibit B Thereto, and (2) Seal Exhibit D Thereto
07/26/2019	Clerk's Notice of Hearing [51] Notice of Hearing
07/26/2019	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [52] Defendants Fresh Mix LLC and Get Fresh Sales, Inc's Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time
08/01/2019	Reply to Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [53] Reply Brief in Support of Motion to Lift Stay and Amend Complaint
08/01/2019	Exhibits Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [54] Exhibits to Plaintiffs' Reply to Defendants' Opposition to Plaintiffs' Motion to Lift the Stay and Amend the Complaint
08/01/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [55] Motion to Seal Exhibits X-CC and Exhibit FF to Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint
08/01/2019	Filed Under Seal Filed By: Attorney Connot, Mark J [56] Exhibits X, Y, Z, AA, BB, CC, and FF to Plaintiffs; Reply to Defendants' Oppositionto Plaintiffs' Motion to Lift the Stay and Amend the Complaint sealed per 8/1/19 Motion to Seal Exhibits X-CC and Exhibit FF to Plaintiffs; Reply Brief in Support of Motion to Lift Stay and Amend Complaint
08/01/2019	Redacted Version [66] PER MOTION PENDING ORDER 08/09/19 Redacted version of Reply to Motion
08/02/2019	Clerk's Notice of Hearing [57] Notice of Hearing
08/02/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [58] Motion to Redact Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint
08/02/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [59] Reply Brief in Support of Motion to Lift Stay and Amend Complaint Confidential - Filed Under Seal (Sealed per Filed Motion on 08/2/2019)

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
08/02/2019	Clerk's Notice of Hearing [60] Clerk's Notice of Hearing
08/04/2019	Opposition to Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [61] Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay this Action on an Order Shortening Time
08/04/2019	Redacted Version [67] (See minutes 8/26/19) Redacted version of Opposition to Motion
08/08/2019	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [62] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Status Report
08/09/2019	Order Filed By: Cross Defendant Get Fresh Sales Inc [63] Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time and Exhibit B Thereto, and (2) Seal Exhibit D Thereto
08/09/2019	Motion to Seal/Redact Records Filed By: Cross Defendant Get Fresh Sales Inc [64] Motion to Redact: (1) Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint, and (2) Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time and Exhibit 1 Thereto on an Order Shortening Time
08/09/2019	Notice of Entry of Order Filed By: Cross Defendant Get Fresh Sales Inc [65] Notice of Entry of Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time and Exhibit B Thereto, and (2) Seal Exhibit D Thereto
08/15/2019	Notice Filed By: Cross Claimant Fresh Mix LLC [68] Notice of Submission of Proposed Orders on (1) Plaintiffs Paul Lagudi and William Todd Ponder's Motion to Lift Stay and Amend Complaint, and (2) Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action
08/15/2019	Deposition to Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [69] Plaintiffs' Opposition to Defendants' Motion to Redact: (1) Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint; and (2) Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiff's Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time and Exhibit 1 Thereto
08/19/2019	Transcript of Proceedings [70] Transcript of Proceedings: Hearing on Plaintiffs' Motion to Lift Stay, Amend Complaint, And Redact Exhibit T to Plaintiffs' Motion
08/19/2019	Deposition Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
	[71] Plaintiffs' Opposition to Defendants' Notice of Submission of Proposed Orders on: (1) Plaintiffs' Motion to Lift the Stay and Amend Complaint; and (2) Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T thereto; and (2) Stay this Action
08/20/2019	Motion to Associate Counsel Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [72] Motion to Associate Counsel
08/20/2019	Clerk's Notice of Hearing [73] Notice of Hearing
08/22/2019	Order Filed By: Cross Claimant Fresh Mix LLC [74] Order Regarding Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time
08/22/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [75] Notice of Entry of Order Regarding Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time
08/23/2019	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [76] Order on Plaintiffs Paul Lagudi and William Todd Ponder's Motion to Lift Stay and Amend Complaint
08/23/2019	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [77] Notice of Entry of Order on Plaintiffs Paul Lagudi and William Todd Ponder's Motion to Lift Stay and Amend Complaint
08/23/2019	Motion to Disqualify Attorney Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [78] Motion to Disqualify Fox Rothschild LLP
08/23/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [79] (9/3/19 Withdrawn) Motion to Redact Motion to Disqualify Fox Rothschild LLP; Redact Exhibit 1 Thereto; and Seal Exhibits 4-7 Thereto
08/26/2019	Clerk's Notice of Hearing [80] Notice of Hearing
08/26/2019	Motion Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [81] Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information; and Application for an Order Shortening Time
08/26/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [82] Motion to (1) Redact Motion for Claw Back, Discovery, and Sanctions Related to

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
	Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Seal Exhibits 3-5 Thereto
08/26/2019	Amended Certificate of Service Party: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [83] Amended Certificate of Service
08/27/2019	Clerk's Notice of Hearing [84] Notice of Hearing
08/27/2019	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [85] Motion To Disqualify Fox Rothschild LLP
08/27/2019	 Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [86] Motion For Claw Back, Discovery, And Sanctions Related To Plaintiffs And Their Counsel's Improper Possession And Use Of Exhibit T And Other Privileged And Confidential Information; And Application For An Order Shortening Time
08/29/2019	Transcript of Proceedings [87] Transcript of Proceedings: Hearing on Defendants' Motion to Redact and Motion to Stay Action 8/26/19
08/29/2019	Notice Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [88] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Notice of Submission Regarding Revised Redactions
08/30/2019	Response Filed by: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [89] Defendants Fresh Mix, LLC And Get Fresh Sales, Inc.'s Response To Plaintiffs' Motion To Associate Counsel (Brian A. Berkley)
09/03/2019	Amended Filed By: Cross Defendant Get Fresh Sales Inc [90] Amended Motion to Redact Motion to Disqualify Fox Rothschild LLP, Redact Exhibit 1 Thereto, and Seal Exhibits 6 and 7 Thereto
09/03/2019	Notice of Withdrawal of Motion Filed By: Cross Defendant Get Fresh Sales Inc [91] Notice of Withdrawal of Motion to Redact Motion to Disqualify Fox Rothschild LLP; Redact Exhibit 1 Thereto; and Seal Exhibits 4-7 Thereto
09/05/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [93] Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Seal Exhibits A, B, and C Attached Thereto
09/06/2019	Clerk's Notice of Hearing [94] Notice of Hearing
09/08/2019	Opposition to Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [96] Plaintiffs' Opposition to Defendants' Emergency Motion to Strike the Fresh Mix Memo

Eighth Judicial District Court CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
09/10/2019	Order Filed By: Cross Claimant Fresh Mix LLC [97] Order On Motion to Redact: (1) Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint, and (2) Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time and Exhibit 1 Thereto
09/10/2019	Transcript of Proceedings [98] Transcript of Proceedings: Hearing on Motions to Redact and Plaintiffs' Motion to Associate Counsel 9/9/19
09/10/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [99] Notice of Entry of Order On Motion to Redact: (1) Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint, and (2) Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time and Exhibit 1 Thereto
09/12/2019	Clerk's Notice of Hearing [100] Notice of Hearing
09/16/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC [101] Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
09/16/2019	Clerk's Notice of Hearing [103] Notice of Hearing
09/17/2019	Order Filed By: Cross Claimant Fresh Mix LLC [104] Order on Motion to (1) Redact Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Seal Exhibits 3-5 Thereto
09/17/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [105] Notice of Entry of Order on Motion to (1) Redact Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Seal Exhibits 3-5 Thereto
09/18/2019	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [106] Order on (1) Plaintiffs' Motion to Redact Exhibit 1 to Plaintiffs' Motion to Lift the Stay and Amend the Complaint on an Order Shortening Time; and (2) Plaintiffs' Motion to Seal Exhibits X-CC and Exhibit FF to Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint on an Order Shortening Time
09/19/2019	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [107] Notice of Entry of Order on (1) Plaintiffs' Motion to Redact Exhibit 1 to Plaintiffs' Motion to Lift the Stay and Amend the Complaint on an Order Shortening Time; and (2) Plaintiffs' Motion to Seal Exhibits X-CC and Exhibit FF to Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint on an Order Shortening Time

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

09/19/2019	Amended Complaint Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [108] Verified Amended Complaint and Derivative Action
09/19/2019	Motion for Discovery Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [109] Plaintiffs' Motion for Limited Discovery in Connection with Defendants' Claim of Privilege Over the Fresh Mix Memo on an Order Shortening Time
09/19/2019	Notice of Compliance Party: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [110] Notice of Compliance and Motion to Accept Plaintiffs' Opposition Under Seal and Exhibits A and B Attached Thereto on an Order Shortening Time
09/19/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [111] Verified Amended Complaint and Derivative Action 9/18/19 Order
09/20/2019	© Opposition to Motion Filed By: Cross Claimant Fresh Mix LLC [112] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to (1) Plaintiffs' Notice of Compliance and Motion to Accept Plaintiffs' Opposition Under Seal and Exhibits A and B Attached Thereto, and (2) Plaintiffs' Motion for Limited Discovery in Connection with Defendants' Claim of Privilege over the Fresh Mix Memo
09/24/2019	OrderFiled By: Cross Claimant Fresh Mix LLC[113] Order Granting Defendants' Emergency Motion to (1) Strike Exhibit A to Plaintiffs' Opposition to Defendants Motion for Claw Back, Discovery, and Sanctions and Counter- Motion for Discovery Related to Fresh Mix Memo, and (2) Strike All References to and Discussion of Its Substance in Plaintiffs' Opposition on an Order Shortening Time
09/25/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [114] Notice of Entry of Order Granting Defendants' Emergency Motion to (1) Strike Exhibit A to Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo, and (2) Strike All References to and Discussion of Its Substance in Plaintiffs' Opposition on an Order Shortening Time
09/25/2019	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [115] Order on (1) Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Plaintiffs' Counter-Motion for Discovery Related to Fresh Mix Memo
09/25/2019	Transcript of Proceedings [116] Transcript of Proceedings: Hearing on All Pending Motions 9, 23, 2019
09/25/2019	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [117] Notice of Entry of Order on (1) Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Plaintiffs' Counter-Motion for Discovery Related to Fresh Mix Memo
09/26/2019	Dpposition to Motion

	CASE NO. A-18-785391-B
	Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [118] Plaintiffs' Opposition to Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
09/26/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [119] Motion to File Under Seal Exhibit A to Plaintiffs' Opposition to Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
09/27/2019	Clerk's Notice of Hearing [120] Notice of Hearing
09/27/2019	Filed Under Seal [121] Plaintiffs' Opposition to Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
09/30/2019	Motion to Compel Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [122] Plaintiffs' Motion to Compel Production of Books and Records
09/30/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [123] Motion to Redact Plaintiffs' Motion to Compel Production of Books and Records, and Seal Exhibits A, B, G, and I Thereto
09/30/2019	Exhibits Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [124] Exhibits to Plaintiffs' Motion to Compel Production of Books and Records
09/30/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul [125] Plaintiff's Motion to Compel Production of Books and Records 9/30/19 Motion to Seal/Redact Records
09/30/2019	Clerk's Notice of Hearing [126] Notice of Hearing
09/30/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul [127] Exhibits to Plaintiffs' Motion to Compel Production of Books and Records 9/30/19 Motion to Seal/Redact Records
10/02/2019	Clerk's Notice of Hearing [128] Notice of Hearing
10/03/2019	Status Report Filed By: Cross Claimant Fresh Mix LLC [129] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Status Report Regarding Sanctions Discovery and the Briefing on the Motion to Disqualify Fox Rothschild LLP
10/03/2019	E Status Report Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785391-B

	[130] Plaintiffs' Status Report Regarding Court-Ordered Discovery and Status of Defendants' Pending Motions
10/04/2019	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [131] Order on Plaintiffs' Motion to Associate Counsel
10/04/2019	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [132] Notice of Entry of Order on Plaintiffs' Motion to Associate Counsel
10/08/2019	Notice of Non Opposition Filed By: Cross Claimant Fresh Mix LLC [133] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Notice of Non-Opposition to Plaintiffs' Motion to File Under Seal Exhibit A to Plaintiffs' Opposition to Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
10/08/2019	Order Filed By: Cross Claimant Fresh Mix LLC [134] Order on Plaintiffs' Motion for Limited Discovery in Connection with Defendants' Claim of Privilege over the Fresh Mix Memo
10/08/2019	Order Filed By: Cross Claimant Fresh Mix LLC [135] Order Denying Plaintiffs' Motion to Accept Plaintiffs' Opposition Under Seal and Exhibits A and B Attached Thereto
10/08/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [136] Notice of Entry of Order Denying Plaintiffs' Motion to Accept Plaintiffs' Opposition under Seal and Exhibits A and B Attached Thereto
10/08/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [137] Notice of Entry of Order on Plaintiffs' Motion for Limited Discovery in Connection with Defendants' Claim of Privilege over the Fresh Mix Memo
10/10/2019	Response Filed by: Cross Claimant Fresh Mix LLC [138] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s: (1) Response to Plaintiffs' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Seal Exhibits A, B, and C Attached Thereto, and (2) Reply in Support of Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
10/10/2019	Stipulation and Order Filed by: Cross Claimant Fresh Mix LLC [139] Stipulation and Order Regarding Plaintiffs' Motion to Compel Production of Books and Records
10/10/2019	Notice of Entry of Stipulation and Order Filed By: Cross Claimant Fresh Mix LLC [140] Notice of Entry of Stipulation and Order Regarding Plaintiffs' Motion to Compel Books and Records
10/18/2019	

	CASE NO. A-18-785391-B
	Opposition to Motion to Compel Filed By: Cross Claimant Fresh Mix LLC [141] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records
10/18/2019	Appendix Filed By: Cross Claimant Fresh Mix LLC [142] Appendix in Support of Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records
10/18/2019	Appendix Filed By: Cross Claimant Fresh Mix LLC [143] Appendix in Support of Fresh Mix LLC and Get Fresh Sales Inc's Opposition to Plaintiffs' Motion to Compel Production of Books and Records
10/21/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC [144] Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records (2) Seal Exhibits 2, 3, 4, 6, 7, and 8 Thereto
10/21/2019	Filed Under Seal Filed By: Cross Defendant Get Fresh Sales Inc [145] Fresh Mix LLC and Get Fresh Sales INC's Opposition to Plaintiff's Motion to Compel Production of Books and Records
10/21/2019	Clerk's Notice of Hearing [146] Notice of Hearing
10/22/2019	Stipulation and Order Filed by: Cross Claimant Fresh Mix LLC [147] Stipulation and Order to Continue Briefing and November 6-8, 2019 Hearings
10/23/2019	Notice of Entry of Stipulation and Order Filed By: Cross Claimant Fresh Mix LLC [148] Notice of Entry of Stipulation and Order to Continue Briefing and November 6-8, 2019 Hearings
10/24/2019	Order Filed By: Cross Claimant Fresh Mix LLC [149] Order on Amended Motion to Redact Motion to Disqualify Fox Rothschild LLP, Redact Exhibit 1 Thereto, and Seal Exhibits 6 and 7 Thereto
10/24/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [150] Notice of Entry of Order on Amended Motion to Redact Motion to Disqualify Fox Rothschild LLP, Redact Exhibit 1 Thereto, and Seal Exhibits 6 and 7 Thereto
10/28/2019	Corder Filed By: Cross Claimant Fresh Mix LLC [151] Order on: (1) Plaintiffs' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Seal Exhibits A, B, and C Attached Thereto, and (2) Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
10/29/2019	Notice of Entry of Order

	Filed By: Cross Claimant Fresh Mix LLC [152] Notice of Entry of Order on: (1) Plaintiffs' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Seal Exhibits A, B, and C Attached Thereto, and (2) Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo
10/29/2019	Verification Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [153] Verification of William Todd Ponder
10/29/2019	Verification Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [154] Verification of Paul Lagudi
10/30/2019	Reply in Support Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [155] Plaintiffs' Reply Brief in Support of Motion to Compel Production of Books and Records
10/30/2019	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [156] Motion to Redact Plaintiffs' Reply Brief in Support of Motion to Compel Production of Books and Records
10/30/2019	Clerk's Notice of Hearing [157] Notice of Hearing
10/31/2019	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [158] Plaintiff's Reply Brief in Support of Motion to Compel Production of Books and Records (from Motion dated 10/30/19)
11/03/2019	Motion for Leave to File Party: Cross Claimant Fresh Mix LLC [159] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion for Leave to File Sur-Reply or, in the Alternative, to Strike Plaintiff's Reply
11/05/2019	Transcript of Proceedings [160] Transcript of Proceedings: Hearing on Plaintiffs' Motion to Compel Production of Books and Records
11/19/2019	Order Filed By: Cross Claimant Fresh Mix LLC [161] Order on Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion for Leave to File Sur-Reply or, in the Alternative, to Strike Plaintiffs' Reply
11/19/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [162] Notice of Entry of Order on Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion for Leave to File Sur-Reply or, in the Alternative, to Strike Plaintiffs' Reply
11/19/2019	Reply Filed by: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [163] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records

11/19/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [164] Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibit 10 Thereto
11/20/2019	Clerk's Notice of Hearing [165] Notice of Hearing
11/20/2019	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [166] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc's Sur-Reply Regarding Plaintiff's Motion to Compel Production of Books and Records (Per Motion to (1) Redact Defendant's Fresh Mix, LLC and Get Fresh Sales, Inc's Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibit 10 Thereto
11/27/2019	Motion to Clarify Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [167] Motion to Clarify the Procedure Regarding Privilege Determination on an Order Shortening Time
12/02/2019	Transcript of Proceedings [168] Transcript of Proceedings: Hearing on Plaintiffs' Motion to Compel Production and Plaintiffs' Motion to Seal Motion to Compel
12/05/2019	Motion to Compel Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [169] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery on an Order Shortening Time
12/05/2019	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [170] Motion to Seal Exhibits 10-15 to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery
12/05/2019	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [171] Exhibits 10-15 of Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Santions Discovery on Order Shortening Time (File Under Seal) From Motion Dated 12/05/19
12/05/2019	Clerk's Notice of Hearing [172] Notice of Hearing
12/05/2019	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [173] Order on Plaintiffs' Motion to Compel Production of Books and Records
12/05/2019	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [174] Notice of Entry of Order on Plaintiffs' Motion to Compel Production of Books and Records
12/06/2019	Deposition to Motion Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [175] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Clarify the Procedure Regarding Privilege Determination

12/08/2019	Opposition to Motion to Compel Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [176] Plaintiffs' Opposition to Defendants' Motion to Compel Sanctions Discovery on an Order Shortening Time
12/08/2019	Declaration Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [177] Declaration of Brian A. Berkley in Support of Plaintiffs' Opposition to Defendants' Motion to Compel Sanctions Discovery on an Order Shortening Time
12/08/2019	Reply to Opposition Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [178] Reply to Defendants' Opposition to Plaintiffs' Motion to Clarify the Procedure Regarding Privilege Determination
12/10/2019	Transcript of Proceedings [179] Transcript of Proceedings: Hearing on Motion to Clarify Procedure, Motion for Sanctions, Motion to Disqualify Fox Rothschild, and Motions to Compel
12/11/2019	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [180] Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibits 2, 3, 4, 6, 7, and 8 Thereto
12/11/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [181] Notice of Entry of Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibits 2, 3, 4, 6, 7, and 8 Thereto
12/16/2019	Status Report Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [182] Joint Status Report Regarding Court-Ordered Deposition Scheduling
12/19/2019	Transcript of Proceedings [183] Transcript of Proceedings: Hearing to Reschedule Motion to Clarify Procedure, Motion for Sanctions, Motion to Disqualify Fox Rothschild, and Motions to Compel
12/19/2019	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [184] Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibit 10 Thereto
12/19/2019	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [185] Order on Motion to Seal Exhibits 10-15 to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery
12/20/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [186] Notice of Entry of Order on Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibit 10 Thereto

12/20/2019	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [187] Notice of Entry of Order on Motion to Seal Exhibits 10-15 to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery
01/07/2020	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [188] Order on Plaintiffs' Motion to Clarify the Procedure Regarding Privilege Determination
01/08/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [189] Notice of Entry of Order on Plaintiffs' Motion to Clarify the Procedure Regarding Privilege Determination
01/08/2020	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [190] Order on Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery
01/08/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [191] Notice of Entry of Order on Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery
01/17/2020	Supplement to Opposition Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [192] Supplemental Briefing in Opposition to the Disqualification of Fox Rothschild LLP
01/17/2020	Supplement to Opposition Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [193] Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback
01/17/2020	Supplemental Brief Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [194] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification
01/17/2020	Appendix Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [195] Appendix in Support of Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualifications
01/17/2020	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [196] Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification; and (2) Seal Exhibits B, C, E, F, G, H, I, K, L, and M Thereto
01/20/2020	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [197] Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Disqualification on an Order Shortening Time
01/20/2020	Motion to Seal/Redact Records

	CASE NO. A-18-785391-B
	Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [198] Motion to File Under Seal Exhibits 1, 2, 3, 4 and 5 to Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback and as Incorporated into Plaintiffs' Supplemental Briefing in Opposition to Disqualification on an Order Shortening Time
01/20/2020	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [199] Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback on an Order Shortening Time
01/20/2020	Dispection Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [200] Plaintiffs' Objections to Defendants' Witnesses for Evidentiary Hearing and Motion to Strike Witnesses
01/21/2020	Filed Under Seal [201] Exhibits 3, 4, and 5 to Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback and as Incorporated Into Plaintiffs' Supplemental Briefing in Opposition to Disqualification
01/21/2020	Filed Under Seal [202] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualifications per 1/17/20 Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification; and (2) Seal Exhibits B, C, E, F, G, H, I, K, L, and M Thereto
01/21/2020	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [203] Supplemental Briefing in Opposition to The Disqualification of Fox Rothschild LLP (Sealed per Filed Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Disqualification on an Order Shortening Time Filed on 1/20/2020)
01/21/2020	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [204] Plaintiffs' Supplemental Briefing in Opposition to Defendants's Motion for Clawback (Sealed oer Filed Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback on an Order Shortening Filed on 1/20/20)
01/21/2020	Filed Under Seal [205] Exhibits 1 and 2 to Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback and as Incorporated Into Plaintiffs' Supplemental Briefing in Opposition to Disqualification
01/21/2020	Clerk's Notice of Hearing [206] Notice of Hearing
02/03/2020	Supplemental Brief Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [207] Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions
02/03/2020	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [208] Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions and Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5 6 and 7 Thereto
02/03/2020	Clerk's Notice of Hearing

	[209] Notice of Hearing
02/03/2020	Filed Under Seal [210] Plaintiff's Supplemental Brief in Opposition to Disqualification and Sanctions (Per Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions an Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6, and 7 Thereto)
02/03/2020	Filed Under Seal [211] Exhibits 2, 3, 4, 5 and 6 to Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions (Per Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions an Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6, and 7 Thereto)
02/03/2020	Filed Under Seal [212] Exhibit 7 to Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions - Part 1 of 3 (PP 1-300) (Per Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions an Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6, and 7 Thereto)
02/03/2020	Filed Under Seal [213] Exhibit 7 to Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions - Part 2 of 3 (PP 301-601) (Per Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions an Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6, and 7 Thereto)
02/03/2020	Filed Under Seal [214] Exhibit 7 to Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions - Part 3 of 3 (PP 602-872) (Per Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions an Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6, and 7 Thereto)
02/03/2020	Transcript of Proceedings [215] Transcript of Proceedings: Evidentiary Hearing - Day 1 1/22/2020
02/03/2020	Transcript of Proceedings [216] Transcript of Proceedings: Evidentiary Hearing - Day 2
02/12/2020	Response Filed by: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [217] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions
02/12/2020	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [218] Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions; and (2) Seal Exhibit A Thereto
02/13/2020	Clerk's Notice of Hearing [219] Notice of Hearing
02/13/2020	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [220] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions

	CASE NO. A-18-785391-D
02/19/2020	Transcript of Proceedings [221] Transcript of Proceedings: Evidentiary Hearing - Day 3
02/20/2020	Notice of Non Opposition Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [222] Notice of Non-Opposition
02/25/2020	Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [223] Order on Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification; and (2) Seal Exhibits, B, C, E, F, G, H, I, K, L, and M Thereto
02/25/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [224] Notice of Entry of Order on Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification; and (2) Seal Exhibits B, C, E, F, G, H, I, K, L, and M Thereto
03/02/2020	Findings of Fact, Conclusions of Law and Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [225] Decision and Order; Findings of Fact and Conclusions of Law
03/02/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [226] Notice of Entry of Decision and Order; Findings of Fact and Conclusions of Law
03/17/2020	Notice of Association of Counsel Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [227] Notice of Association of Counsel
03/17/2020	Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [228] Order on Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions and Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5, 6 and 7 Thereto
03/18/2020	Clerk's Notice of Nonconforming Document [229] Clerk's Notice of Nonconforming Document
03/18/2020	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [230] Notice of Entry of Order
03/19/2020	Stipulation and Order Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [231] Stipulation and Order to Extend Stay
03/20/2020	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [232] Notice of Entry of Stipulation and Order to Extend Stay
03/27/2020	Order Shortening Time Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [233] Motion to Extend Stay of Order Pending Post-Judgment Motion (on Order Shortening

	CASE 110. A-10-705371-D
	Time)
03/30/2020	Order [234] Order on Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions; and (2) Seal Exhibit A
03/30/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [235] Notice of Entry of Order on Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions; and (2) Seal Exhibit A Thereto
03/30/2020	Opposition Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [236] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion
03/30/2020	Motion to Seal/Redact Records Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [237] Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion; and (2) Seal Exhibit A Thereto
03/30/2020	Filed Under Seal Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [238] Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion
03/30/2020	Motion to Vacate Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [239] Motion to Vacate, Alter or Amend Sanctions Order
03/31/2020	Clerk's Notice of Hearing [240] Notice of Hearing
03/31/2020	Clerk's Notice of Hearing [241] Notice of Hearing
03/31/2020	Notice of Appeal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [242] Notice of Appeal
03/31/2020	Case Appeal Statement Filed By: Plaintiff Lagudi, Paul [243] Case Appeal Statement
04/02/2020	Order [244] Order on Motion to (1) Redact Fresh Mix, LLC, and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay or Order Pending Post-Judgment and (2) Seal Exhibit A
04/02/2020	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [245] Notice of Entry of Order on Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment and (2)

	Seal Exhibit A Thereto
04/03/2020	Transcript of Proceedings [246] Transcript of Proceedings Plaintiff's Motion to Extend Stay of Order Pending Postjudgment Motion 3/31/20
04/17/2020	Stipulation and Order [247] Stipulation and Order to Continue Briefing and May 4,2020 Hearing
04/20/2020	Notice of Entry of Stipulation and Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [248] Notice of Entry of Stipulation and Order to Continue Briefing and May 4, 2020 Hearing
04/21/2020	Order Granting Motion Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [249] Order Granting Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion (On Order Shortening Time)
04/23/2020	Notice of Entry of Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [250] Notice of Entry of Order Granting Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion To Extend Stay of Order Pending Post-Judgment Motion On (Order Shortening Time)
04/24/2020	Notice of Bankruptcy Filed By: Cross Defendant Get Fresh Sales Inc [251] Notice of Bankruptcy
05/06/2020	Status Report Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [252] Joint Status Report
05/28/2020	Stipulation and Order Filed by: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [253] Stipulation and Order Regarding Stay and Plaintiffs' Motion to Vacate, Alter, or Amend Sanctions Order
05/28/2020	Notice of Entry of Stipulation and Order Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [254] Notice of Entry of Stipulation and Order Regarding Stay and Plaintiff's Motion to Vacate, Alter, or Amend Sanctions Order
06/11/2020	Status Report Filed By: Cross Claimant Fresh Mix LLC [255] Joint Status Report
07/09/2020	Status Report Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [256] Joint Status Report
08/13/2020	Status Report Filed By: Cross Claimant Fresh Mix LLC; Cross Defendant Get Fresh Sales Inc [257] Joint Status Report
09/30/2020	

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	NV Supreme Court Clerks Certificate/Judgment - Dismissed [258] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
10/15/2020	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [259] Get Fresh Sales, Inc.'s Status Report
02/04/2021	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [260] Get Fresh Sales, Inc.'s Status Report
03/04/2021	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [261] Joint Status Report
04/15/2021	Status Report Filed By: Cross Defendant Get Fresh Sales Inc [262] Get Fresh Sales, Inc.'s Status Report
04/15/2021	Status Report Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [263] Plaintiffs' Status Report
09/07/2021	Case Reassigned to Department 22 From Judge Elizabeth Gonzalez to Judge Susan Johnson
11/16/2021	Status Report Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [264] Plaintiffs' Status Report
01/10/2022	Notice of Hearing [266] Instructions for BlueJeans Videoconferencing
02/14/2022	Notice of Hearing [267] Instructions for BlueJeans Videoconferencing
02/18/2022	Substitution of Attorney Filed by: Cross Defendant Get Fresh Sales Inc [268] Substitution of Attorneys
02/22/2022	Notice of Appearance Party: Cross Defendant Get Fresh Sales Inc [269] Notice of Appearance
03/10/2022	Substitution of Attorney Filed by: Cross Defendant Get Fresh Sales Inc [270] Substitution of Attorney
03/10/2022	Notice of Appearance Party: Cross Defendant Get Fresh Sales Inc [271] Notice of Appearance
03/11/2022	Notice of Hearing

	CASE 10. A-10-703071-D
	[272] Instructions for BlueJeans Videoconferencing
03/15/2022	Order Shortening Time [273] Motion for Preliminary Injunction on Order Shortening Time
03/24/2022	Opposition to Motion Filed By: Cross Claimant Fresh Mix LLC [274] Chapter 7 Trustee's Opposition To Motion For Preliminary Injunction On Order Shortening Time
03/31/2022	Response [275] Plaintiffs' Response to Motion for Preliminary Injunction
04/07/2022	Reply in Support Filed By: Cross Defendant Get Fresh Sales Inc [276] Reply in Support of Motion for Preliminary Injunction on Order Shortening Time
04/08/2022	Motion to Associate Counsel Filed By: Cross Claimant Fresh Mix LLC [277] Motion To Associate Counsel For Lenard E. Schwartzer, Chapter 7 Trustee For Bankruptcy Estate Of Fresh Mix, LLC
04/08/2022	Clerk's Notice of Hearing [278] Notice of Hearing
04/11/2022	Notice of Hearing [279] Instructions for BlueJeans Videoconferencing
04/12/2022	Certificate of Electronic Service Filed By: Cross Claimant Fresh Mix LLC [280] Certificate of Service
04/12/2022	Certificate of Electronic Service Filed By: Cross Claimant Fresh Mix LLC [281] Certificate of Service
04/15/2022	Notice of Appeal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [282] Renewed Notice of Appeal
04/15/2022	Case Appeal Statement Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [283] Renewed Case Appeal Statement
04/25/2022	Order Denying Motion [284] Order Denying Motion for Preliminary Injunction on Order Shortening Time
04/26/2022	Notice of Order Filed By: Cross Claimant Fresh Mix LLC [285] Notice of Entry of Order Denying Motion for Preliminary Injunction on Order Shortening Time
05/02/2022	Court Recorders Invoice for Transcript [286] Transcriber Biling Information - Hearing Date - 4/14/2022

05/03/2022	Stipulation and Order [287] Stipulation and Order Continuing Hearing on Trustee's Motion to Associate Counsel and Setting Revised Briefing Schedule
05/10/2022	Recorders Transcript of Hearing [288] Motion for Preliminary Injunction on Order Shortening Time April 14, 2022
05/31/2022	Order Shortening Time Filed By: Cross Defendant Get Fresh Sales Inc [289] Motion for Leave to Depose Evan Barenbaum and to Continue the Hearing on the Trustee's Motion to Associate Counsel on Order Shortening Time Hearing Requested
06/07/2022	Response Filed by: Cross Claimant Fresh Mix LLC [290] Trustee's Response to Motion for Leave to Dispose Evan Barenbaum and to Continue the Hearing on the Trustee's Motion to Associate Counsel on Order Shortening Time
06/07/2022	Opposition to Motion Filed By: Plaintiff Lagudi, Paul [291] Plaintiffs' Opposition to Motion for Leave to Depose Evan Barenbaum (on Order Shortening Time)
06/10/2022	Reply in Support Filed By: Cross Defendant Get Fresh Sales Inc [292] Reply in Support of Motion for Leave to Depose Evan Barenbaum and to Continue the Hearing on the Trustee's Motion to Associate Counsel on Order Shortening Time
06/10/2022	Request Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [293] Request for Transcripts
06/11/2022	Order Shortening Time Filed By: Cross Defendant Get Fresh Sales Inc [294] Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/14/2022	Opposition Filed By: Cross Claimant Fresh Mix LLC [295] Trustee's Opposition to Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/14/2022	Joinder to Opposition to Motion Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [296] Plaintiffs' Joinder Trustee's Opposition to Motion for Reconsideration
06/15/2022	Notice of Hearing [297] Instructions for Department 22 Hearing Appearances
06/15/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [298] Certificate of Service of Trustee's Response to Motion for Leave to Depose Evan Barenbaum and to Continue the Hearing on the Trustee's Motion to Associate Counsel on Order Shortening TIme

	CASE 110, A-10-703371-D
06/15/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [299] Certificate of Service of Trustee's Opposition to Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/15/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [300] Certificate of Service of Trustee's Opposition to Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/16/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [301] Certificate of Service of Trustee's Opposition to Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/17/2022	Court Recorders Invoice for Transcript [302]
06/21/2022	Order Admitting to Practice [303] Order Granting Motion Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC and Admitting to Practice
06/22/2022	Notice of Entry Filed By: Cross Claimant Fresh Mix LLC [304] Notice of Entry of Order Granting Motion to Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC and Admitting to Practice
06/23/2022	Court Recorders Invoice for Transcript [305]
06/23/2022	Court Recorders Invoice for Transcript [306]
06/23/2022	Transcript of Proceedings [307] Transcript of Proceedings: Telephonic Conference Per Counsel's Request
06/27/2022	Notice of Hearing [308] Instructions for Department 22 Hearing Appearances
06/27/2022	Notice of Withdrawal of Motion Filed By: Cross Defendant Get Fresh Sales Inc [309] Notice of Withdrawal of Motion for Leave to Depose Evan Barenbaum
06/27/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [310] Amended Certificate of Service of Trustee's Response to Motion for Leave to Depose Evan Barenbaum and to Continue the Hearing on the Trustee's Motion to Associate Counsel on Order Shortening Time
06/27/2022	Certificate of Service Filed by: Cross Claimant Fresh Mix LLC [311] Amended Certificate of Service of Trustee's Opposition to Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
06/28/2022	Order Denying Motion [312] Order Denying Motion for Reconsideration
06/28/2022	Recorders Transcript of Hearing [313] Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate counsel on Order Shortening Time June 16, 2022
06/29/2022	Notice of Entry Filed By: Cross Claimant Fresh Mix LLC [314] Notice of Entry of Order Denying Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel
07/06/2022	Order Scheduling Status Check [315] Order Scheduling Status Check
07/20/2022	Appearance Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [316] Notice of Appearance
07/27/2022	Notice [317] Notice of Department 22 Courtesy Copy & Appearance Instructions
08/03/2022	Stipulation and Order [319] Stipulation and Order Setting Briefing Schedule and Hearing Date on Plaintiff's Motion to Vacate, Alter, or Amend Sanctions Order
08/05/2022	Motion to Disqualify Attorney Filed By: Cross Defendant Get Fresh Sales Inc [321] Motion to Disqualify Steven K. Eisenberg, Esq Hearing Requested
08/05/2022	Appendix Filed By: Cross Defendant Get Fresh Sales Inc [322] Appendix of Exhibits to Motion to Disqualify Steven K. Eisenberg, Esq.
08/05/2022	Motion Filed By: Cross Defendant Get Fresh Sales Inc [323] Motion to Revoke Steven K. Eisenberg's Pro Hac Vice Admission Based Upon Lies Under Oath in Violation of NRPC 3.3, 4.1 and 8.4 - Hearing Requested
08/08/2022	Clerk's Notice of Hearing Party: Cross Defendant Get Fresh Sales Inc [324] Notice of Hearing
08/08/2022	Clerk's Notice of Hearing [325] Notice of Hearing
08/12/2022	Court Recorders Invoice for Transcript [326]
08/12/2022	Recorders Transcript of Hearing [327] Status Check Re: ECC/JCC Filing August 3, 2022
08/19/2022	Dpposition

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785391-B

	CASE NO. A-10-705391-D
	Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [328] Opposition of Lenard E. Schwartzer, Chapter 7 Trustee for the Estate of Fresh Mix, LLC to Motion for Disqualification of Steven K. Eisenberg, Esq. and Opposition to Motion to Revoke Pro Hac Vice Admission
08/19/2022	Appendix [329] Appendix of Exhibits for Opposition of Lenard E. Schwartzer, Chapter 7 Trustee for the Estate of Fresh Mix, LLC to Motion for Disqualification of Steven K. Eisenberg, Esq. and Opposition to Motion to Revoke Pro Hac Vice Admission
08/24/2022	Motion to Strike Filed By: Cross Defendant Get Fresh Sales Inc [330] Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross- Claims/Additional Claims to Verified Amended Complaint and Derivative Action, and (ii) Amended Answer, New Matter, and Cross-Claims/Additional Claims to Verified Complaint and Derivative Action
08/26/2022	Stipulation and Order [331] Stipulation and Order Regarding Briefing and Hearings on Defendant's Motion to Disqualify Steven K. Eisenberg and Revoke Pro Hac Vice
08/26/2022	Joinder to Opposition to Motion Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [332] Plaintiffs' Joinder to Trustee's Opposition to Motions for Disqualification and to Revoke Pro Hac Vice Admission
08/26/2022	Notice of Entry of Stipulation and Order Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [333] Notice of Entry of Stipulation and Order
08/29/2022	Clerk's Notice of Hearing [334] Notice of Hearing
08/30/2022	Notice [335] Notice of Department 22 Courtesy Copy & Appearance Instructions
08/31/2022	NV Supreme Court Clerks Certificate/Judgment - Dismissed [336] Nevada Supreme Court Clerk's Certificate/Remittitur Judgment - Dismissed
09/06/2022	Reply in Support Filed By: Cross Defendant Get Fresh Sales Inc [337] Reply in Support of Motion to Revoke Steven K. Eisenberg's Pro Hac Vice Admission Based Upon Lies Under Oath in Violation of NRPC 3.3, 4.1, and 8.4
09/06/2022	Reply in Support Filed By: Cross Defendant Get Fresh Sales Inc [338] Reply in Support of Motion to Disqualify Steven K. Eisenberg, Esq.
09/06/2022	Motion to Seal/Redact Records Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [339] Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto
09/06/2022	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd

	[340] SEALED PER MINUTE ORDER 10/05/2022 Supplement to Motion to Vacate, Alter, or Amend Sanctions Order (Filed Under Seal)
09/06/2022	Supplement Filed by: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [341] Supplement to Motion to Vacate, Alter, or Amend Sanctions Order (Redacted)
09/06/2022	Appendix Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [342] Appendix of Exhibits to Supplement to Motion to Vacate, Alter, or Amend Sanctions Order (Volume 1)
09/06/2022	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [343] SEALED PER MINUTE ORDER 10/05/2022 Appendix of Exhibits to Supplement to Motion to Vacate, Alter, or Amend Sanctions Order (Volume 2) (Filed Under Seal)
09/06/2022	Filed Under Seal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [344] SEALED PER MINUTE ORDER 10/05/2022 Appendix of Exhibits to Supplement to Motion to Vacate, Alter, or Amend Sanctions Order (Volume 3) (Filed Under Seal)
09/07/2022	Opposition Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [345] Opposition of Lenard E. Schwartzer, Chapter 7 Trustee for the Estate of Fresh Mix, LLC to Get Fresh Sales, Inc.'s Motion to Strike Fresh Mix, LLCs: (i) Answer, New Matter and Cross-Claims/Additional Claims to Verified Amended Complaint and Derivative Action, And (ii) Amended Answer, New Matter, And Cross-Claims/Additional Claims to Verified Complaint and Derivative Action
09/07/2022	Appendix Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [346] Appendix of Exhibits for Opposition of Lenard E. Schwartzer, Chapter 7 Trustee for the Estate of Fresh Mix, LLC to Get Fresh Sales, Inc.'s Motion to Strike Fresh Mix, LLCs: (i) Answer, New Matter and Cross-Claims/Additional Claims to Verified Amended Complaint and Derivative Action, And (ii) Amended Answer, New Matter, And Cross-Claims/Additional Claims to Verified Complaint and Derivative Action
09/07/2022	© Opposition Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [347] Amended Opposition of Lenard E. Schwartzer, Chapter 7 Trustee for the Estate of Fresh Mix, LLC to Get Fresh Sales, Inc.'s Motion to Strike Fresh Mix, LLCs: (i) Answer, New Matter and Cross-Claims/Additional Claims to Verified Amended Complaint and Derivative Action, And (ii) Amended Answer, New Matter, And Cross-Claims/Additional Claims to Verified Complaint and Derivative Action
09/09/2022	Motion to Associate Counsel Filed By: Cross Defendant Get Fresh Sales Inc [348] Motion to Associate Counsel Jonathan Altman, Esq.
09/09/2022	Clerk's Notice of Hearing [349] Notice of Hearing
09/12/2022	Order Shortening Time [350] Motion to Continue Hearing on OST
09/12/2022	

	Clerk's Notice of Hearing [351] Notice of Hearing
09/13/2022	Stipulation and Order [352] Stipulation and Order Granting GFSI' Motion to Associate Counsel Joseph Altman, Esq.;
09/14/2022	Notice of Entry of Stipulation and Order Filed By: Cross Defendant Get Fresh Sales Inc [353] Notice of Entry of Stipulation and Order
09/16/2022	Order Denying Motion [354] Order Denying Defendant Get Fresh Sales, Inc.'s Motions to Disqualify Steven Eisenberg, Esq. and Revoke Steven K. Eisenberg's Pro Hac Vice Admission
09/22/2022	Notice [355] Notice of Department 22 Courtesy Copy & Appearance Instructions
09/22/2022	Substitution of Attorney Filed by: Cross Defendant Get Fresh Sales Inc [356] Substitution of Attorneys
09/22/2022	Reply in Support Filed By: Cross Defendant Get Fresh Sales Inc [357] Reply in Support of Defendant's Motion to Strike Fresh Mix, LLC's Improper Pleadings
09/23/2022	Recorders Transcript of Hearing [358] Transcript of Hearing Re: All Pending Motions September 13, 2022
09/27/2022	Transcript of Proceedings [359] Recorder's Transcript of Proceedings re Pending Motions - Tuesday, September 13, 2022
09/27/2022	Joinder [360] Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursuant to NRCP 12(f)
09/27/2022	Joinder [Corrected] Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursuant to NRCP 12(f)
09/29/2022	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [362] Notice of Entry of Order Denying Defendant Get Fresh Sales, Inc.'s Motions to Disqualify Steven Eisenberg, Esq. and Revoke Steven K. Eisenberg's Pro Hac Vice Admission
09/29/2022	Summons Electronically Issued - Service Pending Party: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [363] Summons
09/29/2022	Summons Electronically Issued - Service Pending Party: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [364] Summons

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-10-705391-D
10/04/2022	Notice [365] Notice of Department 22 Courtesy Copy & Appearance Instructions
10/07/2022	Deposition Filed By: Cross Defendant Get Fresh Sales Inc [366] Opposition to Motion to Vacate, Alter, or Amend Sanctions Order
10/07/2022	Joinder To Motion Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [367] Trustee's Joinder and Response to Paul Lagudi and William Todd Ponder's Supplement to Motion to Vacate, Alter, or Amend Sanctions Order
10/13/2022	Stipulation and Order Filed by: Cross Defendant Get Fresh Sales Inc [368] Stipulation and Order Amending Briefing Schedule on Plaintiff's Motion to Vacate, Alter, or Amend Sanctions Order
10/13/2022	Order Granting Motion Filed By: Cross Defendant Get Fresh Sales Inc [369] Order Granting Defendant's Motion to Strike Fresh Mix, LLC's Improper Pleadings
10/13/2022	Notice of Entry of Stipulation and Order Filed By: Cross Defendant Get Fresh Sales Inc [370] Notice of Entry of Stipulation and Order Amending Briefing Schedule on Plaintiffs' Motion to Vacate, Alter, or Amend Sanctions Order.pdf
10/13/2022	Notice of Entry of Order Filed By: Cross Defendant Get Fresh Sales Inc [371] Notice of Entry of Order Granting Defendant's Motion to Strike Fresh Mix, LLC's Improper Pleadings
10/13/2022	Notice of Appearance Party: Cross Defendant Get Fresh Sales Inc [372] Notice of Appearance of Counsel
10/18/2022	Response Filed by: Cross Defendant Get Fresh Sales Inc [373] Response to Trustees Joinder and Response to Plaintiffs Supplemental Motion to Vacate, Alter, or Amend Sanctions Order
10/25/2022	Notice [374] Notice of Department 22 Appearance & Courtesy Copy Instructions
10/25/2022	Reply Filed by: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [375] Trustee's Reply to Co-Defendant, Get Fresh Sales, Inc.'s Response to Trustee's Joinder and Response to Paul Lagudi and William Todd Ponder's Supplement to Motion to Vacate, Alter, or Amend Sanctions Order
10/25/2022	Reply in Support Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [376] Reply in Support of Motion to Vacate, Alter, or Amend Sanctions Order
10/25/2022	Reply Filed by: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
	[377] Trustee's Reply to Co-Defendant, Get Fresh Sales, Inc.'s Response to Trustee's Joinder and Response to Paul Lagudi and William Todd Ponder's Supplement to Motion to Vacate, Alter, or Amend Sanctions Order
11/16/2022	Motion for Leave to File [378] Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action
11/16/2022	Appendix Filed By: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [379] Appendix of Exhibits to Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action
11/18/2022	Court Recorders Invoice for Transcript [380]
11/21/2022	Clerk's Notice of Hearing [381] Notice of Hearing
11/28/2022	Recorders Transcript of Hearing [382] Plantiffs' Motion to Vacate, or Amend Sanctions Order November 1, 2022
12/01/2022	Stipulation and Order [383] Stipulation And Order To Extend Time To File Opposition To Motion For Leave To File Answer, Third-Party Complaint, And Cross-Claims To Verified Amended Complaint And Derivative Action
12/01/2022	Notice of Entry of Stipulation and Order Filed By: Cross Claimant Fresh Mix LLC [384] Notice of Entry of Stipulation & Order to Extend Time to File Opposition to Motion for Leave to File Answers, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint & Derivative Action
12/12/2022	Notice of Appearance Party: Cross Defendant Get Fresh Sales Inc [385] Notice of Appearance of Counsel
12/12/2022	Stipulation and Order [386] Stipulation And Order To Extend Time To File Opposition To Motion For Leave To File Answer, Third-Party Complaint, And Cross-Claims To Verified Amended Complaint And Derivative Action (Second Request)
12/12/2022	Notice of Entry of Stipulation and Order Filed By: Cross Defendant Get Fresh Sales Inc [387] Notice of Entry of Stipulation and Order to Extend Time to File Opposition to Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint & Derivative Action (Second Request)
12/14/2022	Opposition Filed By: Cross Defendant Get Fresh Sales Inc [388] Opposition to Motion for Leave to File Answer, Third-Party Complaint, and Crossclaims to Verified Amended Complaint and Derivative Action
12/15/2022	Instructions for Bluejeans Conference [389] Instructions for BlueJeans Conference

12/19/2022	Reply to Opposition Filed by: Cross Claimant Fresh Mix LLC; Trustee Schwartzer, Lenard E [390] Chapter 7 Trustee's Reply to Get Fresh Sales, Inc.'s Opposition to Chapter 7 Trustee's Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action
01/10/2023	Order [391] Order Granting in Part and Denying in Part Fresh Mix, LLC's "Motion for Leave to File Answer, Third Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action
01/10/2023	Notice of Entry of Order [392] Notice of Entry of Order Granting in Part and Denying in Part Fresh Mix, LLCs "Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint & Derivative Action"
01/24/2023	Court Recorders Invoice for Transcript [393]
01/24/2023	Recorders Transcript of Hearing [394] Defentant's Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action December 22, 2022
01/24/2023	Order [395] Order Granting in Part and Denying in Part Plaintiff's Motion to Vacate, Alter, or Amend Sanctions Order and Fresh Mix's Joinder Thereto
01/26/2023	Notice of Entry of Order Filed By: Cross Claimant Fresh Mix LLC [396] Notice of Entry of Order Granting in Part and Denying in Part Plaintiffs Motion to Vacate, Alter, or Amend Sanctions Order and Fresh Mixs Joinder Thereto
02/21/2023	Notice of Withdrawal of Attorney Filed by: Cross Defendant Get Fresh Sales Inc [397] Notice of Withdrawal of Counsel
02/23/2023	Notice of Appeal Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [398] Renewed Notice of Appeal
02/23/2023	Case Appeal Statement Filed By: Plaintiff Lagudi, Paul; Plaintiff Ponder, William Todd [399] Case Appeal Statement
02/24/2023	Substitution of Attorney Filed by: Trustee Schwartzer, Lenard E [400] Substitution of Attorney
09/30/2020	DISPOSITIONS Clerk's Certificate (Judicial Officer: Gonzalez, Elizabeth) Debtors: Paul Lagudi (Plaintiff), William Todd Ponder (Plaintiff) Creditors: Fresh Mix LLC (Defendant), Get Fresh Sales Inc (Defendant) Judgment: 09/30/2020, Docketed: 10/01/2020 Comment: Supreme Court No. 80950; Appeal Dismissed

08/31/2022	Clerk's Certificate (Judicial Officer: Johnson, Susan) Debtors: Paul Lagudi (Plaintiff), William Todd Ponder (Plaintiff) Creditors: Fresh Mix LLC (Defendant), Get Fresh Sales Inc (Defendant) Judgment: 08/31/2022, Docketed: 09/01/2022 Comment: Supreme Court No 80950 - "APPEAL DISMISSED"
12/05/2018	HEARINGS CANCELED Telephonic Conference (1:15 PM) (Judicial Officer: Gonzalez, Elizabeth) Vacated Telephonic Conference re: Application for Temporary Restraining Order on OST
12/06/2018	CANCELED Telephonic Conference (1:30 PM) (Judicial Officer: Gonzalez, Elizabeth) Vacated Telephonic Conference re: Application for Temporary Restraining Order on OST
12/11/2018	Motion (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to File Exhibit 1 to Motion for Preliminary Injunction and Ex Parte Application for Temporary Restraining Order Under Seal on Order Shortening Time Granted;
12/11/2018	Motion for Preliminary Injunction (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) <i>Plaintiffs, Paul Lagudi and William Todd Ponder's Ex Parte Application for a Temporary</i> <i>Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time</i> Granted; limited aspect. Bond \$500.
12/11/2018	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: MOTION TO FILE EXHIBIT 1 TO MOTION FOR PRELIMINARY INJUNCTION AND EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER UNDER SEAL ON ORDER SHORTENING TIMEPLAINTIFFS, PAUL LAGUDI AND WILLIAM TODD PONDER, SEX PARTE APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME APPEARANCES CONTINUED: Scott Goldberg, Client Representative for Defendants. Court noted it does not review documents in camera unless it asked for them, and returned to Mr. Bendavid Exhibit 1 that was submitted for in camera review. MOTION TO THE EXHIBIT 1 TO MOTION FOR PRELIMINARY INJUNCTION AND EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER UNDER SEAL ON ORDER SHORTENING TIME: There being no objection, COURT ORDERED, motion to seal GRANTED PLAINTIFFS, PAUL LAGUDI AND WILLIAM TODD PONDER'S EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME: As the motion to seal has now been granted, Mr. Bendavid returned to the Court Exhibit 1, the operating agreement, for the Court's reference. Court DIRECTED Mr. Bendavid to have it FILED UNDER SEAL. Mr. Bendavid referred the Court to 8.3 and argued in support of the application for TRO. Court asked Defendants' counsel to explain why, under 5.2(b), the removal provision of the membership agreement, that that they still have whatever duties and responsibilities managers have. Mr. Pisamelli further argued as to 14.a, to which the Court noted it will wait to decide to complex antity entity files that motion, argued these clains are derivative in nature, and that at the end of the day this is an employment dispute. Reply by Mr. Bendavid as to the Plaintiffs being the only parties advancing Fresh Mix and bringing in sales. COURT ORDERD, application for TRO GRANTED in a limited aspect. To the extent that there is an attempt to remove the Plaintiffs as

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

managers of the company and as managers have certain rights and responsibilities, which do not include keys, cellphones, offices, necessarily health insurance, but does include the email accounts, as many managers of LLC's operate with email accounts to assist with the information needed to perform their duties. The Court is concerned related to the employment status; however, at this point it appears that they were at-will employees because of the expiration of the agreement, and the Court will not grant any relief related to the employment contracts. With regards to the bond amount, Mr. Bendavid argued as to section 14.a and Mr. Pisanelli, noting Nevada law, requested a minimum of \$50,000 to cover attorney's fees. COURT ORDERED, BOND SET at \$500. With regards to discovery and briefing prior to a preliminary injunction hearing, Mr. Pisanelli stated he would like to depose the two Plaintiffs, and document production, without being overbearing, can be limited to certain categories. COURT ORDERED, parties given 10 requests for production. Mr. Bendavid stated he would like to take the deposition of the three managers and some limited requests; 10 requests for production are enough; his client is also entitled to tax returns. Court NOTED litigation does not prevent managers from obtaining information. COURT ORDERED, parties given 15 days' response time to requests for production and 10 days to notice depositions; those depositions are not preclusive of counsel taking other depositions in the case-in-chief. Upon Court's inquiry, counsel confirmed they are limiting them to the 7-hour depositions at this point. Mr. Pisanelli noted that hopefully, before fully going down the road of discovery prior to the preliminary injunction hearing, they can address and make a record on a motion for arbitrability, because an arbitrator or panel may want to manage discovery. Court noted it is not there yet. Colloquy regarding timing of the motion and scheduling the hearing. Court noted it will be out of the jurisdiction for a time in February and that it has two upcoming jury trials that each claim to be two weeks long; the Court can advance the motion to compel and motion to dismiss in the instant case and can set the preliminary injunction hearing after February 19 or on Friday, January 4, 2019. Mr. Pisanelli requested the parties meet and confer first. COURT ORDERED, preliminary injunction hearing SET for Thursday, December 27, 2018. The parties are welcome to stipulate around that date and work on a new one but must also agree to extend the TRO or agree that it will expire. Mr. Bendavid advised one of his clients lives in Australia. COURT NOTED he can testify by video. Temporary Restraining Order signed in open court and returned to Mr. Bendavid for filing. Court reminded Mr. Bendavid to file Exhibit 1. Mr. Leslie offered to the Court that as to the email accounts, 90% of the email traffic was as the Plaintiffs' role as employees. Court noted email accounts are not necessarily limited to employees and that members and managers of LLC's frequently have company email accounts. The Court will NOT LIMIT the quality or type of emails that went to the Plaintiffs' email addresses before or that come to those addresses now; it is certain that with respect to sales emails, Mr. Bendavid will have a discussion with this clients as to how important it is that those emails go to whoever the company has decided is managing that function. With regards to communicating to the marketplace, the Court assumes everyone will give the marketplace a good front because their goal is to keep everything going. With regards to the bond setting, Court explained that given the contractual language it appears the parties had agreed to no bond; however, in order to comply with Nevada law, the Court has set bond and limited it to a nominal amount; counsel for Defendants can file a motion. Mr. Bendavid inquired about his clients setting up a meeting with company operators / administrators. Court noted that is not a manager job, i.e. manager being top of the trees. 12-27-18 9:00 AM PRELIMINARY INJUNCTION HEARING;

12/24/2018

Motion to Dismiss (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/24/2018, 01/16/2019

Events: 12/13/2018 Motion to Dismiss Defendants Fresh Mix LLC and Get Fresh Sales Inc 's Motion to Dismiss or in the Alternative to Stay and to Compel Arbitration on an Order Shortening Time Matter Continued; Granted in Part;

MINUTES

Motion to Dismiss Filed By: Cross Claimant Fresh Mix LLC [16] Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration on an Order Shortening Time Matter Continued; Granted in Part; Journal Entry Details:

No appearances. COURT ORDERED, the instant motion and the Preliminary Injunction

	Hearing that is on calendar for December 27, 2018 are both RESET on Thursday, January 3, 2019 at 9 am. 1-3-19 9:00 AM DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIMEPRELIMINARY INJUNCTION HEARING 1-11-19 CHAMBERS MOTION TO REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S OPPOSITION TO EX PARTE APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME AND EXHIBITS A AND B THERETO 1-14-19 9:00 AM MOTION TO REDACT DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION AND SEAL EXHIBIT 1 THERETO CLERK'S NOTE: This minute order was distributed to the parties via the E-Service List. / dr 12-24-18;
01/11/2019	Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Events: 12/10/2018 Motion to Seal/Redact Records Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time and Exhibits A and B Thereto
	MINUTES
	Motion to Seal/Redact Records
	Filed By: Cross Claimant Fresh Mix LLC [10] Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Ex Parte Application for a Temporary Restraining Order and Motion for a Preliminary Injunction on an Order Shortening Time and Exhibits A and B Thereto Granted; Journal Entry Details:
	Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20 (e) the motion to seal is deemed unopposed. As the proposed redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. 1-16-19 9:00 AM DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIMEMOTION TO REDACT DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION AND SEAL EXHIBIT 1 THERETOSTATUS CHECK: SCHEDULING THE PRELIMINARY INJUNCTION HEARINGPRELIMINARY INJUNCTION HEARING CLERK'S NOTE: A copy of this minute order was distributed via the E-Service List. / dr 1-14- 19;
01/16/2019	Preliminary Injunction Hearing (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Off Calendar;
01/16/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Events: 12/13/2018 Motion to Seal/Redact Records Motion to Redact Defendant's Fresh Mix LLC and Get Fresh Sales Inc's Motion to Dismiss or in the Alternative to Stay and to Compel Arbitration and Seal Exhibit 1 Thereto Granted;
01/16/2019	Status Check (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Scheduling the Preliminary Injunction Hearing Off Calendar;
01/16/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Reply in Support of Motion to Dismiss or, in the Alternative, to Stay and to Compel Arbitration Granted;
01/16/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard;

	CASE NO. A-18-785391-B
	Journal Entry Details: DEFENDANTS FRESH MIX LLC AND GET FRESH SALES, INC'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr. Bendavid, COURT ORDERED, based upon the information currently before the Court, it appears the employment agreement expired long ago; therefore, no arbitration provision in the employment agreement survives for purposes of this dispute. The equitable remedies that are sought in the complaint are excluded from arbitration in paragraph 14.8 of the operating agreement but the remaining claims and the basis of those claims are subject to arbitration. STATUS CHECK: SCHEDULING PRELIMINARY INJUNCTION HEARINGPRELIMINARY INJUNCTION HEARING: Court inquired whether, given the agreement to extend the applicability of the TRO until the preliminary injunction hearing, counsel wanted to discuss the scheduling of the preliminary injunction before the Court decises what the stay is. Colloquy. With the parties' agreement, COURT noting everything STAYED until arbitration concludes, ORDERED, matter SET for status check in 120 days on the chambers calendar. Counsel to file a status report regarding mediation. Preliminary Injunction Hearing taken OFF CALENDAR at this time. Upon Mr. Pisanell's inquiry, Court clarified that except for the request of injunctive relief related to the Plaintiffs' possessions and positions as members of the LLC, parties will go to arbitration and deal with that; the injunction white is limited in nature that the Court issued will REMAIN in place until the parties return before this Court; the only thing the Court will deal with until they are done with arbitration is injunctive relief. Upon Mr. Bendavid's inquiry regarding a prior discussion on books and records, Court stated the parties will deal with the arbitrator on whether those were received; under Nevada statute, the Plaintif has a right to file a separate books and records case or amend the complaint to
04/22/2019	CANCELED Motion to Intervene (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated Motion to Intervene on an Order Shortening Time
04/22/2019	CANCELED Motion to Intervene (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - On In Error Kelly Lagudi and Stephanie Ponder's Motion to Intervene on Order Shortening Time
05/17/2019	 Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Arbitration MINUTES Set Status Check; Journal Entry Details: COURT reviewed both status reports filed May 16, 2019, and ORDERED, matter SET for Status Check in 120 days regarding completion of arbitration. If any issues addressed in the status reports are in need of resolution, counsel to file a motion after a meet and confer. 9-13- 19 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via the E-Service List. / dr 5-20-19; SCHEDULED HEARINGS CANCELED Status Check (09/13/2019 at 3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - per Judge Status Check: Completion of Arbitration
08/05/2019	Motion (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiff's Motion to Lift Stay and Amend the Complaint on an Order Shortening Time Granted; however, Pltfs subject to 2.1.19 order.
08/05/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

	CASE NO. A-10-703391-D
	Motion to Redact Exhibit 1 to Plaintiffs' Motion to Lift the Stay and Amend the Complaint on an Order Shortening Time Granted;
08/05/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Motion to Lift Stay and Amend Complaint on an Order Shortening Time and Exhibit B Thereto, and (2) Seal Exhibit D Thereto Granted;
08/05/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiffs Motion to Seal Exhibits X-CC and Exhibit FF to Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint Granted;
08/05/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: COURT NOTED there is apparently an issue about an Exhibit T that the Court did not read and is the subject of a motion to strike, which Mr. Pisanelli wants the Court to address first. COURT ORDERED, the motion to STRIKE EXHIBIT T is GRANTED, but NOT the reply: however, the Court will then let coursel argue whether the exhibit can be produced subject to disclosure or any protection at all. The Court will NOT READ Exhibit T, but will GRANT the motion to strike it for purposes of this hearing. COURT ORDERED, Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T thereto; and (2) Stay this Action on an Order Shortening Time, as well as Plaintiffs' Opposition to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T thereto; and (2) Stay this Action on an Order Shortening Time MARKED as Court's Exhibit 1 for today and SEALED. (See worksheet). However, the motion to strike is not placed on calendar for hearing. Mr. Pisanelli requested this proceeding be stayed because the other side analyzed T as part of the reply and there is a continuing violation of the privilege. Court stated it will PROCEED with the hearing; if counsel wishes to propose redactions to the reply, he may. Matter TRAILED. Matter RECALLED. PLAINTIFFS' MOTION TO LIFT STAY AND AMEND THE COMPLAINT ON AN ORDER SHORTENING TIME: Mr. Comnot argued in support of the motion seeking the ability to amend the complaint and letting the Defendants take whatever action they want to take at this point. Mr. Pisanelli responded, arbitration was initiated but the other side simply gave a flat denial of allegations; things remain in limbo or this may be a strategy to delay arbitration; there is a motion to IIf the
	arbitration; there is a motion to lift the stay, but he would suggest there is no emergency at all indemnification was denied 4 months ago; there is no change in circumstances and the need to file an amended complaint is not reason enough. Following further argument by Mr. Connot, COURT ORDERED, motion GRANTED; however, the Plaintiffs appear to be subject to the February 1, 2019 order related to arbitration with the sole exception of the books and records issue, which the Court has previously addressed and has not been removed. If seeking receivership counsel to file a motion. COURT ORDERED, status check previously set on September 13, 2019 in chambers on the completion of arbitration VACATED. Matter set for status check in 6 months, or February 7, 2020, to see how the parties are doing on the arbitration. Court noted it can make considerations outside the stay as to what counsel would like to do about Exhibit T; if they prefer to do it in arbitration that will be fine, but the Court would like a plan before the parties leave so the Court does not lose track of it. Mr. Pisanelli stated it seems this may require action on both sides, and the problem is that it may also include disqualification of counsel. COURT ORDERED, matter SET for status check on Friday, August 9, in chambers as to whether the Court will be working with counsel on a hearing for a motion for protection or if counsel would like the Court to do an in camera review. Mr. Pisanelli advised he can give a status report by the end of the day. Court stated that if the parties do not have an agreement on redactions on the reply, the Court will hear a motion. Upon Mr. Pisanelli's request for clarification, court concurred it is allowing the new claims and sending everything back to arbitration, except for the books and records issue and if someone wants to appoint a receiver. Upon Mr. Connot's inquiry, Court confirmed this

CASE SUMMARY CASE NO. A-18-785391-B

COMPLAINT ON AN ORDER SHORTENING TIME AND EXHIBIT B THERETO, AND (2) SEAL EXHIBIT D THERETO [Advanced from August 30, 2019 - chambers)...PLAINTIFFS' MOTION TO SEAL EXHIBITS X-CC AND EXHIBIT FF TO PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT [Advanced from September 6, 2019 - chambers]: COURT ORDERED, motions ADVANCED and GRANTED because they contain confidential information, except for Exhibit T to the Reply which was stricken. 8-9-19 CHAMBERS STATUS CHECK 9-9-19 CHAMBERS PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;

08/09/2019

Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held;

Journal Entry Details:

Court reviewed status report filed 8/8/19. Referenced motion may be filed without the necessity of a partial relief of stay given circumstances discussed on 8/5/19. 08/16/2019 CHAMBER CALENDAR - DEPARTMENT XI DEFENDANTS' MOTION TO REDACT: (1) PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT, AND (2) PLAINTIFFS' OPPOSITION TO DEFENDANTS' EMERGENCY MOTION TO (1) STRIKE PLAINTIFFS' REPLY IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT AND EXHIBIT T THERETO; AND (2) STAY THIS ACTION ON AN ORDER SHORTENING TIME AND EXHIBIT 1 THERETO ON AN ORDER SHORTENING TIME 09/09/2019 9:00 AM - Department XI PLAINTIFFS MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT 02/07/2020 CHAMBER CALENDAR - DEPARTMENT XI STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 8/9/19;

08/16/2019

Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 08/16/2019, 08/26/2019

Defendants' Motion to Redact: (1) Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint, and (2) Plaintiffs' Opposition to Defendants' Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action on an Order Shortening Time and Exhibit 1 Thereto on an Order Shortening Time

MINUTES

Matter Continued;

Granted in Part;

Journal Entry Details:

COURT ORDERED, motion regarding clawback issues on order shortening time (OST) SET for September 9, 2019 at 9 am; OST signed and returned to counsel for filing. Opposition DUE by the Friday before (September 6) at noon. Ms. Spinelli stated she will not be here but she believes the September 9 date will work for Mr. Pisanelli. Following arguments by Ms. Spinelli and Mr. Connot, COURT ORDERED, motion to redact GRANTED IN PART. With respect to the communications related to the panelists the motion is DENIED; with all other respects it is GRANTED. Counsel to submit proposed redactions. Matter SET for status check on the chambers calendar for Friday, August 30th. 8-30-19 CHAMBERS STATUS CHECK: PROPOSED REDACTIONS BY THE DEFENDANTS 9-9-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME MOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL EXHIBITS 3-5 THERETO 9-20-19 CHAMBERS PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP) 9-30-19 9:00 AM MOTION TO DISOUALIFY FOX ROTHSCHILD LLP 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION; Matter Continued; Granted in Part; Journal Entry Details: COURT ORDERED, motion CONTINUED to the oral calendar for Monday, August 26, 2019.

	CASE NO. A-18-785391-B
	Counsel to APPEAR. 8-26-19 9:00 AM DEFENDANTS' MOTION TO REDACT: (1) PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT, AND (2) PLAINTIFFS' OPPOSITION TO DEFENDANTS' EMERGENCY MOTION TO (1) STRIKE PLAINTIFFS' REPLY IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT AND EXHIBIT T THERETO; AND (2) STAY THIS ACTION ON AN ORDER SHORTENING TIME AND EXHIBIT 1 THERETO ON AN ORDER SHORTENING TIME 9-9-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT 2-7- 20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 8-19-19; SCHEDULED HEARINGS
	Status Check (08/30/2019 at 3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Proposed Redactions by the Defendants
08/30/2019	 Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Proposed Redactions by the Defendants Minute Order - No Hearing Held; proposed redactions approved Journal Entry Details: Redactions submitted on August 29, 2019 APPROVED as they appear to be narrowly tailored to protect the privilege and confidentiality issues currently at issue through motion practice. 9-9-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINTMOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIMEMOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIMEMOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP) 9-30-19 9:00 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLP 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 9-3-19;
09/04/2019	Minute Order (10:48 AM) (Judicial Officer: Gonzalez, Elizabeth) <i>Minute Order Advancing Plaintiffs' Motion to Associate Counsel (Brian A. Berkley of Fox</i> <i>Rothschild LLP) to September 9, 2019</i> Minute Order - No Hearing Held; Journal Entry Details: <i>COURT ORDERED, Motion to Associate Brian A. Berkley of Fox Rothschild LLP, originally</i> <i>scheduled for September 20, 2019 in chambers, ADVANCED to the oral calendar of</i> <i>September 9, 2019. 9-9-19 9:00 AM MOTION FOR CLAW BACK, DISCOVERY, AND</i> <i>SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER</i> <i>POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL</i> <i>INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME</i> <i>PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX</i> <i>ROTHSCHILD LLP)PLAINTIFFS MOTION TO REDACT PLAINTIFFS' REPLY BRIEF</i> <i>IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINTMOTION TO (1)</i> <i>REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO</i> <i>PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T</i> <i>AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL</i> <i>EXHIBITS 3-5 THERETO 9-30-19 9:00 AM MOTION TO DISQUALIFY FOX ROTHSCHILD</i> <i>LLP 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S</i> <i>NOTE: Parties notified by distributing a copy of this minute order via Odyssey File and</i> <i>Serve. / dr 9-4-19;</i>
09/09/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiffs Motion to Redact Plaintiffs' Reply Brief in Support of Motion to Lift Stay and Amend Complaint Granted;
09/09/2019	Motion to Associate Counsel (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)

	 09/09/2019, 09/23/2019, 10/04/2019, 10/11/2019 Plaintiffs' Motion to Associate Counsel (Brian A. Berkley of Fox Rothschild LLP) Matter Continued; Matter Continued; Moot; granted by order entered 10/4/19 Matter Continued; Moot; granted by order entered 10/4/19 Matter Continued; Moot; granted by order entered 10/4/19 Matter Continued; Matter Continued;<!--</th-->
09/09/2019	Motion for Discovery (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information; and Application for an Order Shortening Time Granted in Part;
09/09/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Motion for Claw Back, Discovery, and Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and Other Privileged and Confidential Information, and (2) Seal Exhibits 3-5 Thereto Granted;
09/09/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>COURT ORDERED, unfiled Defendants' Emergency Motion to (1) Strike Exhibit A to</i> <i>Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and</i> <i>Countermotion for Discovery related to Fresh Mix Memo, and (2) Strike All References to and</i> <i>Discussion of its Substance in Plaintiffs' Opposition on an Order Shortening Time MARKED as</i> <i>Court's Exhibit 1 for today. (See worksheet.) Colloquy regarding procedure for sealing and</i> <i>redacting. COURT ORDERED, Plaintiffs' Opposition to Defendants' Motion for Claw Back,</i> <i>Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo filed</i> <i>September 5, 2019 STRICKEN. Mr. Pisanelli noted the redacted version was not redacted</i> <i>enough. MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO</i> <i>PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T</i> <i>AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION</i> <i>FOR AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr.</i> <i>Connot, COURT ORDERED, motion GRANTED IN PART. The Court ORDERS the documents</i> <i>sequestered and not quoted or referred to in any further pleadings; however, if the parties</i> <i>reach an evidentiary hearing it may be mentioned related to its privileged nature or to</i> <i>disgualification. The Court GRANTS the request for 3 depositions, not to exceed 2 hours each;</i> <i>Mr. Bendavid's will be strictly limited to the single communication and how he obtained the</i> <i>box. In addition, 5 requests for production and 5 interrogatories GRANTED. PLAINTIFFS'</i> <i>MOTION TO ASSOCIATE COUNSEL (BIAN A. BERKLEY OF FOX ROTHSCHLD LLP):</i> <i>COURT ORDERED, matter CONTINUED to Monday, September 23, 2019. PLAINTIFFS</i> <i>MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO (1)</i> <i>REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO</i> <i>PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T</i> <i>AN</i>

	CASE NO. A-18-785391-B
	CHECKPLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP) 9-30-19 9:00 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLP 10-11-19 CHAMBERS MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;
09/13/2019	CANCELED Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - per Judge Status Check: Completion of Arbitration
09/23/2019	Status Check (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 09/23/2019, 10/04/2019, 10/11/2019 Matter Continued; Matter Continued; Minute Order - No Hearing Held; Matter Continued; Minute Order - No Hearing Held; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued;
09/23/2019	Motion for Discovery (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiffs' Motion for Limited Discovery in Connection with Defendants' Claim of Privilege Over the Fresh Mix Memo on an Order Shortening Time Denied; however, Mr. Goldberg's deposition permitted NTE 2 hrs.
09/23/2019	Motion (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Notice of Compliance and Motion to Accept Plaintiffs' Opposition Under Seal and Exhibits A and B Attached Thereto on an Order Shortening Time Matter Heard;
09/23/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: NOTICE OF COMPLIANCE AND MOTION TO ACCEPT PLAINTIFFS' OPPOSITION UNDER SEAL AND EXHIBITS A AND B ATTACHED THERETO ON AN ORDER SHORTENING TIMEPLAINTIFFS' MOTION FOR LIMITED DISCOVERY IN CONNECTION WITH DEFENDANTS' CLAIM OF PRIVILEGE OVER THE FRESH MIX MEMO ON AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr. Connot, COURT ORDERED, motion to accept Plaintiff's opposition unfiled DENIED; the information will not be quoted or summarized in any briefing; an opposition may be resubmitted that does not summarize, quote, or attach the information. Motion for limited discovery is NOT GRANTED; however, the Court will permit counsel to take the deposition of Mr. Goldberg for a period not to exceed 2 hours subject to limitations. PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)STATUS CHECK: COURT ORDERED, matters CONTINUED to October 4, 2019 in chambers. Counsel to file a written status report on where they are on written discovery and production. Court noted response period is 15 days. 10-4-19 CHAMBERS STATUS CHECKMOTION TO DISQUALIFY FOX ROTHSCHILD LLPPLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP) 10-11-19 CHAMBERS MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO 10-18-19 CHAMBERS AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETOMOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;
10/04/2019	Motion to Disqualify Attorney (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 10/04/2019, 12/02/2019, 12/09/2019, 12/17/2019, 01/21/2020-01/22/2020, 02/14/2020

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

Motion to Disqualify Fox Rothschild LLP Matter Continued; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued: Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued: Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part;

10/04/2019

All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held; Journal Entry Details: PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP... ...STATUS CHECK COURT reviewed status reports filed October 3, 2019, ORDERED, matter CONTINUED for one week to the chambers calendar for scheduling of hearing. 10-11-19 CHAMBERS PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...STATUS CHECK... ...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

DEFENDANTS' MOTION FOR CLAW BACK. DISCOVERY. AND SANCTIONS AND SEAL EXHIBITS A. B. AND C ATTACHED THERETO 10-18-19 CHAMBERS AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETO MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 11-1-19 CHAMBERS MOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ... PLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-4-19: 10/11/2019 Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Seal Exhibits A, B, and C Attached Thereto Granted in Part: 10/11/2019 All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held: Journal Entry Details: MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO: The Court having reviewed the Plaintiffs' Motion to Redact Opposition filed September 5, 2019 and the related briefing and being fully informed, GRANTS the motion, IN PART. The document filed September 5, 2019 is STRICKEN. The document will be refiled after removal of Exhibit A and with redactions as set forth in the response filed October 10, 2019. Counsel for Fresh Mix is directed to submit a proposed order consistent with the foregoing within ten (10) days and distribute a filed copy to all parties involved in this matter. Such order should set forth a synopsis of the supporting reasons proffered to the Court in briefing and argument. This Decision sets forth the Court's intended disposition on the subject but anticipates further order of the Court to make such disposition effective as an order or judgment. PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP): The motion to Associate (Berkley) was granted by order entered October 4, 2019; this hearing is MOOT. MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...STATUS CHECK: Evidentiary Hearing on Motion for Sanctions SET for November 6 to 7 at 9:15 am and if needed November 8 at 1 pm. Supplemental briefs may be filed by noon on November 5th. Motion to Disqualify CONTINUED to November 6 to be resolved as part of the evidentiary hearing. 10-18-19 CHAMBERS AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETO MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 11-1-19 CHAMBERS MOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ... PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO 11-6-19 9:15 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLPMOTION FOR SANCTIONS... ...EVIDENTIARY HEARING 11-7-19 9:15 AM MOTION FOR SANCTIONS...EVIDENTIARY HEARING 11-8-19 1:00 PM MOTION FOR SANCTIONS...EVIDENTIARY HEARING 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-14-19;

10/18/2019 **Motion to Seal/Redact Records** (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Amended Motion to Redact Motion to Disqualify Fox Rothschild LLP, Redact Exhibit 1 Thereto, and Seal Exhibits 6 and 7 Thereto

	EIGHTH JUDICIAL DISTRICT COURT	
	CASE SUMMARY	
	CASE NO. A-18-785391-B	
10/18/2019	Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo	
10/18/2019	All Pending Motions (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Minute Order - No Hearing Held; Journal Entry Details: AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETOMOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the amended motion to redact motion to disqualify and seal exhibits 6 and 7 is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial and confidential information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. Court further notes the other motion was handled on October 11, 2019. 11-1-19 CHAMBERS MOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO 11-4-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO 11-6-19 9:15 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLPMOTION FOR SANCTIONSPLIANTIFFS' MOTION TO DISQUALIFY FOX ROTHSCHILD LLPMOTION FOR SANCTIONSEVIDENTIARY HEARING 11-8-19 1:00 PM MOTION FOR SANCTIONSEVIDENTIARY HEARING 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-18-19;	
11/01/2019	Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to File Under Seal Exhibit A to Plaintiffs' Opposition to Defendants' Motion to Redact Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo Minute Order - No Hearing Held; Journal Entry Details: Court notes motion handled by minute order of October 11, 2019. Order signed. 11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO 11-22-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7, AND 8 THERETO 12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILDEVIDENTIARY HEARINGMOTION TO REDACT DELAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 11-1-19;	
11/04/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 11/04/2019, 11/20/2019 Plaintiff's Motion to Redact Plaintiffs' Motion to Compel Production of Books and Records, and Seal Exhibits A, B, G, and I Thereto Matter Continued; Granted; Matter Continued; Granted;	
11/04/2019	Motion to Compel (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth)	

	CASE NO. A-18-785391-B
	11/04/2019, 11/20/2019 Plaintiffs' Motion to Compel Production of Books and Records Matter Continued; Granted in Part; Matter Continued; Granted in Part;
11/04/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>PLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION</i> <i>OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I</i> <i>THERETOPLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND</i> <i>RECORDS Upon Court's inquiry, Mr. Pisanelli confirmed he would like to file a sur-reply.</i> <i>COURT ORDERED, matters CONTINUED to Wednesday, November 20 per the parties'</i> <i>request and availability. Sur-reply due the afternoon before. Further, counsel to bring to the</i> <i>next hearing date the NDA that was proposed at the time of the inspection that did not happen.</i> <i>11-20-19 9:00 AM PLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TO</i> <i>COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND</i> <i>I THERETOPLAINTIFF'S MOTION TO COMPEL PRODUCTION OF BOOKS AND</i> <i>RECORDS 11-22-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX,</i> <i>LLC AND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO</i> <i>COMPEL PRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7,</i> <i>AND 8 THERETO 12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY</i> <i>HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX</i> <i>ROTHSCHILDEVIDENTIARY HEARINGMOTION TO REDACT PLAINTIFFS' REPLY</i> <i>BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND</i> <i>RECORDS 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;</i>
11/07/2019	CANCELED Motion for Sanctions (9:15 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - per Stipulation and Order
11/08/2019	CANCELED Motion for Sanctions (1:00 PM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - per Stipulation and Order
11/20/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDSPLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND 1 THERETO Court asked Mr. Connot to confirm for the Court whether the exhibit identified as exhibit 9 to the sur-reply is the non-disclosure agreement (NDA) that his client was provided with prior to the prior inspection request. Mr. Connot stated he has not gone through it line by line but he thinks it is. Arguments by Mr. Connot and Mr. Pisanelli. Court noted this topic is a subject of the Business Court Bench Bar meeting today and encouraged all counsel to attend. COURT ORDERED, the motion to comple is GRANTED IN PART. The Court is ORDERING an inspection of existing documents. The NDA in this case is fatally overbroad and will NOT BE ADOPTED by the Court. The Court is NOT ORDERING inspection of categories 7, 8, 12, or 14. Colloquy between Court and Mr. Pisanelli regarding the Court's ruling. Mr. Pisanelli requested a stay. COURT stated it will NOT ORDER COMPLIANCE for two weeks; however, if counsel wants extraordinary relief counsel may come back and ask for a stay. COURT FURTHER ORDERED, Plaintiff's motion to redact is GRANTED. 11-22-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALESS, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7, AND 8 THERETO 12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILDEVIDENTIARY HEARINGMOTION FOR SANCTIONSMOTION TO DISQUALIFY FOX ROTHSCHILD LLPMOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

11/22/2019 Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Compel Production of Books and Records (2) Seal Exhibits 2, 3, 4, 6, 7, and 8 Thereto Granted: Journal Entry Details: Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20 (e) the motion to seal is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. 12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD EVIDENTIARY HEARING ... MOTION FOR SANCTIONS ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS 12-20-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 11-26-19; 12/02/2019 Motion for Sanctions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/02/2019, 12/09/2019, 12/17/2019, 01/21/2020-01/22/2020, 02/14/2020 Matter Continued: Matter Continued: Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued: Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued: Matter Continued; Hearing Set; Matter Continued; Matter Continued; Granted in Part; Matter Continued; Matter Continued; Hearing Set; Matter Continued: Matter Continued: Granted in Part; Matter Continued; Matter Continued; Hearing Set; Matter Continued; Matter Continued: Granted in Part: Matter Continued: Matter Continued; Hearing Set; Matter Continued: Matter Continued; Granted in Part;

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-16-785391-B
12/02/2019	Evidentiary Hearing (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/02/2019, 12/09/2019, 12/17/2019, 01/21/2020-01/22/2020, 02/14/2020
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
	Matter Continued; Matter Continued; Hearing Set; Hearing Continued; Hearing Continued; Matter Heard;
12/02/2019	 Status Check (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/02/2019, 12/09/2019, 12/17/2019 Status Check: Mediation, Evidentiary Hearing on Motion for Sanctions, and Motion to Disqualify Fox Rothschild Matter Continued; Matter Continued; Hearing Set; for 1/21/20
12/02/2019	 Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 12/02/2019, 12/09/2019 Motion to Redact Plaintiffs' Reply Brief in Support of Motion to Compel Production of Books and Records Matter Continued; Granted; Matter Continued; Granted; Matter Continued; Granted; Matter Continued; Granted; Matter Continued; Matter C

Eighth Judicial District Court CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-10-703371-D
12/02/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO</i> <i>COMPEL PRODUCTION OF BOOKS AND RECORDSSTATUS CHECK: MEDIATION</i> , EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILDMOTION TO DISQUALIFY FOX ROTHSCHILD LLPEVIDENTIARY HEARINGMOTION FOR SANCTIONS Court noted a motion to clarify set on OST for December 5, 2019. Ms. Spinelli advised that the Defendants also intend to file a motion to compel related to limited discovery that the Court granted; they will have depositions on both sides which the parties agreed would not go forward because of mediation, but they have been exchanging emails on when to reschedule them. Colloquy regarding the timing of the motions. Mr. Connot advised the motion to compel tomorrow. Ms. Spinelli asked if they can do so on Wednesday. COURT ORDERED, today's motions as well as the motion to clarify originally set for December 5th CONTINUED to Monday, December 9, at 9 am. Mr. Pisanelli noting co-counsel who went on vacation with his family requested the date for inspection be extended. No objection by Mr. Connot. COURT SO NOTED. 12-9-19 9:00 AM MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILDMOTION FOR SANCTIONSPLAINTIFF'S MOTION TO CLARIFY THE PROCEDURE REGARDING PRIVILEGE DETERMINATION ON AN ORDER SHORTENING TIME 12-20-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;
12/09/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Sur-Reply Regarding Plaintiffs' Motion to Compel Production of Books and Records; and (2) Seal Exhibit 10 Thereto Granted;
12/09/2019	Motion to Clarify (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiff's Motion to Clarify the Procedure Regarding Privilege Determination on an Order Shortening Time Matter Heard;
12/09/2019	Motion to Compel (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery on an Order Shortening Time Granted in Part;
12/09/2019	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to Seal Exhibits 10-15 to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Motion to Compel Sanctions Discovery Granted;
12/09/2019	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: Following arguments by counsel, COURT ORDERED as follows: PLAINTIFF'S MOTION TO CLARIFY THE PROCEDURE REGARDING PRIVILEGE DETERMINATION ON AN ORDER SHORTENING TIME: COURT CLARIFIED that it had previously determined it was facially privileged based upon the information provided to the Court. The Court will do an in camera review at the evidentiary hearing and will be happy to take any briefing. The Court will not let it be part of the public record because of the issues with the public record, even if it is sealed. The Court will look at it, the parties will make their argument, and the Court will do something with the sealed envelope which includes the Court handing it back to one of the parties

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	CASE 110. A-10-705371-D
	depending on the Court's determination, and then they will go forward with the evidentiary hearing. FRESH MIX, LLC AND GET FRESH SALES, INC.'S MOTION TO COMPEL SANCTIONS DISCOVERY ON AN ORDER SHORTENING TIME: COURT ORDERED, motion GRANTED IN PART. Because this is an unusual situation, the Court is ORDERING a privilege log for communications between the attorney and client related to this particular document, even though it is during the term of litigation, and if any redactions are provided, those need to be on the log. Interrogatories 1, 2, 3, and 4 need to be supplemented. The Court's determination is that the statement in the August 4, 2019 declaration is a waiver as to how the particular document came into possession but is not a waiver as to what was done with the document afterwards that might otherwise be privileged. Mr. Pisanelli advised they have had silence regarding deposition availability. Mr. Connot advised the Plaintiff can do the supplements and the privilege log by Thursday. COURT ORDERED this be done by Friday. Mr. Connot further advised they have provided the other side with availability: there are one or two issues but they can try to make most dates. COURT ORDERED a status report be filed as to when depositions have been set. Parties anticipated the evidentiary hearing taking two days. Court noted a Thursday or Friday, then, in January, but the Court will know after Calendar Calls on January 17. Ms. Spinelli inquired about the metadata, the Lagudi emails that were ordered produced. Court stated only those related to issues subject to the discovery here; the rest is stuff subject to arbitration. MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS: COURT ORDERED, motion GRANTED. MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO: There being no objection, COURT ORDERED, motion ADVANCED from the December 20,
12/13/2019	 Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Depositions Minute Order - No Hearing Held; Journal Entry Details: COURT notes arbitration not complete and ORDERS the status check on arbitration CONTINUED for 4 months. 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 12-17-19;
12/17/2019	Minute Order (2:15 PM) (Judicial Officer: Gonzalez, Elizabeth) <i>Minute Order Setting Evidentiary Hearing</i> Minute Order - No Hearing Held; Journal Entry Details: <i>COURT ORDERED, evidentiary hearing SET for January 21st and 22nd, 2020 at 9:30 am. 1-21-20 9:30 AM EVIDENTIARY HEARINGMOTION TO DISQUALIFY FOX</i> <i>ROTHSCHILD LLPMOTION FOR SANCTIONS 1-22-20 9:30 AM EVIDENTIARY</i> <i>HEARINGMOTION TO DISQUALIFY FOX ROTHSCHILD LLPMOTION FOR</i> <i>SANCTIONS 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION</i> <i>CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr</i> <i>12-17-19;</i>
01/21/2020	All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: DAY 1 EVIDENTIARY HEARINGMOTION FOR SANCTIONSMOTION TO DISQUALIFY FOX ROTHSCHILD LLP APPEARANCES CONTINUED: Scott Goldberg, John Wise, and Dominic Caldara, Client Representatives for the Defendants. At the Court's direction, Law Clerk returned to counsel courtesy copies of unredacted versions. Court noted March 19 order on the procedure for properly filing things under seal. O ST on motion to strike submitted by

Eighth Judicial District Court CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B
	<i>Mr.</i> Connot returned to counsel as the Court cannot sign it today to be heard on Thursday, given the need for one judicial day's notice. Court advised the hearing needs to break at 1:40 pm for Mental Health Court to take over the courtroom. Court further directed both sides to exchange their proposed findings of fact and conclusions of law. Per the parties' stipulation, COURT ORDERED, Proposed Joint Exhibits 1 through 5 and 7 to 9 ADMITTED. (See worksheet.) Following arguments by Mr. Connot and Mr. Pisanelli on discovery, witnesses, and privileged documents, COURT ORDERED, Mr. Connot's motion is GRANTED IN PART. Motion granted as to counsel of record to the Plaintiff; those witnesses will be called in the disqualification portion of the hearing when the parties get to that point. Court further advised it will review in camera the memo as it is potentially privileged and that at this point it is facially privileged; then, the exhibit will be sealed. Memo given to the Court. Mr. Pisanelli explained the contents of the envelope. COURT ORDERED, pages marked Priv 10 through 13 MARKED as Court's Exhibit 1 for today and SEALED. Cour noted its initial review of the document was as an exhibit, which was stricken and ordered sequestered; what the Court has reviewed now seems to be consistent. Arguments by counsel regarding how the document will be used in these proceedings. Mr. Pisanelli requested they use rough drafts of depositions and supplement later with originals. Mr. Connot stated he had no objection, noting a witness may point out an error afterwards. Parties waived opening statements. Testimony and exhibits presented. (See worksheet.) COURT ORDERED, hearing CONTINUED. EVENING RECESS. 1-22-20 9:00 AM MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK AND AS INCORPORATED INTO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK AND AS INCORPORATED INTO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION TO DEFENDANTS'
01/22/2020	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Events: 01/20/2020 Motion to Seal/Redact Records Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Disqualification on an Order Shortening Time Granted;
01/22/2020	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Events: 01/20/2020 Motion to Seal/Redact Records Motion to File Under Seal Exhibits 1, 2, 3, 4 and 5 to Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback and as Incorporated into Plaintiffs' Supplemental Briefing in Opposition to Disqualification on an Order Shortening Time Granted;
01/22/2020	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Events: 01/20/2020 Motion to Seal/Redact Records Motion to Redact Plaintiffs' Supplemental Briefing in Opposition to Defendants' Motion for Clawback on an Order Shortening Time Granted;
01/22/2020	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: <i>MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO</i> <i>DISQUALIFICATION ON AN ORDER SHORTENING TIMEMOTION TO FILE UNDER</i> <i>SEAL EXHIBITS 1, 2, 3, 4 AND 5 TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN</i> <i>OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK AND AS INCORPORATED</i> <i>INTO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO</i> <i>DISQUALIFICATION ON AN ORDER SHORTENING TIMEMOTION TO REDACT</i> <i>PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO</i> <i>DISQUALIFICATION ON AN ORDER SHORTENING TIMEMOTION TO REDACT</i> <i>PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION</i> <i>FOR CLAWBACK ON AN ORDER SHORTENING TIME There being no objection, COURT</i> <i>ORDERED, because these are narrowly tailored and designed to protect both commercially</i>

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY

CASE NO. A-18-785391-B

sensitive and potentially privileged information, the motions are GRANTED. 1-22-20 9:30 AM EVIDENTIARY HEARING... ...MOTION FOR SANCTIONS... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;

01/22/2020

All Pending Motions (9:30 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; ARBITRATION STAYED pending resolution by Court Journal Entry Details:

DAY 2 EVIDENTIARY HEARING ... MOTION FOR SANCTIONS ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP Colloquy regarding remaining witnesses. Testimony and exhibits presented. (See worksheet.) LUNCH RECESS. Proceeding resumed. Mr. Connot advised he and Mr. Pisanelli discussed that what may have been submitted as Court's Exhibit 1 may not be identical to T. Counsel approached the Bench to review Court's Exhibit 1 with the Court. COURT ORDERED, Mr. Connot's version MARKED as Court's Exhibit 2 and SEALED. Testimony and exhibits continued. (See worksheet.) Closing arguments by Mr. Pisanelli and Mr. Connot. COURT NOTED it is not commenting on how the memo came into the Plaintiffs' possession; a number of explanations have been offered but are not of import to the Court in making a determination on the two issues before the Court; it is not credible that the Plaintiffs believed the memo was a threat because it revealed not only strengths and weaknesses but also the options for potential resolutions and plans; the Plaintiffs recognized the memo was not an item that had been in their offices and therefore should not have been in the boxes that were delivered; under Sands vs. Jacob the waiver can only be made by the company; here, there has not been an indication that the company has made a waiver. For that reason, any assumption as to how the document got there will not be controlling in the determination on the waiver. For that reason the document will NOT BE USED in any way, it will NOT BE DISCLOSED, and the copies the Court has will REMAIN SEALED. Discussion regarding sequestration or other ways to resolve the issue. COURT ORDERED, J-6 will be ADMITTED and SEALED because it is a part of arbitration proceedings. Arguments by Mr. Pisanelli and Mr. Connot as to sanctions and any offers short of disqualification. Copies made of citations to the document and comments by Mr. Pisanelli on the pile given to the Court. COURT RECESSED to review the pile. Proceeding resumed. COURT ORDERED, pile MARKED collectively as Court's Exhibit 3 and SEALED. Further arguments by counsel. Mr. Connot requested an opportunity to digest the documents and submit something in writing with independent facts. COURT ORDERED, hearing CONTINUED. Further briefing on the disqualification issue SET as follows: Mr. Connot s brief DUE in 1 week (January 29, 2020) Mr. Pisanelli s brief DUE 1 week thereafter (February 5, 2020) All briefing must be completed and courtesy copies delivered to chambers by February 12, 2020. Hearing CONTINUED to Friday, February 14, 2020. COURT FURTHER ORDERED, ARBITRATION STAYED in its entirety pending a resolution by the Court. Counsel will notify the arbitrators. 2-14-20 9:00 AM EVIDENTIARY HEARING ... MOTION FOR SANCTIONS ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;

02/13/2020

Minute Order (10:40 AM) (Judicial Officer: Gonzalez, Elizabeth)

Minute Order Regarding Supplemental Briefing Minute Order - No Hearing Held; Journal Entry Details:

In preparation for the continued evidentiary hearing on February 14, 2020, the Court has reviewed the supplemental briefing. Counsel for Plaintiffs are DIRECTED to bring to the evidentiary hearing unredacted versions of the information used to refresh their recollection. The Court will hear argument on whether pursuant to NRS 50.125, the information will be produced or not at the outset of the hearing. 02-14-20 9:00 AM EVIDENTIARY HEARING MOTION FOR SANCTIONS... ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP 02-24-20 9:00 AM MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUPPLEMENTAL BRIEFING ON SANCTIONS AND DISQUALIFICATION; AND (2) SEAL EXHIBITS B, C, E, F, G, H, I, K, L, AND M THERETO 3-6-20 CHAMBERS MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEF IN OPPOSITION TO DISOUALIFICATION AND SANCTIONS AND EXHIBITS 2 AND 3 THERETO, AND SEAL EXHIBITS 4, 5 6 AND 7 THERETO 3-20-20 CHAMBERS MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S RESPONSE TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISOUALIFICATION AND SANCTIONS; AND (2) SEAL EXHIBIT A THERETO 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-13-20;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

02/14/2020 All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: MOTION FOR SANCTIONS ... EVIDENTIARY HEARING ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP Arguments by counsel. Testimony and exhibits presented (see worksheets). Request to seal Exhibit AA by Mr. Connot DENIED. Testimony and exhibits presented (see worksheets). Closing argument by Mr. Pisanelli. Closing argument by Mr. Connot. COURT stated its findings and ORDERED, Pro Hac STRICKEN; Mr. Berkley no longer permitted to participate in any form in this litigation. ADDITIONALLY, the Court requires counsel and plaintiffs to provide all copies, electronic and print, to the Defendants and provide a certification from all prior counsel that each version of the document has been destroyed and/or provided to Plaintiff counsel. FURTHER, the Court REQUIRES the appointment of a new arbitration panel, ordering the striking and refiling all the documents in the arbitration. ADDITIONALLY, Plaintiffs and their counsel to pay reasonable attorney's fees for the Defendants related to the contest of the Plaintiff's improper possession in the activities after July 31 notification occurred. Colloquy regarding limited declaration testimony by Plaintiff and Exhibit AA. At the request of Mr. Connot, COURT ORDERED, 15-Day Stay GRANTED after entry of order. Arbitration remains stayed pending anything happening in this case. Mr. Pisanelli to prepare the order.; 02/21/2020 Motion Granted; Journal Entry Details: 03/06/2020 Granted; Journal Entry Details: 3-9-10: 03/20/2020 Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Response to Plaintiffs' Supplemental Briefing in Opposition to Disqualification and Sanctions; and (2) Seal Exhibit A Thereto Granted; Journal Entry Details:

Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20 (e) the motion to redact Fresh Mix's supplemental response and seal Exhibit A is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED.

Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Briefing on Sanctions and Disqualification; and (2) Seal Exhibits B, C, E, F, G, H, I, K, L, and M Thereto

Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes a non- opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to redact Supplemental brief and seal Ex B, C, E f, G, H, I, K, L and M is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive financial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / lg 2-21-20;

Motion to Seal/Redact Records (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to Redact Plaintiffs' Supplemental Brief in Opposition to Disqualification and Sanctions and Exhibits 2 and 3 Thereto, and Seal Exhibits 4, 5 6 and 7 Thereto

Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20 (e) the motion to redact and seal certain exhibits is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. 3-20-20 CHAMBERS MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S RESPONSE TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION AND SANCTIONS; AND (2) SEAL EXHIBIT A THERETO 4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B		
	Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter. CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 3-24-20;		
03/31/2020	Motion (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Plaintiff's Motion to Extend Stay of Order Pending Post-Judgment Motion (on Order Shortening Time) Granted;		
03/31/2020	Motion to Seal/Redact Records (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Motion to (1) Redact Fresh Mix, LLC and Get Fresh Sales, Inc.'s Opposition to Plaintiffs' Motion to Extend Stay of Order Pending Post-Judgment Motion; and (2) Seal Exhibit A Thereto Granted;		
03/31/2020	All Pending Motions (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Matter Heard; Journal Entry Details: Parties appeared by telephone. PLAINTIFF'S MOTION TO EXTEND STAY OF ORDER PENDING POST-JUDGMENT MOTION (ON ORDER SHORTENING TIME)MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO EXTEND STAY OF ORDER PENDING POST-JUDGMENT MOTION; AND (2) SEAL EXHIBIT A THERETO [ADVANCED from May 1, 2020]: Following arguments by Mr. Smith and Mr. Pisanelli, COURT ORDERED, motion GRANTED; there will be an additional stay until 15 days after the decision on the motion to alter or amend filed March 30, 2020. COURT FURTHER ORDERED, the motion to redact and to seal Exhibit A to the Opposition, filed March 30, 2020, is ADVANCED and GRANTED, because it is narrowly tailored to protect privileged information. Upon counsel's inquiry regarding security, COURT NOTED monetary issues will be discussed if they go beyond the period that is currently granted. COURT ADDITIONALLY ORDERED, the status check on the completion of arbitration currently set on April 10, 2020 in chambers is RESET on October 16, 2020 as the parties have not yet started. 5-4-20 9:00 AM PLAINTIFFS' MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER 10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION;		
04/24/2020	Content of the stay period of the stay of the stay of the stay. Status of the stay is a status of the stay. The status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a status of the stay. The status of the stay is a status of the stay is a stay of the stay. The status of the stay is a stay, they would rather have a motion to lift the stay. Mr. Polsenberg advised he is not sure what is going on right now but he will agree to a short period of time to figure that out. Mr. Pisanelli further advised that as he said to everyone earlier, he knows very little advise the bankruptcy code; he thinks there is a 21-day period or so when the parties may litigate whether the petition should be accepted and a trustee appointed; they will see if that happens or if the case moves quickly through Chapter 7 proceedings; his recommendation is that they suspend everything for 30 days and provide a report in 30 days on the bankruptcy case. Mr. Polsenberg advised he will take 14 days. COURT ORDERED, ALL PROCEEDINGS STAYED under Rule 41 for a period of 14 days. COURT ORDERED, ALL PROVEDE as the stay needs to be extended, counsel to FILE a motion on OST. 5-8-20 CHAMBERS STATUS CHECK: REPORT ON BANKRUPTCY PETITION 6-1-20 9:00 AM PLAINTIFF'S MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER 10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: Minutes prepared from the JAVS recording. Parties		

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-/85391-B
05/08/2020	Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Status Check: Report on Bankruptcy Petition
	MINUTES Set Status Check; Journal Entry Details: COURT reviewed status report filed May 6, 2020, ORDERED, status check SET on June 12, 2020 in chambers. 6-1-20 9:00 AM PLAINTIFF'S MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER 6-12-20 CHAMBERS STATUS CHECK 10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 5-12-20;
	SCHEDULED HEARINGS Status Check (06/12/2020 at 3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 06/12/2020, 07/10/2020, 08/14/2020
06/01/2020	CANCELED Motion to Vacate (9:00 AM) (Judicial Officer: Gonzalez, Elizabeth) Vacated - per Stipulation and Order Plaintiff Motion to Vacate, Alter, Or Amend Sanctions Order
06/12/2020	 Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 06/12/2020, 07/10/2020, 08/14/2020 Matter Continued; Matter Continued; Matter Continued; Matter Continued; See 2/5/21 minute order. Journal Entry Details: Court reviewed report filed August 13, 2020. COURT ORDERED, given the bankruptcy stay, Status Check CONTINUED for 180 days in chambers, or February 12, 2021. 10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION 2-12-21 CHAMBERS STATUS CHECK CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 8-17-20; Matter Continued; Matter Continued; Matter Continued; See 2/5/21 minute order. Journal Entry Details: COURT reviewed status report filed July 9, 2020, ORDERED, matter CONTINUED for 5 weeks. 8-14-20 CHAMBERS STATUS CHECK 10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 7-14-20; Matter Continued; See 2/5/21 minute order. Journal Entry Details: COURT reviewed joint status report filed June 11, 2020, ORDERED, per request matter CONTINUED for 4 weeks7-10-20 - CHAMBERS CLERK'S NOTE:
10/16/2020	 order was distributed via Odyssey File and Serve. / dr 6-15-20; Status Check (3:00 AM) (Judicial Officer: Gonzalez, Elizabeth) 10/16/2020, 02/05/2021 Status Check: Completion of Arbitration MINUTES Matter Continued; Set Status Check; Journal Entry Details: Court reviewed February 4, 2021 status report. As the bankruptcy stay remains in place for Fresh Mix, Status Check SET in 4 weeks on lifting stay or proceeding as to other parties. Counsel to submit a joint status report. 3-5-21 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION CLERK'S NOTE: February 12, 2021 status check VACATED as

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

03/05/2021

duplicative. A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-8-21; Matter Continued; Set Status Check; Journal Entry Details: COURT reviewed status report filed October 15, 2020, ORDERED, matter CONTINUED for 16 weeks to February 5, 2021 in chambers. CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-19-20; **SCHEDULED HEARINGS** Status Check (03/05/2021 at 3:00 AM) (Judicial Officer: Johnson, Susan) $03/05/2021,\,04/16/2021,\,10/20/2021,\,11/17/2021,\,12/15/2021,\,01/12/2022,\,02/16/2022,\,03/16/2022$ Status Check: Lifting Stay or Proceeding as to Other Parties Status Check (3:00 AM) (Judicial Officer: Johnson, Susan) 03/05/2021, 04/16/2021, 10/20/2021, 11/17/2021, 12/15/2021, 01/12/2022, 02/16/2022, 03/16/2022 Status Check: Lifting Stay or Proceeding as to Other Parties Matter Continued; Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued: Matter Heard; Journal Entry Details: Appearances made via BlueJeans Videoconferencing Application: Mark Cannot, Esq., Daniel Polsenberg, Esq. Samuel Swartz, Esq., Stephen Isenberg, Esq. special counsel for Trustee:, Jason Imes, Esq. counsel for Trustee, and Lenard Schwartzer, Bankruptcy Trustee for Fresh Mix, LLC. Present in Person: Adam Bult, Esq. and Abraham Smith, Esq., Upon inquiry of the Court regarding status of stay, Mr. Smith stated the Bankruptcy Court has lifted the stay, however Judge Gonzalez's stay is still in place until there is a resolution regarding the Motion for Reconsideration. Colloquy regarding proceeding with case and Mr. Isenberg's Motion for Pro Hac Vice. Mr. Imes requested the Motion for Preliminary Injunction to be reschedule as he will be unavailable on March 31, 2022. No objections were made. COURT ORDERED, Motion for Preliminary Injunction VACATED and RESET to April 14, 2022 at 9:00 a.m. 4/14/2022 9:00 AM MOTION FOR PRELIMINARY INJUNCTION; Matter Continued: Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Heard; Journal Entry Details: All appearances made via BlueJeans Videoconferencing Application. Also present via BlueJeans Videoconferencing Application: Stephen Eisenberg, Esq. Upon the Court's inquiry regarding case status, Mr. Smith stated the parties submitted a stipulation for relief from the automatic stay in bankruptcy court. Colloquy regarding the stipulation and realignment of the parties. Ms. Spinelli stated her firm is substituting out of the case. Mr. Eisenberg stated he was appointed as special counsel to the estate of Fresh Mix in the Nevada Bankruptcy Court and that the estate will motion for him to appear as Pro Hac counsel in the current case. Colloguy regarding setting a briefing schedule regarding Mr. Smith's motion to vacate or alter the sanction order filed on March 30, 2020. Ms. Spinelli requested a two week continuance prior to the Court setting a briefing schedule to allow new counsel for Fresh Mix and Get Fresh to make their appearance and position on the briefing schedule. Mr. Smith requested Judge Gonzalez's stay with respects to the effect of the sanction motion remain in place, once bankruptcy stay has been lifted. Ms. Spinelli stated this a substantive issue and she is in no position to respond as her firm is substituting out. Mr. Polsenberg stated he believes the stay is more procedural than substantive. COURT ORDERED, matter STAYED for an additional thirty days. COURT FURTHER ORDERED, status check CONTINUED. CONTINUED TO: 3/16/2022 8:30 AM;

EIGHTH JUDICIAL DISTRICT COURT CASE SUMMARY CASE NO. A-18-785391-B

Matter Continued; Continued; Matter Continued: Matter Continued; Matter Continued: Matter Continued; Matter Continued; Matter Heard; Journal Entry Details: Jason Imes Esq. present for Lenard Schwartzer, Chapter 7 Trustee of Fresh Mix LLC. Steven Eisenberg Esq., proposed Special Counsel, present for Trustee of the estate of Fresh Mix LLC Upon Court's inquiry, Mr. Smith indicated they are still awaiting a decision on a motion filed with the Bankruptcy Court and requested a 30 day continuance. COURT ORDERED, matter CONTINUED. 2/16/2022 8:30AM STATUS CHECK: LIFTING STAY OR PROCEEDING AS TO OTHER PARTIES; Matter Continued; Continued: Matter Continued: Matter Continued: Matter Continued: Matter Continued; Matter Continued; Matter Heard; Journal Entry Details: Jason Imes Esq. present for Leonard Schwartzer, Chapter 7 Trustee for Fresh Mix LLC. Stephen Eisenberg, proposed Special Counsel for the Trustee in the Chapter 7 proceeding. Upon Court's inquiry, Mr. Smith indicated there is more documentation that needs to be submitted with respect to Mr. Eisenberg's motion to be employed as the special counsel in the bankruptcy and requested the matter be continued to early or mid January 2022. COURT ORDERED, matter CONTINUED. 1/12/2022 8:30AM STATUS CHECK: LIFTING STAY OR PROCEEDING AS TO OTHER PARTIES; Matter Continued; Continued; Matter Continued: Matter Continued; Matter Continued; Matter Continued: Matter Continued: Matter Heard; Journal Entry Details: Andrea Gandara, Esq., and Jason Imes, Esq., present on behalf of Chapter 7 trustee. Steven Eisenberg, Esq., proposed special counsel for Chapter 7 trustee, also present. Upon Court's inquiry, Mr. Smith stated case is still in bankruptcy court and will submit a stipulation for bankruptcy to be lifted so court may have jurisdiction, and get things moving with the case. Court noted the case has been pending since 2018. Defense counsel stated there is current litigation on who will be counsel and requested to submit a status joint report before next status check. COURT ORDERED, matter CONTINUED for Status Check. CONTINUED TO: 12/15/2021 8:30 A.M; Matter Continued; Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Continued; Matter Heard; Journal Entry Details: Jason Imes, Esq., present on behalf of Chapter 7 Trustee. Court noted bankruptcy in place, and inquired whether or not matter can proceed without Fresh Mix. Ms. Spinelli stated she has not

inquired whether or not matter can proceed without Fresh Mix. Ms. Spinelli stated she has not had any communication with anyone, and does not believe there has been any communication with anyone about proceeding. Ms. Spinelli further stated she does not recollect any change in counsel and will find out information for next status check. Court stated Plaintiff counsel needs to appear at status check or an order to show cause will be issued. COURT ORDERED, matter

Eighth Judicial District Court CASE SUMMARY

CASE NO. A-18-785391-B

		1
	SET for a Status Check. 11/17/21 8:30 A.M - STATUS CHECK;	
	Matter Continued;	
	Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Heard;	
	Journal Entry Details:	ļ
	Court reviewed parties status reports filed 4/15/21. COURT ORDERED, Matter remains stayed pending further order of Bankruptcy Court; Status Check continued. CONTINUED TO: 10/15/21 (CHAMBERS) CLERK S NOTE: A copy of this minute order was distributed via Odyssey File and Serve/ js (4-20-21);	
	Matter Continued;	
	Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Continued;	
	Matter Heard;	
	Journal Entry Details:	l
	Court reviewed 3/4/21 Status Report. Matter continued six weeks. CONTINUED TO: 4/16/21 - CHAMBERS CLERK S NOTE: A copy of this Minute Order has been electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System. /cd 3-5-2021/;	
	-	
04/14/2022	Motion for Preliminary Injunction (9:00 AM) (Judicial Officer: Johnson, Susan)	
	Motion for Preliminary Injunction on Order Shortening Time	
	Denied;	ĺ
	Journal Entry Details:	
	Leonard Schwartzer, Trustee, and Steven Eisenberg, Esq. also present. Arguments by counsel. COURT ORDERED, Motion for Preliminary Injunction on Order Shortening Time DENIED. COURT NOTED the appropriate response is for counsel to file an Opposition to the Pro Hac Vice Application and the Court will hear regarding the matter. Mr. Bult requested to take a limited deposition of Mr. Eisenberg. No objections were made. Court stated Mr. Eisenberg may appeared virtually for his deposition.;	
06/02/2022		
00/02/2022	Minute Order (3:00 AM) (Judicial Officer: Johnson, Susan)	
	Minute Order - No Hearing Held;	
	Journal Entry Details:	
	Having examined the Motion to Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC filed April 8, 2022, noted the motion was served upon the parties, no Opposition was filed thereto and there is good cause therefore, COURT ORDERS the Motion to Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC filed April 8, 2022 is GRANTED pursuant to EDCR 2.20(e). The matter scheduled to be heard Tuesday, June 14, 2022 at 8:30 a.m. is VACATED pursuant to EDCR 2.23. Counsel is to prepare and submit a proposed Order to the Court within fourteen (14) days of this Minute Order or no later than Thursday, June 16, 2022 pursuant to EDCR 7.21 CLERK'S NOTE: The above minute order has been distributed to all parties by the Court Clerk via electronic service and/or mail. nc// 6/2/2022;	
06/14/2022	CANCELED Motion to Associate Counsel (8:30 AM) (Judicial Officer: Johnson, Susan)	
	Vacated Motion To Associate Counsel For Lenard E. Schwartzer, Chapter 7 Trustee For Bankruptcy Estate Of Fresh Mix, LLC	ļ
06/16/2022		
06/16/2022	Motion For Reconsideration (9:00 AM) (Judicial Officer: Johnson, Susan)	
	Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time	
		l

Eighth Judicial District Court CASE SUMMARY CASE NO. A-18-785391-B

	CASE 110. 11-10-705571-D
	Denied; Journal Entry Details: Steven Eisenberg, Esq. present via Bluejeans video conference. Arguments by counsel. Court indicated there was still a Motion regarding Barenbaum that had not been set. Counsel indicated it had been vacated per minute order. Colloquy between parties. Following colloquy, COURT ORDERED, Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time was hereby DENIED. Court advised if parties felt they needed to disqualify Mr. Eisenberg it would consider. Court noted the trustee was entitled to pick there own counsel, and if parties had an issue with that, they could bring a Motion to Disqualify. COURT DIRECTED parties to get their Early Case Conference and Joint Case Conference Report done to move the instant case along. Colloquy between parties. Following colloquy, Mr. Smith noted they needed to discuss the Barenbaum issue. Court indicated it had not read the Motion. Counsel noted it wanted the Court to read the Motion and requested a sooner date to set. Following colloquy, COURT FURTHER ORDERED, Motion for Leave to Dipose Evan Barenbaum was hereby SET. 6/30/22 9:00 AM MOTION FOR LEAVE TO DIPOSE EVAN BARENBAUM;
06/16/2022	CANCELED Motion For Reconsideration (9:00 AM) (Judicial Officer: Johnson, Susan) Vacated - Duplicate Entry Defendant Get Fresh Sales, Inc.'s Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time
06/30/2022	CANCELED Motion for Leave (9:00 AM) (Judicial Officer: Johnson, Susan) Vacated - per Attorney or Pro Per MOTION FOR LEAVE TO DEPOSE EVAN BARENBAUM
08/03/2022	 Status Check (8:30 AM) (Judicial Officer: Johnson, Susan) Status Check Re: ECC/JCCR Filing Matter Heard; Journal Entry Details: Arguments from counsel regarding ECC/JCCR filing, stipulation reconsideration, and leave of court for filing cross claims. Court noted concerns regarding the parameters of Rule 15. Court directed counsel to provide a full caption. Colloquy regarding possible arbitration and efficiency. Court stated the pending Motion to Vacate has been received. Court noted no future Status Checks needed at this time. CLERK'S NOTE: Minute Order was prepared by Courtroom Clerk Quara Pyatt using JAVS. / (10-25-2022) CLERK'S NOTE: Minutes amended to correct clerical error. //qp/ (11-07-2022);
09/13/2022	Motion to Disqualify Attorney (8:30 AM) (Judicial Officer: Johnson, Susan) Motion to Disqualify Steven K. Eisenberg, Esq Hearing Requested Filed 8/26/22 Denied;
09/13/2022	 Motion (8:30 AM) (Judicial Officer: Johnson, Susan) Motion to Revoke Steven K. Eisenberg's Pro Hac Vice Admission Based Upon Lies Under Oath in Violation of NRPC 3.3, 4.1 and 8.4 - Hearing Requested See order filed 8/26/22. Denied;
09/13/2022	Motion to Associate Counsel (8:30 AM) (Judicial Officer: Johnson, Susan) Defendant's Motion to Associate Counsel Jonathan Altman, Esq. Granted;
09/13/2022	 All Pending Motions (8:30 AM) (Judicial Officer: Johnson, Susan) Matter Heard; Journal Entry Details: MOTION TO DISQUALIFY STEVE K. EISENBERG, ESQ HEARING REQUESTEDMOTION TO REVOKE STEVE K. EISENBERG'S PRO HAC VICE ADMISSION BASED UPON LIES UNDER OATH IN VIOLATION OF NRCP 3.3, 4.1 AND 8.4 - HEARING REQUESTEDDEFENDANT'S MOTION TO ASSOCIATE JONATHAN ALTMAN, ESQ. Jean Schwartzer, Trustee, also present. Colloquy regarding Mr. Altman's Pro Hoc Vice Admission. Arguments by Mr. Altman, Mr. Eisenberg, Mr. Smith, and Mr. Bice.

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

	CASE NO. A-18-785391-B			
	Court noted there are stricken documents in the filings. Mr. Schwartzer sworn and testified. Additional argument by Mr. Altman regarding the Motion. COURT ORDERED, Motion to Disqualify Steven K. Eisenberg, Esq Hearing Requested, Motion to Revoke Steven K. Eisenberg's Pro Hac Vice Admission Based Upon Lies Under Oath in Violation of NRCP 3.3, 4.1 and 8.4 - Hearing Requested, and Defendant's Motion to Associate Counsel Jonathan Altman, Esq. UNDER ADVISEMENT. CLERK'S NOTE: Minutes prepared upon review of the JAVS recording. /qp /11-07-2022;			
09/29/2022	2 Motion to Strike (9:00 AM) (Judicial Officer: Johnson, Susan) Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross-Claims/Additional Claims to Verified Amended Complaint and Derivative Action, and (ii) Amended Answer, Matter, and Cross-Claims/Additional Claims to Verified Complaint and Derivative Action Granted;			
09/29/2022	Joinder (9:00 AM) (Judicial Officer: Johnson, Susan) Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursua to NRCP 12(f) Granted;			
09/29/2022	All Pending Motions (9:00 AM) (Judicial Officer: Johnson, Susan) Matter Heard; Journal Entry Details: Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross-Claims/Additional Claims to verified Amended Complaint and Derivative Action, and (ii) Amended Answer, New Matter, and Cross-Claims/Additional Claims to Verified Complaint and Derivative Action; and Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursuant to NRCP 12(f) Appearances made in person: Abraham Smith, Esq., Mark Ferrario, Esq., Jason Imes, Esq., Mark Ferrario, Esq., Steven Eisenberg, Esq., Todd Bice, Esq., and Jorden Smith, Esq. COURT ADMONISHED Mr. Eisenberg for filing pleadings without getting Leave with the Court. Arguments by counsel. COURT ORDERED Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross-Claims/Additional Claims to verified Amended Complaint and Derivative Action, and (ii) Amended Answer, New Matter, and Cross- Claims/Additional Claims to Verified Complaint and Derivative Action; PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursuant to NRCP 12(f) are GRANTED. COURT FURTHER ORDERED August 3, 2022 pleading is STRICKEN. Mr. Ferrario will prepare the order. ;			
10/05/2022	 Minute Order (3:00 AM) (Judicial Officer: Johnson, Susan) Minute Order - No Hearing Held; Journal Entry Details: Having examined Plaintiff s Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto filed September 6, 2022, noted the motion was served upon the parties, no Opposition was filed thereto and there is good cause therefore, COURT ORDERS Plaintiff s Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto filed September 6, 2022, noted the motion was served upon the parties, no Opposition was filed thereto and there is good cause therefore, COURT ORDERS Plaintiff s Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto filed September 6, 2022 is GRANTED pursuant to EDCR 2.20(e). Exhibit 4 and Exhibit 5 will be SEALED. The matter scheduled to be heard Thursday, October 11, 2022 at 8:30 a.m. is VACATED pursuant to EDCR 2.23. Counsel is to prepare and submit a proposed Order to the Court within fourteen (14) days of this Minute Order or no later than Friday, October 20, 2022 pursuant to EDCR 7.21. CLERK'S NOTE: The above minute order has been distributed to all registered parties via Odyssey File and Serve. //ks 10/6/22; 			
10/11/2022	CANCELED Motion (8:30 AM) (Judicial Officer: Johnson, Susan) Vacated Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Sea Exhibits 4 and 5 Thereto			
11/01/2022	Motion to Vacate (8:30 AM) (Judicial Officer: Johnson, Susan) Plaintiff's Motion to Vacate, Alter, or Amend Sanctions Order Granted in Part; Journal Entry Details: Arguments by counsel. COURT ORDERED, motion GRANTED IN PART and DENIED IN			

EIGHTH JUDICIAL DISTRICT COURT

CASE SUMMARY CASE NO. A-18-785391-B

PART. Motion GRANTED with respects to removing No. 3. of the Order. Motion DENIED with respects to all other sanctions shall remain in place. Colloquy regarding current stay in place. Mr. Smith requested the stay to continue for the purpose of appealing the Amended Sanction Order. Colloquy regarding arbitration. Counsel noted the stay should not effect their ability to proceed with arbitration. COURT ORDERED, it will not stay the equitable claims not subject to arbitration. Mr. Eisenberg stated their Answer was filed, however it was stricken due to the matter being stayed and wanted to confirm if he can now move forward in filing their Answer. Court stated Mr. Eisenberg should be able to proceed with filing their Answer;

12/22/2022

Motion for Leave (9:00 AM) (Judicial Officer: Johnson, Susan) Events: 11/16/2022 Motion for Leave to File Defendant's Motion for Leave to File Answer, Third-Party Complaint, and Cross-Claims to Verified Amended Complaint and Derivative Action Granted in Part; Journal Entry Details: Arguments by counsel. COURT ORDERED, motion GRANTED IN PART/DENIED IN PART. Motion GRANTED with respects to Defendants filing an Answer. Motion DENIED with respects to Third-Party Complaint and cross claims. Mr. Ferrario will prepare the Order and submit it to opposing counsel for review.;

DATE

FINANCIAL INFORMATION

1,939.90 1,939.90 0.00 2,118.09 2,118.09
0.00 2,118.09
2,118.09
,
,
2 118 00
2,110.07
0.00
500.00
500.00

A-18-785391-B

BUSINESS COURT CIVIL COVER SHEET

		County, N	levada	Department 11
	Case No. (Assigned by Cle.	rk's Office)		
. Party Information (provide both he				
laintiff(s) (name/address/phone):	me una mannig anaresses y aggerer	1	nt(s) (name/address/ph	one):
Paul Lagudi, an Ir	ndividual and	Fresh	Mix, LLC, a Delaw	are Limited Liability Company
William Todd Ponde	er, an Individual		Get Fresh Sales, Inc	c., a Nevada Corporation
ttorney (name/address/phone):		Attorney	(name/address/phone)	:
Jeffery A. Bend	lavid, Esq.			
Moran Brandon Be	ndavid Moran			
630 South 4t				
Las Vegas, N	V 89101			
I. Nature of Controversy (Please of	check the applicable boxes for both th	he civil case type	e and business court case	e type)
Arbitration Requested				
Civil Case	Filing Types		Busines	s Court Filing Types
Real Property	Torts		CLARK CO	UNTY BUSINESS COURT
Landlord/Tenant	Negligence		NRS Chapters 7	8-89
Unlawful Detainer	Auto		Commodities (N	
Other Landlord/Tenant	Premises Liability		Securities (NRS	,
Title to Property	Other Negligence		Mergers (NRS 9	
Judicial Foreclosure	Malpractice			ercial Code (NRS 104)
Other Title to Property Other Real Property				Stock, Assets, or Real Estate ade Name (NRS 600)
Condemnation/Eminent Domain	Accounting		Enhanced Case M	
Other Real Property	Other Malpractice		Other Business C	•
Construction Defect & Contract	Other Torts			
Construction Defect	Product Liability			
Chapter 40	Intentional Misconduct		WASHOE CO	DUNTY BUSINESS COURT
Other Construction Defect	Employment Tort		NRS Chapters 78	3-88
Contract Case	Insurance Tort		Commodities (N	
Uniform Commercial Code	Other Tort		Securities (NRS	
Building and Construction	Civil Writs		Investments (NR	
Insurance Carrier	Writ of Habeas Corpus			Practices (NRS 598)
Commercial Instrument	Writ of Mandamus			e Name (NRS 600)
Employment Contract	Writ of Quo Warrant		Trade Secrets (N Enhanced Case N	
Mother Contract Other Civil Writ			Other Business C	-
	peal/Other Civil Filing			
Judicial Review	Other Civil Filing			
Foreclosure Mediation Case	Foreign Judgment			
Appeal Other	Other Civil Matters			
Appeal from Lower Court				
			é	
)
12/3/18			- : ···-	· /
Date		Signat	ure of initiating party	resentative

		Electronically Filed 3/2/2020 12:30 PM Steven D. Grierson CLERK OF THE COURT		
1	FFCL	Atump. Sum		
2				
3	EIGHTH JUDICIA	L DISTRICT COURT		
4 5	CLARK COU	NTY, NEVADA		
6	PAUL LAGUDI, an Individual; and a WILLIAM TODD PONDER, an Individual,	Case No.: A-18-785391-B Dept. No.: XI		
7 8	Plaintiffs, v.	DECISION AND ORDER; FINDINGS OF FACT AND CONCLUSIONS OF LAW		
 FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I through X, inclusive, 	Date of Hearing: January 21-22, 2020 and February 14, 2020			
11 12	Defendants.	Time of Hearing: 9:30 a.m. / 9:00 a.m.		
 13 14 15 16 17 18 19 20 	hearing on Get Fresh Sales, Inc. ("Get Fresh") and Fresh Mix, together "Defendants") (1) Mo "Motion for Sanctions") and (2) Motion to Dis 2019 (the "Motion to Disqualify"). Based on th	ary 14, 2020, this Court conducted an evidentiary and Fresh Mix, LLC's ("Fresh Mix") (Get Fresh tion for Sanctions filed on August 26, 2019, (the squalify Fox Rothschild LLP filed on August 23, he evidence presented, the briefs before the Court the following findings of fact and conclusions of		
21	FINDING	S OF FACT		
 21 22 23 24 25 26 27 28 	 A. <u>A Dispute Arises Between Get Fresh and Plaintiffs Lagudi and Ponder.</u> 1. Fresh Mix is owned by Get Fresh (60%), Plaintiff Paul Lagudi ("Lagudi") (30%), and Plaintiff William Todd Ponder ("Ponder") (10%), each of which is Member of Fresh Mix. Get Fresh, in turn, is owned by Dominic Caldara, Scott Goldberg, and John Wise. Caldara, Goldberg, Wise, Lagudi, and Ponder are all Managers of Fresh Mix. 2. Beginning on January 11, 2010, Lagudi and Ponder were employees of Fresh Mix. 			
		1		

٥

r .

In late 2017/early 2018, disputes arose between Get Fresh and Plaintiffs Lagudi
 and Ponder (Lagudi and Ponder, together "Plaintiffs") concerning Fresh Mix. Although the
 parties endeavored to resolve their disputes without litigation, the prospect of litigation remained
 throughout 2018. By the spring of 2018, all parties had retained counsel to guide and advise them
 through these disputes, but also in anticipation of the arbitration mandated by Fresh Mix's
 Operating Agreement.

4. In April 2018, Get Fresh retained Bruce A. Leslie, Esq. for legal advice and
representation related to its disputes with Plaintiffs related to Fresh Mix. Plaintiffs had already
retained Jeffrey Bendavid, Esq.

10

B. <u>The Creation of the Confidential and Privileged Memorandum.</u>

5. Near the outset of Get Fresh's retention of Leslie, Goldberg prepared a
memorandum at Leslie's request and for the purpose of seeking legal advice relating to the ongoing disputes that Get Fresh was having with Lagudi and Ponder (the "Memorandum").

6. Goldberg began drafting the Memorandum on his secured drive at Get Fresh. The
secured drive is only accessible via Goldberg's password-protected account, that of the Get Fresh
Senior Vice President of Finance (Mary Supchak), and the members of the IT administrator
group. Goldberg saved a partial draft of the Memorandum to the secured drive, and then emailed
the partial draft as an attachment from his password protected Get Fresh email address to his nonGet Fresh business email address.

20

7. Goldberg's non-Get Fresh business email address is also password protected.

8. Goldberg finished drafting the Memorandum on his password-protected personal
desktop computer and then emailed it as an attachment from his non-Get Fresh business email
address to his Get Fresh email address.

9. On May 2, 2018, in anticipation of a May 3, 2018 meeting with Leslie and Get
Fresh partners, Caldara and Wise, Goldberg sent an email to Leslie with the Memorandum
attached, copying Caldara and Wise.

- 27
- 28

	1	
1	10.	The Memorandum contains an assessment of Get Fresh's strengths and weaknesses
2	regarding its	dispute with Plaintiffs concerning Fresh Mix. It also contains legal strategies and a
3	decision tree regarding potential resolution and plans.	
4	11.	Goldberg, Caldara, and Wise never printed the Memorandum or disseminated the
5	document outside of the privileged sphere.	
6	C.	Fresh Mix Terminates Lagudi and Ponder's Employment and Get Fresh Delivers Lagudi and Ponder's Personal Effects to them via their Attorney,
7		Bendavid.
8	12.	Fresh Mix sent letters terminating Lagudi and Ponder's employment on
9	November 26	, 2018.
10	13.	Supchak packed up Plaintiffs' personal items from their offices, separating
11	personal and	company documents.
12	14.	Supchak testified that the Memorandum was not in any of the boxes of documents
13	that she packe	ed up when assembling the boxes of Plaintiffs' personal items.
14	15.	On December 3, 2018, Leslie emailed Bendavid about the return of Plaintiffs'
15	personal item	s from their offices at Get Fresh. Bendavid testified that he intentionally refused to
16	respond to Leslie about where to deliver the boxes.	
17	16.	The same day, December 3, 2018, Plaintiffs initiated this action by filing the
18	Complaint.	
19	17.	On December 4, 2018, the boxes of Plaintiffs' personal effects were delivered to
20	Bendavid's of	fice by Get Fresh employees Scott Putske and Marcus Sutton. A receipt of the
21	boxes was exe	ecuted by an employee at Bendavid's office and returned to Get Fresh.
22	18.	Bendavid did not see the boxes being delivered and he did not know how long the
23	boxes were in	his office before he saw them.
24	19.	Bendavid testified that the Memorandum was purportedly sticking up out of one of
25	the boxes of F	laintiffs' personal items, rolled in half but without a crease.
26	20.	Bendavid testified that he did not see anyone place the Memorandum into one of
27	the boxes.	
28		
		3

1 21. Both Putske and Sutton testified that neither of them saw a piece of paper sticking 2 out of any of the boxes they delivered, no one asked them to deliver any paper/memorandum, and 3 no one asked them to place a piece of paper such that it was sticking out of any of the boxes when 4 they were delivered.

5 22. Ponder was at Bendavid's office reviewing documents and meeting with one of
6 Bendavid's associates the day the boxes were delivered, *i.e.*, December 4, 2018.

7 23. Bendavid testified that he did not and could not see if Ponder had access to the
8 boxes prior to Bendavid seeing the boxes after they were delivered to his office.

9 24. At Bendavid's request, Ponder took all of the boxes home with him that same day,
10 and went through each one, including the boxes containing Lagudi's personal items.

11 25. Ponder testified that the boxes he took home with him did not contain the
12 Memorandum. According to Plaintiffs, Bendavid had taken it out of a box and not provided it to
13 Ponder.

Bendavid testified that he removed the Memorandum from the box, initially
thinking it was an inventory or receipt, but did not look at the document at that time. Instead, he
read and digested the Memorandum either later that same day, on December 4, 2018, or the
following day, December 5, 2018.

18 27. Bendavid testified that, upon his review of the Memorandum, (a) he recognized the
19 Memorandum was a document belonging to his adversaries about what they wanted to do in this
20 dispute against Plaintiffs; (b) he understood that the Memorandum contained concepts of
21 litigation strategy of his adversaries; and (c) he understood the Memorandum contained strengths
22 and weaknesses of Defendants' case.

23 28. Bendavid testified that he did not know, when he read the Memorandum, who
24 drafted it, although he knew it was not drafted by his clients, Lagudi or Ponder.

25 29. Bendavid testified that both the drafter and the source of the Memorandum were
anonymous to him.

- 27
- 28

30. Nevertheless, Bendavid said that he assumed the Memorandum was voluntarily
 and intentionally sent by an authorized Get Fresh representative and stated also his belief that it
 was not privileged because it was a threat.

4 31. Although he had interacted with Leslie regarding Plaintiffs' personal items in their
5 office, Bendavid did not alert Leslie nor did he alert any other counsel for Defendants to his
6 receipt of the Memorandum.

32. Bendavid submitted a declaration in which he stated that "had [he] had the Memo
[while drafting the Complaint and TRO], we would have referred to it in the Complaint and
attached it to the Motion for Preliminary Injunction and TRO." (Ex. 1 to Pls.' Second Suppl.
Opp'n, Feb. 3, 2020, Bendavid Decl. ¶ 23.)

33. Bendavid testified that he did not inform his clients, Lagudi and Ponder, of the
Memorandum for weeks. During a meeting at his office weeks after receipt, Bendavid told
Plaintiffs about the Memorandum, and read them excerpts from the Memorandum, but did not
provide them copies. Lagudi and Ponder did not ask for copies of the Memorandum.

15

16

D. <u>Bendavid Transitions Out of the Case and Sends the Memorandum to Stern & Eisenberg and Fox Rothschild.</u>

17 34. Plaintiffs retained Stern & Eisenberg in or around March of 2019. On
18 March 1, 2019, Evan Barenbaum, Esq., of Stern & Eisenberg, first appeared in the arbitration
19 compelled by this Court, pending before the American Arbitration Association.

35. Berkley testified that Barenbaum contacted Fox Rothschild LLP about
representing the Plaintiffs. Brian Berkley, Esq., and Mark Connot, Esq., both of Fox Rothschild
LLP, subsequently interviewed to represent Plaintiffs.

36. Plaintiffs retained Fox Rothschild in March of 2019. Fox Rothschild attorneys
Berkley and Connot testified that they were co-lead counsel for Plaintiffs in this litigation and the
arbitration.

26 37. Upon retention, Fox Rothschild subsequently received the case file. Berkley did
27 not recall whether the file transfer was in electronic or paper form, nor did he recall whether the

files came directly from Bendavid, or went through Barenbaum. Connot testified that to the best
 of his recollection, the bulk, if not the entirety, of the file came in an electronic format.

38. Fox Rothschild admits to learning of the Memorandum upon its retention, *i.e.*, in
March of 2019. Berkley testified that he first received the Memorandum from Barenbaum in
March 2019 as an attachment to an email. Fox Rothschild did not log this communication on the
privilege log ordered by this Court as part of the sanctions discovery.

39. Stern & Eisenberg's redacted billing records reveal that it, too, received the
Memorandum upon retention. Specifically, the billing records reveal that, on March 13, 2019,
Barenbaum spoke to "Mr. Bendavid re delivery of Get Fresh document."

40. Despite multiple interactions with Defendants' counsel, including interactions
directly related to the contents of the boxes delivered to Plaintiffs on December, 4, 2018 and an
inspection of another set of boxes in the spring of 2019, neither Fox Rothschild nor Stern &
Eisenberg notified Get Fresh or their counsel of their receipt or possession of the Memorandum.

41. Berkley testified that, prior to him reading the Memorandum, he asked Barenbaum
about the circumstances regarding the delivery of the Memorandum to Bendavid. Berkley and
Connot testified that Barenbaum told them that the Memorandum was delivered with a box of
documents when Lagudi and Ponder's employment was terminated, and that the Memorandum
was viewed as a threat. Barenbaum, as well as Lagudi and Ponder, told Berkley that the
Memorandum came from Get Fresh.

42. Connot testified that there was no specific knowledge or evidence of how the
Memorandum ended up in Plaintiffs' boxes; Bendavid did not have any direct knowledge
regarding who put the Memorandum in the boxes.

43. Prior to reading the Memorandum, Berkley knew that it was not Lagudi or
Ponder's document, and that neither of them had written it. Around the time he read the
Memorandum, or shortly thereafter, Connot assumed that it was Defendants' record, and that it
was Defendants' document.

- 27
- 28

1 2

3

4

Е.

<u>Plaintiffs Weaponize the Memorandum, and Refuse to Return, Sequester, or</u> <u>Destroy It, Notwithstanding Multiple Court Orders.</u>

44. On July 17, 2019, Plaintiffs filed a motion to lift the stay that this Court entered pending the arbitration, and to amend their complaint.

5

45. Get Fresh and Fresh Mix filed their opposition on July 25, 2019.

6 46. In preparation of their reply in support of their motion to stay (the "Reply"), on
7 July 31, 2019, Plaintiffs attorney, Barenbaum, emailed his clients Lagudi and Ponder, as well as
8 his Fox Rothschild co-counsel, Connot, Berkley,¹ and Emily Bridges, Esq., and a colleague at his
9 own firm, Thomas Shea, Esq., attaching the Memorandum to his email.

47. Plaintiffs logged this July 31, 2019 email communication on their
December 13, 2019 privilege log, and identified the Memorandum attached thereto as a Word
document.

48. Fox Rothschild attorney Berkley was the lead drafter of the Reply. Fox Rothschild
attorney Connot was involved in editing and revising the Reply. Berkley and Connot conferred
about the strategy to use the Memorandum in connection with the Reply, and agreed to do so.
Berkley further testified that Barenbaum participated in the decision to put the Memorandum into
the public record.

49. Plaintiffs filed their Reply on Thursday, August 1, 2019. The Reply contained
arguments based upon the Memorandum, including quotations from the Memorandum and
paraphrases of its content. Plaintiffs also attached the Memorandum to the Reply as Exhibit T.
Despite filing a motion to seal and redact associated with their Reply and certain exhibits thereto,
Plaintiffs filed the Memorandum in the public record.

23 50. Plaintiffs' Reply was the first notice Defendants received of Plaintiffs' possession
24 of the privileged Memorandum.

- 25
- 26

Plaintiffs filed a Motion to Associate Counsel, seeking an order permitting Berkley to practice in Nevada pursuant to SCR 42 on August 20, 2019. Defendants filed a Response thereto on August 30, 2019, and the Court subsequently granted the Motion to Associate Counsel on October 4, 2019.

Upon receipt and review of the Reply, Get Fresh's counsel immediately took action
 to protect Get Fresh's privileges.

52. On Friday, August 2, 2019, James J. Pisanelli, counsel for Get Fresh and Fresh
Mix, called and spoke to Plaintiffs' counsel, Connot, asserted Get Fresh's privilege claim over the
Memorandum, asked how Plaintiffs acquired the Memorandum, and stated that Get Fresh would
be seeking Court relief. Connot stated that he did not know that the Memorandum was
privileged because it "seems to be internal" and references getting litigation counsel.

8 53. Get Fresh moved promptly and, that same day, submitted an Emergency Motion to
9 Strike the Reply and Exhibit T, unequivocally asserting its privilege claim over the Memorandum,
10 asking that the offending Reply and Exhibit T be struck, and that Plaintiffs be directed to
11 sequester the Reply, the Memorandum, and any related notes or memos from use and review.

12 54. Fox Rothschild claimed that they sequestered the Memorandum once Get Fresh
13 alerted them of its privilege claim.

Solution 14 55. Connot submitted a declaration in which he stated that "While I disagreed with
whether the document was privileged, I immediately sequestered the Memo and advised by cocounsel at Fox Rothschild and Stern Eisenberg, as well as my clients, to sequester the Memo."

17 56. Similarly, Berkley submitted a declaration stating that "[u]pon receipt of the notice
18 of privilege, I stopped review of the Memo "

19 57. Despite sequestration, Fox Rothschild took the position that it was permitted to
20 review and use the Memorandum (including reference to its substance) to argue that it was not
21 privileged.

58. The next business day, Monday, August 5, 2019, Get Fresh and Fresh Mix served
its privilege log related to the Memorandum. (*See* Ex. J5, Defs. Fresh Mix & Get Fresh's Initial
Privilege Log, Aug, 5, 2019.)

59. Rather than sequester the Memorandum upon notice of Get Fresh's privilege
assertion, on Sunday, August 4, 2019, Plaintiffs again reviewed and digested the Memorandum to
prepare and file their Opposition to the Emergency Motion. Throughout this Opposition,
Plaintiffs *again* refer to, discuss, quote, and paraphrase the privileged Memorandum.

1	60.	Berkley was the lead drafter of the August 4, 2019 Opposition to the Emergency
2	Motion. Con	not edited the Opposition.
3	61.	At the hearing on Plaintiffs' Motion to Lift Stay and Amend the Complaint held on
4	Monday, Aug	gust 5, 2019, the Court struck Exhibit T (the Memorandum) from the record and
5	permitted Ge	t Fresh and Fresh Mix to move to redact both Plaintiffs' August 1, 2019 Reply and
6	August 4, 201	9 Opposition. The Court stated:
7		I am not going to impede any efforts you make to obtain the ability
8		to use Exhibit T in whatever format. And you guys are going to fight, and at that point I assume I'll do an in-camera review of Exhibit T and then make a decision But I'm not there I'm
9		going to mark the emergency motion, which I did not set for hearing, and the opposition to the emergency motion which I did
10		not set for hearing as Court's Exhibit 1. I'm going to place them in a sealed envelope, because they have some reference to the document
11		that I'm granting the striking of.
12	62.	The Court's order was entered on August 22, 2019. Get Fresh and Fresh Mix
13	subsequently moved to redact the briefs, and such relief was granted.	
14	63.	Notwithstanding the Court's order and statements during the August 5, 2019
15	hearing, Fox	Rothschild took the position that it could nevertheless use the substance of the
16	Memorandum	n to argue that it was not privileged or otherwise subject to protection.
17	64.	Thus undeterred, Plaintiffs continued to use and paraphrase the Memorandum.
18	Plaintiffs' Au	gust 12, 2019 Response to Amended Demand for Arbitration and Counterclaims (the
19	"Response")	submitted to the AAA in the arbitration compelled by this Court, paraphrases and
20	uses exact wo	ords and phrases from the Memorandum (just omitting the quotation marks). (See
21	Ex. J6, admitt	ted under seal, ¶¶ 243, 244, 245, 300, 305, and p. 46:13-14.)
22	65.	Berkley was the lead drafter of the Response. Connot was involved in analyzing,
23	editing, and	revising the Response. Other attorneys at Fox Rothschild (e.g., Emily Bridges)
24	worked on the	e Response, as did attorneys at Stern & Eisenberg.
25	66.	Berkley and Connot each claim that they did not review the Memorandum when
26	working on t	he Response, but the exact language of the Memorandum had been part of their
27	institutional k	knowledge. Specifically, Berkley and Connot each submitted declarations stating
28		
1	1	

1 that they did not "have any intent to include references to the Memo or language from the Memo
2 in the Arbitration Response."

Berkley testified that he did not intentionally incorporate direct language from the
Memorandum into the Response. "That language was at that time in my head because I had
written that multiple times during that one week." (Feb. 14, 2020 Hr'g Tr. 89:12-14; *see also id.*at 126:1-3 ("Those – those words were in my mind at that time, and the concepts and the actions
that were being taken in real time by the defendants was also fresh in my mind.") and 131:1-20.²)
Berkley testified that he did not intentionally incorporate direct language from the

9 filed both in the arbitration and this action.

10 69. Plaintiffs cited to and relied upon the Response within a Rule 37 Motion for
11 Advancement of Indemnification under the Operating Agreement, filed on September 11, 2019.
12 In their Motion for Advancement, Plaintiffs directed the arbitration panel to the very section of
13 the Response that parroted the Memorandum.

14 70. Plaintiffs later attached the Response as Exhibit A to their Motion to Compel
15 Production of Books and Records, filed on September 30, 2019 with this Court. Plaintiffs again
16 directed the Court to the very section of the Response that parroted the Memorandum.

17 18

19

 2 The final excerpt, 131:1-20 from the third day of the evidentiary hearing is as follows:

- 20 THE COURT: Okay. So explain to me why the terms from the memo appear less than a week later in the reply you filed in the arbitration.
- THE WITNESS [BERKLEY]: Because those terms were fresh in my mind at that time because I had written those terms in multiple filings prior to the August 5th hearing and . . . and the concepts were fresh in my mind, as well, because both the writing of that as well as independently I had you know, those actions were being taken by the plaintiffs or the defendants. Excuse me.
- THE COURT: So the words were embedded in your mind because you'd previously quoted from the memo and used it in the reply brief?
- 26 THE WITNESS: At that time they were, yes.
- 27 THE COURT: So you couldn't forget what was in the memo and not use it as I directed because it was so fresh in your mind??
- 28 THE WITNESS: At that time, yes.

1	71. Trying to bolster their argument that facts that independently supported the		
2	offending allegations in their Response, Plaintiffs again draw from the Memorandum in their		
3	February 3, 2020 Supplemental Brief.		
4	72. On August, 23, 2019, Get Fresh and Fresh Mix filed the Motion to Disqualify Fox		
5	Rothschild LLP.		
6	73. On August 26, 2019, because of Plaintiffs' continued use of the Memorandum and		
7	refusal to sequester it, Get Fresh and Fresh Mix filed a Motion for Claw Back, Discovery, and		
8	Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and		
9	Other Privileged and Confidential Information.		
10	74. On September 5, 2019, Plaintiffs filed their Opposition to the Motion for Claw		
11	Back and Counter-Motion, again referring to and discussing the Memorandum, and again		
12	attaching the Memorandum as an exhibit (Exhibit A).		
13	75. Get Fresh and Fresh Mix moved to strike the Memorandum and all references to		
14	and discussion of the Memorandum in the brief, and this Court granted the requested relief via its		
15	order entered on September 25, 2019. Specifically, this Court ordered:		
16	Defendants' request for claw back is GRANTED in that Plaintiffs shall sequester the memorandum identified as Exhibit T to		
17	Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint from review and/or use. Plaintiffs may not quote, or		
18	discuss the content of the memorandum in any further pleadings or other papers other than in an evidentiary hearing or otherwise		
19	relating to the privileged nature of the document or the motion for disqualification.		
20			
21			
22	this Court granted the requested relief.		
23	77. Plaintiffs filed another brief seeking to inject the Memorandum into the record,		
24	despite court orders and multiple filings and hearings.		
25	78. In their September 19, 2019 motion, Plaintiffs moved to have the Court accept its		
26	offending Opposition to the Motion to Strike under seal and the Memorandum. The Court denied		
27	Plaintiffs' request in an October 8, 2019 order:		
28	<i>The Court previously ordered the memorandum</i> identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend Complaint		
	11		

1 2	<i>sequestered</i> . As a result, Plaintiffs shall not quote or summarize Exhibit T in any briefing until further order of the Court.	
3	79. Despite this history, Plaintiffs tried again, filing a Motion to Clarify the Procedure	
4	related to this evidentiary hearing. In response, the Court reiterated its prior rulings:	
5	The Court <i>previously</i> made a decision that the memorandum identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend	
6	Complaint ("The Memorandum") is facially privileged based upon the information that was provided to the Court.	
7	• • •	
8	Plaintiffs <i>shall continue</i> to sequester the Memorandum, and may not quote, summarize, or discuss the content of the Memorandum.	
9	(Orden en Die 1) (et te Cierife the Drees dans an Drivite - Determination 1 (et 1).	
10	(Order on Pls.' Mot. to Clarify the Procedure re: Privilege Determination, dated January 8, 2020.)	
11	80. Plaintiffs' counsel held, read, reviewed, and referred to the Memorandum	
12	throughout the evidentiary hearing on January 21 and 22, 2020.	
13	81. Connot used the Memorandum during the examination of Scott Goldberg, while	
14	Berkley read along to assist Connot in the cross-examination.	
15	82. Berkley and Connot each submitted declarations testifying that, after reviewing	
16	their billing records, they estimated to have spent less than two hours reviewing the Memorandum	
17	since being retained by Plaintiffs.	
18	83. Although Berkley had access to Stern & Eisenberg and Fox Rothschild's full	
19	billing records regarding Plaintiffs' representation, he testified that he did not review these records	
20	for purposes of determining the full scope of the Memorandum's circulation and digestion.	
21	Berkley also testified that he did not ask his colleagues, other than Connot, how broadly the	
22	Memorandum had been circulated and digested.	
23	84. Connot also reviewed billing records, reading in detail his time entries relating to	
	the Memorandum.	
24 25	85. Fox Rothschild did not take any action to remove the language from the	
	Memorandum from the arbitration. The information is presently in the arbitration record.	
26	86. Following the first two days of the evidentiary hearing on January 21 and 22,	
27 28	2020, Berkley directed Bridges, an associate with Fox Rothschild, to run searches of the words	

12

¢

П

1 located in paragraphs 243 - 245 of the Response that are from the Memorandum against the other 2 filings in the Arbitration. Berkley testified that Bridges emailed him the result of those searches 3 and that there were no hits. The search was limited to the exact words from the Memorandum 4 that were used in the Response, and did not capture themes derived from the Memorandum.

- 5 6
- F. Plaintiffs Received Other Get Fresh Documents from Third Parties and Did Not Disclose Their Receipt to Defendants.

7 87. On September 25, 2019, the Court granted Get Fresh and Fresh Mix's request for 8 discovery related to Plaintiffs' and their counsel's improper possession and use of the 9 Memorandum and other privileged and confidential information. (See Order, dated Sept. 25, 10 2019.)

11 88. While conducting the Court-ordered discovery, Plaintiffs revealed, for the first 12 time, that they had received documents from third parties unrelated to the litigation. Specifically, 13 Plaintiffs revealed that they received documents from two disgruntled former Get Fresh 14 employees.

15 Plaintiffs received confidential documents from David Heinrich, Get Fresh's 89. 16 former IT director. Heinrich left Get Fresh in 2014.

17

90. Ponder testified that in August of 2018, Heinrich informed him that he was in 18 possession of certain Get Fresh purchase orders.

19 91. Later, in 2019, Heinrich gave copies of confidential Get Fresh records, specifically 20 purchase orders ("POs"), to Lagudi. Some of these POs bear print dates years after Heinrich 21 separated from Get Fresh, e.g., from September 2018.

22 92. Lagudi testified that in September of 2019, Matthew McClure emailed him 23 confidential Get Fresh documents and records related to a recall from 2016. McClure had 24 previously worked as a food safety consultant for Get Fresh, and left Get Fresh in 2017.

25 93. Rather than provide copies of the documents to Get Fresh, Lagudi provided these 26 documents to his attorneys to determine how best to use them in the pending dispute with 27 Defendants.

1	94.	Plaintiffs made allegations in the arbitration related to these documents, Plaintiffs
2	did not provi	de any notice to Defendants of their receipt of confidential company records outside
3	of the ordination	ry discovery process from either a third party unrelated to the litigation or a person
4	unauthorized	to access or provide confidential company records.
5	95.	Plaintiffs also did not provide Defendants' counsel with the particular details about
6	how, when, a	nd from whom they obtained the documents.
7	96.	Any finding of fact stated above that is more appropriately deemed a conclusion of
8	law shall be s	o deemed.
9		CONCLUSIONS OF LAW
10	А.	Plaintiffs Were Required to Give Prompt Notice of Their Receipt of Their
11		Adversary's Confidential and Privileged Document.
12	1.	Under Nevada law, an attorney who receives confidential or privileged documents
13	of its adversa	ary regarding a case from an anonymous source or a third party unrelated to the
14	litigation mus	t promptly notify opposing counsel. Merits Incentives, LLC v. Eighth Jud. Dist. Ct.,
15	127 Nev. 689	, 697, 262 P.3d 720, 725 (2011).
16	2.	The required notice "must adequately put opposing counsel on notice that the
17	documents w	ere not received in the normal course of discovery and describe, with particularity,
18	the facts and	circumstances that explain how the document or evidence came into counsel's or his
19	or her client's	possession." Id.
20	3.	This notice requirement is designed to prevent parties from receiving an
21	adversary's c	onfidential or privileged documents outside the normal course of discovery and
22	process, and	"lying in wait" to announce their procurement and use the document against their
23	adversary.	
24	4.	The notice requirement provides the owner of the document(s) an "opportunity
25	to register an	objection and demand return and non-use " Id. at 694, 262 P.3d at 723.
26	5.	If an attorney fails to comply with this notice requirement, the attorney "risk[s]
27	being in viola	tion of his or her ethical duties and/or being disqualified a counsel." Id. at 697, 262
28	P.3d at 725.	

.

16.Plaintiffs testified that they first received the Memorandum in boxes of Plaintiffs'2personal items from their offices at Get Fresh delivered to Bendavid in early December 2018.

3

4

7. Bendavid discussed the delivery of those boxes over email with Leslie, counsel for Defendants, but intentionally refused to respond to Leslie about where to deliver the boxes.

8. The boxes were delivered on December 4, 2018, the day after Plaintiffs filed a
complaint in this action and the very day Plaintiffs submitted their application for temporary
restraining order to this Court in this action.

8 9. Discovery had not yet commenced, and therefore documents received were
9 received outside the normal course of discovery.

10 10. According to Bendavid, the Memorandum was purportedly sticking up out of one
11 of the boxes of Plaintiffs' personal items. While he initially set it aside thinking it was an
12 inventory, he read and digested the Memorandum later that same day, December 4, 2018, or the
13 following day, December 5, 2018.

14 11. Bendavid testified that (a) he recognized the Memorandum was a document
15 belonging to his adversaries about what they wanted to do in this dispute against Plaintiffs; (b) he
16 understood that the Memorandum contained concepts of litigation strategy of his adversaries; and
17 (c) he understood the Memorandum contained strengths and weaknesses of Defendants' case.

18 12. While Plaintiffs and Bendavid testified that they "believe" the Memorandum was
19 "voluntarily" or "intentionally" provided to Bendavid by Goldberg, Plaintiffs failed to offer
20 evidence, only supposition, to support this theory.

21 13. Bendavid testified that he did not see the boxes being delivered, he did not see
22 anyone place the document in a manner sticking up out of one of the boxes, and he did not know
23 how long the boxes were in his office before he saw them.

24 14. Plaintiffs themselves recognized that the Memorandum was not an item that had
25 been in their offices and therefore should not have been in boxes that were delivered to them.

26 15. Despite Bendavid's admissions regarding the general subject matters of the
27 contents of the privileged Memorandum, its suspicious receipt, and his communications with

1	Leslie about	delivery of personal items but no company documents, Bendavid assumed that the
2	Memorandun	n was voluntarily or intentionally sent by an authorized Get Fresh representative.
3	16.	Nevada law requires more than an "assumption" to avoid the prompt notice
4	obligation up	on receipt of an adversary's confidential or privileged document outside the normal
5	course of disc	covery. If an assumption were sufficient, the rule would be set aside merely by one's
6	claim, withou	at more, that their opponent gave it to them for any reason one can conjure.
7	17.	It is not credible that Plaintiffs believed the Memorandum was a threat delivered to
8	them, because it revealed not only Get Fresh's strengths and weaknesses, but also the options for	
9	potential reso	lution and plans.
10	18.	Both the drafter and the source of the Memorandum were anonymous.
11	19.	The notice requirement established by the Nevada Supreme Court in Merits
12	Incentives we	as triggered.
13	B.	Plaintiffs Failed to Give Prompt Notice of Their Receipt of Their Adversary's Confidential and Privileged Document.
14		Confidential and Privileged Document.
15	20.	Bendavid testified that he did not provide notice to Leslie or any other counsel for
16	Defendants o	f either his receipt of the Memorandum or provide with any particularity the facts
17	and circumsta	ances that explain how the document or evidence came into his possession.
18	21.	It is undisputed that neither Fox Rothschild nor Stern & Eisenberg provided notice
19	to Leslie or any other counsel for Defendants of either their receipt of the Memorandum or any	
20	facts and circ	umstances that explain how the document or evidence came into their possession.
21	22.	Failure to comply with the notice requirement and related ethical obligations may
22	result in cou	nsel's disqualification, even when the receipt of the privileged information was
23	through no fa	ult of their own. Merits Incentives, 127 Nev. at 697, 262 P.3d 725.
24	23.	Fox Rothschild associated with Bendavid as counsel for Plaintiffs on May 16,
25	2019. Stern	& Eisenberg is counsel for Plaintiffs in the arbitration (compelled by this Court).
26	Both Fox Rothschild and Stern & Eisenberg took over as counsel for Plaintiffs in Bendavid's	
27	stead in or around March 2019. Bendavid's formal notice of withdrawal was filed on July 3,	
28	2019.	

Bendavid testified to transferring his file to Fox Rothschild. Bendavid's billing 1 24. 2 records confirm this copying, as well as receipt and review of the files by both Fox Rothschild 3 and Stern & Eisenberg.

- 4 25. The Stern & Eisenberg billing records reflect that on March 13, 2019, Barenbaum 5 spoke to "Mr. Bendavid re delivery of Get Fresh document."

6 26. Fox Rothschild represented, and it is in the record, that Bendavid imputed his 7 knowledge concerning the Memorandum to Fox Rothschild. (See Pls.' First Suppl. Opp'n, 9:6-11 8 ("When Mr. Bendavid provided the Fresh Mix Memo to Fox Rothschild, he imputed this 9 knowledge. Accordingly, Fox Rothschild, after considering whether the Fresh Mix Memo was a 10 'corporate work document,' and the circumstance between the parties at the time, had no reason to 11 identify or suspect the Fresh Mix Memo to be privileged." (internal citation omitted).)

12 27. Fox Rothschild also represented, and it also is in the record, that they, too, 13 reviewed and digested the Memorandum. (See, e.g., id. at 3:23-25 ("Upon being retained by 14 Plaintiffs, Fox Rothschild learned of the Fresh Mix Memo and, like Mr. Bendavid, recognized 15 that the Fresh Mix Memo was not privileged."), 10:6-9 ("Fox Rothschild abided by its ethical 16 obligations at all times and reviewed the Fresh Mix Memo before Defendants ever claimed 17 privilege. Mr. Bendavid knew upon reading the document that it was not privileged. Fox 18 Rothschild attorneys reached the same conclusion.").)

19 28. It is undisputed that the first time Plaintiffs or any of their counsel provided notice 20 to Defendants and their counsel of their possession of the Memorandum was on August 1, 2019, 21 when Plaintiffs filed their Reply in Support of their Motion for Leave to Amend, attached the 22 Memorandum to the Reply as an exhibit, and quoted extensively from the Memorandum.

- 23 29. According to Plaintiffs' testimony and argument in the record, they possessed the 24 Memorandum without providing notice to Defendants or their counsel from December 4, 2018 to 25 August 1, 2019, when they affirmatively used it, quoted from it, and attached it to a public filing 26 in support of a motion they filed to advance their position.
- 27
- 28

30. Each and all of Plaintiffs' counsel, Bendavid, Fox Rothschild, and Stern &
 Eisenberg (via his representation of Plaintiffs in the arbitration this Court compelled) failed to
 comply with the notice requirement set forth in *Merits Incentives*.

.

31. Having received the Memorandum under suspicious circumstances in December 4,
2018 (by Bendavid) and the spring 2018 (by Stern & Eisenberg and Fox Rothschild), yet not
providing any notice until affirmatively using the Memorandum in a Reply brief on
August 1, 2019, Plaintiffs' counsel did "lie in wait" to provide notice only when it worked for
them in the dispute against their adversary, and denied Get Fresh of any opportunity to object,
demand return of the document, and non-use of the document. This is the exact type of behavior
the Nevada Supreme Court criticized in *Merits Incentives*, 127 Nev. at 699, 262 P.3d at 727.

- 11
- 12

C. <u>The Memorandum and Related Communications are Protected by the</u> <u>Attorney-Client Privilege and Work Product.</u>

32. The attorney-client privilege protects the disclosure of a confidential
communication "[b]etween the client or the client's representative and the client's lawyer or the
representative of the lawyer" "for the purpose of facilitating the rendition of professional
services." NRS 49.095.

33. "A communication is 'confidential' if it is not intended to be disclosed to third
persons other than those to whom disclosure is in furtherance of the rendition of professional
services to the client or those reasonably necessary for the transmission of the communication.
NRS 49.055.

34. Nevada's work-product doctrine is set forth in NRCP 26(b)(3). It "protects
documents with two characteristics: (1) they must be prepared in anticipation of litigation or for
trial, and (2) they must be prepared by or for another party or by or for that other party's
representative." *Wynn Resorts, Ltd. v. Eighth Jud. Dist. Ct.*, 133 Nev. 369, 383, 399 P.3d 334,
347 (2017) (citing *In re Grand Jury Subpoena*, 357 F.3d 900, 907 (9th Cir. 2004)) (internal
quotation marks omitted).

35. The Nevada Supreme Court adopted the "because of" test to determine whether
material was prepared in anticipation of litigation, and thereby satisfy the first requirement for

work-product protection. "The anticipation of litigation must be the *sine qua non* for the creation
 of the document – but for the prospect of that litigation, the document would not exist."
 Wynn Resorts, 133 Nev. at 383-84, 399 P.3d at 347-48 (internal quotation marks and citation omitted).

5 36. The party claiming privilege bears the burden of establishing the privilege, and 6 does so by serving a privilege log. See Rogers v. State, 127 Nev. 323, 330, 255 P.3d 1264, 1268 7 (2011) (the proponent of privilege bears the burden of establishing the privilege); Alboum v. Koe, 8 M.D., et al., Discovery Commissioner Opinion #10, 15 (Nov. 2001) (a party provides a factual 9 basis for its claims of privilege by producing a privilege log); In re Grand Jury Investigation, 974 10 F.2d 1068, 1071 (9th Cir. 1992) ("In essence, the party asserting the privilege must make a prima 11 *facie* showing that the privilege protects the information the party intends to withhold. We have 12 previously recognized a number of means of sufficiently establishing the privilege, one of which 13 is the privilege log approach." (citations omitted).

37. "The party asserting the privilege has the burden of proving its applicability,
including that the party has not waived it." *United States v. SDI Future Health, Inc.*, 464 F. Supp.
2d 1027, 1040 (D. Nev. 2006) (citing *Weil v. Inv./Indicators, Research & Mgmt., Inc.*, 647 F.2d
18, 25 (9th Cir. 1981)).

38. "[A] corporation's current management controls the [attorney-client privilege] 'to
refuse to disclose, and to prevent any other person from disclosing, confidential
communications." *Las Vegas Sands v. Eighth Jud. Dist. Ct.*, 130 Nev. 643, 656, 331 P.3d 905,
914 (2014).

39. "Courts in the Ninth Circuit consider the circumstances surrounding the disclosure
when deciding if an inadvertent disclosure has waived the privilege. These courts typically apply
a five-factor test to determine the waiver issue. These factors include: (1) the reasonableness of
the precautions to prevent inadvertent disclosure; (2) the time taken to rectify the error; (3) the
scope of discovery; (4) the extent of disclosure; and (5) the overriding issue of fairness." *IGT v. All. Gaming Corp.*, 2-04-CV-1676-RJC RJJ, 2006 WL 8071393, at *6 (D. Nev. Sept. 28, 2006)
(quotation marks and citations omitted).

1	40.	The Memorandum was prepared by Goldberg, owner and Chief Financial Officer
2	for Get Fresh	n in April/May 2018, at the request of counsel, Leslie, providing confidential
3	information fo	or the purpose of seeking legal advice relating to the on-going dispute between the
4	parties.	
5	41.	The Memorandum is facially and substantively privileged.
6	42.	Get Fresh has maintained the confidentiality of the Memorandum since its
7	creation.	
8	43.	Get Fresh has ensured the password protected nature and secured access to email
9	and the related	l server.
10	44.	None of the individuals on the email (Goldberg, Caldara, Wise, and Leslie) printed
11	the Memoran	dum. None of them have ever disseminated the Memorandum outside of the
12	privileged sph	ere.
13	45.	Get Fresh did not voluntarily disclose the Memorandum to Plaintiffs or their
14	counsel.	
15	46.	There is no indication that Get Fresh waived its claim to privilege or protection
16	over the Men	norandum. Any assumption as to how the document got into Plaintiffs or their
17	counsel's poss	ession is not controlling in a determination of waiver.
18	47.	Upon learning that Plaintiffs possessed the Memorandum, Get Fresh alerted
19	Plaintiffs and	their counsel to its claim of privilege fewer than 24 hours later, repeatedly sought
20	(and obtained)) relief from the Court in order to keep the Memorandum out of the public record.
21	48.	Get Fresh served a privilege log on August 5, 2019, in which Get Fresh asserted
22	privilege over	the Memorandum and communications related thereto.
23		
24	D.	Plaintiffs' Counsel Did Not Return or Sequester the Memorandum as Required By NRCP 26(b)(5)(B).
25		<u>Kequired by IVKCr 20(D)(S)(D).</u>
26	49.	Once a party is placed on notice that information is subject to a claim of privilege
27	or protection,	NRCP 26(b)(5)(B) enumerates an affirmative obligation upon a party and their
28		
		20

counsel to "promptly return, sequester, or destroy the specified information and any copies it has;
 must not use or disclose the information until the claim is resolved."

3 50. Get Fresh informed Plaintiffs, through their counsel, of their claims of privilege
4 and protection over the Memorandum on August 2, 2019. This was fewer than twenty-four hours
5 after learning that Plaintiffs were in possession of the Memorandum.

6 51. Get Fresh served a privilege log asserting their claims of privilege and protection
7 over the Memorandum and communications related thereto on August 5, 2019.

8 52. Plaintiffs admit that they did not "return, sequester, or destroy" the Memorandum
9 after Get Fresh notified them of their claims of privilege and protection August 2, 2019.

10 53. Plaintiffs admit that they relied upon the Memorandum and its substance to argue
11 that it was not privileged after they were put on notice of Get Fresh's claims.

12 54. It is "not [the receiving party's] prerogative to unilaterally determine whether the
13 information received anonymously was truly proprietary, confidential, privileged, or some
14 combination of those labels, and use the information it deem[s] appropriate." *Raymond v. Spirit*15 *AeroSystems Holdings, Inc.*, No. 16-1282-JTM-GEB, 2017 WL 2831485, at *15 (D. Kan. June
16 30, 2017) (discussing the analogous FRCP 26(b)(5)(B)).

17 55. "Rule 26(b)(5)(B) could not be more clear. Once a producing party claims a 18 privilege in materials that have been produced, no further use is to be made of the information 19 until the claim of privilege is resolved. As far as Rule 26(b)(5)(B) is concerned, it is immaterial if 20 [the receiving parties] disagree with the claim of privilege. [The receiving parties] were 21 prohibited from making any use of the information, period." Mafille v. Kaiser-Francis Oil Co., 22 18-cv-586-TCK-FHM, 2019 WL 3219151, at *1 (N.D. Okla. July 17, 2019) (discussing the 23 analogous FRCP 26(b)(5)(B); Jensen v. Indianapolis Public Schools, No. 1:16-cv-02047-TWP-24 DLP, 2019 WL 911241, at *3 (S.D. Ind. Feb. 22, 2019) (while attaching a cover letter and filing a 25 motion for the court to make a privilege determination is consistent with FRCP 26, weaponizing 26 the documents by referencing its contents violates the rule).

27

56. Plaintiffs continued to use and rely upon the Memorandum, as stated above.

1 57. Plaintiffs and their counsel continued to use the Memorandum in conjunction with 2 the arbitration, using exact words and phrases from the Memorandum (just absent the quotation 3 marks) and paraphrasing information from it in their Response to Amended Demand for 4 Arbitration for Counterclaims. Plaintiffs and their counsel referred to and attached their Response 5 to briefing both in the arbitration and this action.

6

E. Limited Disqualification is Necessary.

58. Disqualification may be necessary to prevent disclosure of confidential
information that may be used to an adverse party's disadvantage. Nev. Yellow Cab Corp. v. *Eighth Jud. Dist. Ct.*, 123 Nev. 44, 53, 152 P.3d 717, 743 (2007).

10 59. "Where the 'asserted course of conduct by counsel threatens to affect the integrity
11 of the adversarial process, [the court] should take appropriate measures, including
12 disqualification, to eliminate such taint." *Richards v. Jain*, 168 F. Supp. 2d 1195, 1200 (W.D.
13 Wash. 2001) (modifications in original) (quoting *MMR/Wallace Power & Indus., Inc. v. Thames*14 *Assoc.*, 764 F. Supp. 712, 718 (D. Conn. 1991)); *cf. Clark v. Superior Court*, 196 Cal. App. 4th
15 37, 55 (Cal. App. 2011) (describing disqualification "as a prophylactic measure to prevent future
16 prejudice to the opposing party from information the attorney should not have possessed").

17 60. Where privilege information has been disclosed and misused, doubts should
18 generally be resolved in favor of disqualification. *Brown v. Eighth Jud. Dist. Ct.*, 116 Nev. 1200,
19 1205, 14 P.3d 1266, 1269 (2000).

20 61. The Nevada Supreme Court has found that "there are situations where a lawyer
21 who has been privy to privileged information improperly obtained from the other side must be
22 disqualified." *Merits Incentives, LLC v. Eighth Jud. Dist. Ct.*, 127 Nev. 689, 698, 262 P.3d 720,
23 726 (2011).

24 62. The Court "has the power, under appropriate circumstances, to disqualify an
25 attorney even though he or she has not violated a specific disciplinary rule." *In re Meador*, 968
26 S.W. 2d 346, 351 (Tex. 1998).

27 63. When determining whether to disqualify an attorney who received an opponent's
28 privileged information outside the course of discovery, the trial court should consider, in addition

1	to "all the facts and circumstances to determine whether the interests of justice require	
2	disqualification," the following non-exclusive factors:	
3	1) Whether the attorney knew or should have known that the material was privileged;	
5	2) The promptness with which the attorney notifies the other side that he or she has received its privileged information;	
6	3) The extent to which the attorney reviews and digests the privileged information;	
7 8	4) The significance of the privileged information; i.e., the extent to which its disclosure may prejudice the movant's claim or defense, and the extent to which return of the documents will mitigate that prejudice;	
9 10	5) The extent to which movant may be at fault for the unauthorized disclosure; [and]	
11	6) The extent to which the nonomovant will suffer prejudice from the disqualification of his or her attorneys.	
12	<i>Merits Incentives</i> , 127 Nev. at 699, 262 P.3d at 726-27 (citations and quotation marks omitted).	
13		
14	64. While it is unclear how the Memorandum came to be in the boxes of Plaintiffs'	
15	personal effects delivered to Bendavid's office on December 4, 2018, it is apparent that the	
16	Memorandum was not from Plaintiffs' offices and that it was not Plaintiffs' document. Therefore,	
17	Merits Incentives applies.	
18	65. Considering the Merits Incentives factors, the Court concludes that Berkley's pro	
	hac shall be revoked.	
19 20	i. Merits Incentives Factors 1 & 2: Plaintiffs knew or should have known that the Memorandum was privileged; Plaintiffs failed to notify Get Fresh.	
21	66 The Court initially determined that the Mamorandum is facially privileged (See	
22	66. The Court initially determined that the Memorandum is facially privileged. (See	
23	Order on Pls.' Mot. to Clarify the Procedure Re: Privilege Determination, Jan. 7, 2020 (based	
24	upon Dec. 9, 2019 hearing) ¶ 1.)	
25	67. Following an <i>in camera</i> review on January 21, 2020, the Court confirmed that the	
26	Memorandum is privileged.	
27	68. Given the way the Memorandum appeared in Plaintiffs' possession, it was	
28	appropriate for counsel at the time to have either sequestered the Memorandum or made a	
	23	

notification. Plaintiffs did not sequester or notify Defendants of their receipt of the Memorandum
 in December 2018, as required under *Merits Incentives*.

3 69. It is not credible that the Plaintiffs believed the Memorandum was a threat
4 delivered to them, because it revealed not only Get Fresh's strengths and weaknesses, but also the
5 options for potential resolution and plans. (Jan. 22, 2020 Hr'g Tr. 240:19-22.)

6 70. Counsel for Plaintiffs, Fox Rothschild and Stern & Eisenberg, became involved in
7 March of 2019, and Plaintiffs' case file, including the Memorandum, was transferred to
8 Fox Rothschild and Stern & Eisenberg at that time. Neither Fox Rothschild nor Stern &
9 Eisenberg sequestered the Memorandum or notified Defendants of their possession of the
10 Memorandum in March 2019.

11 71. Plaintiffs did not sequester the Memorandum or notify Defendants of their
12 possession of the Memorandum prior to discussing, quoting, and attaching it to their Reply in
13 Support of Motion to Lift Stay and Amend the Complaint on August 1, 2019.

14 72. Once Get Fresh notified Plaintiffs of their claims of privilege and protection
15 concerning the Memorandum on August 2, 2019, the Memorandum should have been sequestered
16 and not used for any purpose.

17

18

ii. Merits Incentives Factor 3: Plaintiffs' counsel extensively reviewed and digested the privileged Memorandum, even after Get Fresh asserted privilege and protection and after the Court struck the Memorandum.

19 73. On August 5, 2019, the Court struck Exhibit T to Plaintiffs' Reply in Support of
20 Motion to Lift Stay and Amend the Complaint, *i.e.*, the Memorandum. The Court also directed
21 Plaintiffs to not use the Memorandum for any purpose until Get Fresh's claims of privilege and
22 protection was resolved. The Court tried to be clear that it would rule on Get Fresh's claims of
23 privilege and protection during an *in camera* review, as opposed to counsel filing the document
24 with the Court's electronic filing system.

74. Rather than sequester the Memorandum, Plaintiffs repeatedly relied upon the
Memorandum to argue that it was not subject to privilege or protection.

- 27
- 28

1	75. The	re is no credible explanation for Plaintiffs' use of the Memorandum in the	
2		the arbitration on August 12, 2019, utilizing exact language from the	
3		the Court has determined is privileged.	
4		explanation by counsel Berkley and Connot that the quotes from the	
5		e quoted and embedded in their minds because of the briefing filed in this	
6		2019 and August 4, 2019 after notification by the Defendants of the claims of	
7		ction is of deep concern to the Court and militates in favor of disqualification.	
8	77. Base	ed upon the information that has been provided to the Court, it appears that the	
9	only person in who	m the Memorandum is embedded in the brain of is Berkley.	
10			
11		its Incentives Factor 4: Plaintiffs elected to employ the Memorandum as a book for their conduct in this action and the arbitration	
12			
13	78. Plain	ntiffs' August 12, 2019 Response is their operating pleading in the arbitration.	
14	Plaintiffs' possession and use of the Memorandum has, and continues to, prejudice Get Fresh.		
15	79. Plair	ntiffs incorporated the Memorandum into their pleading and have used it to	
16	prosecute their claims (including, as the basis for their extensive discovery requests and motions		
17	for advancement a	and summary judgment in the arbitration). As a result, the return of the	
18	Memorandum to C	et Fresh would not mitigate the prejudice to Get Fresh or excise the taint	
19	permeating throug	hout the arbitration from Plaintiffs' improper use of the content of the	
20	privileged Memora	ndum.	
21		its Incentives Factor 5: There is no evidence that Get Fresh is at fault for inauthorized disclosure of the Memorandum	
22	80. The	Court is not commenting on how the Memorandum came to be in Plaintiffs'	
23		it is not of import in making a determination for disqualification.	
24			
25		e Defendants became aware that Plaintiffs possessed the Memorandum on	
26		fendants took immediate action to protect their privilege and keep it out of the	
27	Court's record.		
28			
		25	

,

v. Merits Incentives Factor 6: Plaintiffs' prejudice from disqualification is limited
 82. Fox Rothschild's entire representation of Plaintiffs is tainted by Plaintiffs'
 possession and use of the Memorandum. Plaintiffs wove the Memorandum into their operative
 pleading in the arbitration.

1

2

3

4

5 83. The inability of counsel to extricate privileged information from his or her mind 6 supports disqualification. See, e.g., Matter of Beiny, 129 A.D. 2d 126, 141-44 (N.Y. App. 1987) 7 (explaining that use of privileged material warrants disqualification: "While documents may be 8 effectively suppressed, the information gathered from them cannot be so easily contained. We 9 simply do not know whether the information acquired from the [privileged] files will 10 subsequently be used by [counsel], for even if [counsel] attempts to abide by the ... suppression 11 order, there is no way of assuring that the tainted knowledge will not subtly influence its future 12 conduct of the litigation."); McDermott Will & Emery LLP v. Superior Court, 10 Cal. App. 5th 13 1083, 1124-25 (Cal. App. 2017) ("But the court's order could not prevent Gibson Dunn from 14 using the knowledge it acquired by carefully reviewing and analyzing the e-mail even if the e-15 mail itself is no longer available to the firm. Even after a trial court has taken remedial action to 16 protect the privilege, 'disqualification still serves the useful purpose of eliminating from the case 17 the attorney who could most effectively exploit the unfair advantage [acquired through the earlier 18 review and use of the inadvertently disclosed, privileged materials]."); Clark, 196 Cal. App. 4th 19 at 54-55 (noting that counsel's review of the privileged material would lead to "inevitable 20 questions about the sources of [counsel's] knowledge (even if [counsel] in fact obtained such 21 knowledge from legitimate sources) could undermine the public trust and confidence in the 22 integrity of the adjudicatory process"); Rico v. Mitsubishi Motors Corp., 171 P.3d 1092 (Cal. 23 2007) (affirming disqualification where counsel's use of the privileged information was so 24 extensive, "the damage caused by [the] use and dissemination of the notes was irreversible").

84. Based upon Berkley's testimony and the evidence presented, the Memorandum is
embedded in his mind such that he is unable to extricate it from his knowledge of the case.

27 85. Although Connot's examination of Goldberg during the evidentiary hearing
28 utilized the Memorandum, such use was limited and not a wholesale use of the Memorandum.

1	Accordingly, Connot's mere use of the document in examining Goldberg does not rise to the level		
2	of Connot's disqualification.		
3	86.	Base	d upon the evidence presented, including Even Barenbaum's circulation of the
4	Memorano	lum to Pla	aintiffs and counsel on July 31, 2019, it would be better if Stern & Eisenberg,
5	including,	but not li	mited to, Barenbaum, did not participate in this action or any related actions
6	going forw	vard.	
7	F.	<u>Sanc</u>	tions are Necessary.
8	87.	This	Court has broad discretion to enter sanctions for litigation misconduct. Young
9	v. Johnny	Ribeiro Bi	ldg., Inc., 106 Nev. 88, 93,787 P.2d 777, 780 (1990).
10	88.	The 1	Nevada Supreme Court identified the pertinent, non-exclusive factors for the
11	district co	urt to cor	nsider when considering the ultimate sanction, dismissal with prejudice, in
12	Young v. J	ohnny Rib	peiro Building, Inc. (the "Ribeiro factors"):
13		[1]	[T]he degree of willfulness of the offending party[;]
14 15		[2]	[T]he extent to which the non-offending party would be prejudiced by a lesser sanction[;]
16	,	[3]	[T]he severity of the sanction of dismissal relative to the severity of the discovery abuse[;]
17		[4]	[W]hether any evidence has been irreparably lost[;]
18 19		[5]	[T]he feasibility and fairness of alternative, less severe sanctions, such as an order deeming facts relating to improperly withheld or destroyed evidence to be admitted by the offending party[;]
20		[6]	[T]he policy favoring adjudication on the merits[;]
21		[7]	[W]hether sanctions unfairly operate to penalize a party for the misconduct of his or her attorney[;] and
22 23		[8]	[T]he need to deter both the parties and future litigants from similar abuses.
24	<i>Id.</i> at 93, 7	87 P.2d at	t 780.
25	89.	Sanct	ions are necessary here to "deter and punish those who abuse the judicial
26	process.'"	Emerson	v. Eighth Jud. Dist. Ct., 127 Nev. 672, 678, 263 P.3d 224, 228 (2011)
27	(quoting R	ed Carpet	Studios Div. of Source Advan. v. Sater, 465 F.3d 642, 645 (6th Cir. 2006)).
28	90.	Consi	dering the <i>Ribeiro</i> factors, the Court concludes that sanctions are appropriate.
			27

91. 1 Plaintiffs willfully disregarded Get Fresh's claims of privilege and protection on 2 August 2, 2019, and this Court's subsequent orders that the Memorandum be sequestered and not 3 used for any purpose, by incorporating the exact language from the Memorandum into their 4 Response in the arbitration, as well as relying upon the substance of the Memorandum to argue 5 that it was not privileged in this action.

6 92. While this Court declines to strike Plaintiffs' pleadings filed in this action, it is 7 necessary to discharge the arbitration panel, strike all documents in the arbitration, and order the 8 refiling of all documents in the arbitration. Plaintiffs and their counsel used the Memorandum in 9 their foundational pleading in the arbitration: their Response and Counterclaims. Plaintiffs 10 utilized information contained in the Memorandum since the beginning of the substantive 11 arbitration, including to support their broad discovery requests and claim for advancement.

12 93. "It is well settled that dismissal is warranted where, as here, a party has engaged 13 deliberately in deceptive practices that undermine the integrity of judicial proceedings: 'courts 14 have inherent power to dismiss an action when a party has willfully deceived the court and 15 engaged in conduct utterly inconsistent with the orderly administration of justice." Anheuser-16 Busch, Inc. v. Nat. Beverage Distributors, 69 F.3d 337, 348 (9th Cir. 1995) (quoting Wyle v. R.J. 17 Reynolds Indus., Inc., 709 F.2d 585, 591 (9th Cir. 1983)).

18 94. When Plaintiffs found out about the Memorandum in late January or early 19 February 2019, they recognized the Memorandum was not theirs, had not been in their offices, 20 and should not have been in the boxes that were delivered to their counsel. Plaintiffs did nothing 21 to stop their attorneys from utilizing the Memorandum in this action and the arbitration.

22 95. There is a significant need to deter Plaintiffs and future litigants from similar abuse 23 and misuse of an adversary's privileged information. Plaintiffs and their counsel acted in 24 contravention of Merits Incentives, this Court's orders, and Get Fresh's claims of privilege and 25 protection.

26 96. Any conclusion of law stated above that is more appropriately deemed a finding of 27 fact shall be so deemed.

1	ORDER	
2	Based upon the foregoing, the Court grants the Motion for Sanctions and the Motion to	
3	Disqualify for the reasons set forth in these Findings of Fact and Conclusions of Law. The Court	
4	hereby orders the following relief:	
5	1. Based upon the information that has been provided to this Court it appears that the	
6	only person in whom the Memorandum is embedded in the brain of is Brian Berkley of Fox	
7	Rothschild LLP. For that reason, Berkley is no longer permitted to participate in any form in this	
8	litigation, including, but not limited to, this action and the arbitration. Berkley's pro hac vice	
9	status is hereby STRICKEN.	
10	2. Each of Plaintiffs' attorneys (including former attorneys) and Plaintiffs shall	
11	provide all copies of the Memorandum, electronic and print, to Defendants. Each of Plaintiffs'	
12	attorneys must provide a certification that all versions of the Memorandum have been destroyed	
13	and/or provided to Defendants' counsel. This Court is concerned about the number of people	
14	have who touched the Memorandum. ³	
15	3. The current arbitration panel shall be discharged of its duties. A new arbitration	
16	shall be initiated and a new arbitration panel shall be appointed. All filings and related	
17	proceedings or orders in the arbitration are hereby STRICKEN. The parties are ordered to refile	
18	all documents in the arbitration, with Plaintiffs to remove all direct and indirect references to the	
19	Memorandum.	
20	4. An award of reasonable attorneys' fees and costs incurred related to this contest of	
21	the Plaintiffs' improper possession and use of the Memorandum, and the activities after the	
22	August 2, 2019 notification occurred. Get Fresh and Fresh Mix shall file their application for	
23	those fees and costs within twenty (20) days of the entry of this Decision and Order.	
24		
25		
26	³ Plaintiffs offered to submit declarations from the other members of Plaintiffs' litigation	
27	team regarding their use of the Memorandum. (<i>See</i> Feb. 14, 2020 Hr'g Tr. 203:16-20.) The Court then provided that "If there is a particular time keeper besides Mr. Berkley that [Defendants] have	
28	concerns for, I will have a brief hearing with [Defendants] and [Plaintiffs] related to that after you've had the opportunity to have a declaration and decide if I need more information to make a judgment call." (<i>Id.</i> at 203:24-204:3.)	

This Decision and Order; Findings of Fact and Conclusions of Law is hereby 5. STAYED for fifteen (15) days of its entry, as requested by Plaintiffs on February 14, 2020.⁴ IT IS SO ORDERED. DATED: EΖ E IZABETH (<u>`</u>t() EIGHTH JUDICIAL DISTRICT COURT ⁴ This stay includes a stay of the deadline for Get Fresh and Fresh Mix to file their application for attorneys' fees and costs.

1 2 3 4 5 6	James J. Pisanelli, Esq., Bar No. 4027 JJP@pisanellibice.com Debra L. Spinelli, Esq., Bar No. 9695 DLS@pisanellibice.com Ava M. Schaefer, Esq., Bar No. 12698 AMS@pisanellibice.com PISANELLI BICE PLLC 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 Telephone: 702.214.2100 Attorneys for Fresh Mix, LLC and Get Fresh Sau	Electronically Filed 3/2/2020 1:37 PM Steven D. Grierson CLERK OF THE COURT
7 8	EIGHTH JUDICIA	L DISTRICT COURT NTY, NEVADA
9	PAUL LAGUDI, an Individual; and a WILLIAM TODD PONDER, an Individual,	Case No.: A-18-785391-B Dept. No.: XI
10	Plaintiffs,	NOTICE OF ENTENY OF DECISION AND
11 12	v.	NOTICE OF ENTRY OF DECISION AND ORDER; FINDINGS OF FACT AND CONCLUSIONS OF LAW
12	FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH	CONCLUSIONS OF LAW
14	SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES	Hearing Date: January 21-22, 2020 and February 14, 2020
15	I through X, inclusive, Defendants.	
16		
17		
18 19		n and Order; Findings of Fact and Conclusions of on March 2, 2020, a true and correct copy of which
20	is attached hereto.	in Watch 2, 2020, a true and correct copy of which
21	DATED this 2nd day of March 2020.	
22	Pis	SANELLI BICE PLLC
23	By:	Araly to
24		James J. Pisanelk, Esq., Bar No. 4027 Debra L. Spinelli, Esq., Bar No. 9695 Ava M. Schaefer, Esq., Bar No. 12698
25 26		Ava M. Schaefer, Esq., Bar No. 12698 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101
26 27		orneys for Fresh Mix, LLC and
28	Gei	t Fresh Sales, Inc.
		1

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

1	CERTIFICATE OF SERVICE	
2	I HEREBY CERTIFY that I am an employee of PISANELLI BICE PLLC and that, on this	
3	2nd day of March 2020, I caused to be served via the Court's e-filing/e-service system a true and	
4	correct copy of the above and foregoing NOTICE OF ENTRY OF DECISION AND ORDER;	
5	FINDINGS OF FACT AND CONCLUSIONS OF LAW to the following:	
6	Mark J. Connot, Esq.	
7	Lucy C. Crow, Esq. FOX ROTHSCHILD LLP	
8	1980 Festival Plaza Drive, #700 Las Vegas, NV 89135	
9	Attorneys for Plaintiffs	
10	Croune	
11	An employee of PISANELLI BICE PLLC	
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26 27		
27		
28		
	2	
I	1	I

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

		Electronically Filed 3/2/2020 12:30 PM Steven D. Grierson CLERK OF THE COURT
1	FFCL	Atump. Sum
2		
3	EIGHTH JUDICIA	L DISTRICT COURT
4 5	CLARK COU	NTY, NEVADA
6	PAUL LAGUDI, an Individual; and a WILLIAM TODD PONDER, an Individual,	Case No.: A-18-785391-B Dept. No.: XI
7 8	Plaintiffs, v.	DECISION AND ORDER; FINDINGS OF FACT AND CONCLUSIONS OF LAW
9 10	FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I through X, inclusive,	Date of Hearing: January 21-22, 2020 and February 14, 2020
11 12	Defendants.	Time of Hearing: 9:30 a.m. / 9:00 a.m.
 13 14 15 16 17 18 19 	hearing on Get Fresh Sales, Inc. ("Get Fresh") and Fresh Mix, together "Defendants") (1) Mo "Motion for Sanctions") and (2) Motion to Dis 2019 (the "Motion to Disqualify"). Based on th	ary 14, 2020, this Court conducted an evidentiary and Fresh Mix, LLC's ("Fresh Mix") (Get Fresh tion for Sanctions filed on August 26, 2019, (the squalify Fox Rothschild LLP filed on August 23, he evidence presented, the briefs before the Court the following findings of fact and conclusions of
20 21	FINDING	S OF FACT
 21 22 23 24 25 26 27 28 	1. Fresh Mix is owned by Get Fres and Plaintiff William Todd Ponder ("Ponder") Get Fresh, in turn, is owned by Dominic Cal Goldberg, Wise, Lagudi, and Ponder are all Mar	Fresh and Plaintiffs Lagudi and Ponder. sh (60%), Plaintiff Paul Lagudi ("Lagudi") (30%), (10%), each of which is Member of Fresh Mix. ldara, Scott Goldberg, and John Wise. Caldara, nagers of Fresh Mix. Lagudi and Ponder were employees of Fresh Mix.
		1

٥

r .

In late 2017/early 2018, disputes arose between Get Fresh and Plaintiffs Lagudi
 and Ponder (Lagudi and Ponder, together "Plaintiffs") concerning Fresh Mix. Although the
 parties endeavored to resolve their disputes without litigation, the prospect of litigation remained
 throughout 2018. By the spring of 2018, all parties had retained counsel to guide and advise them
 through these disputes, but also in anticipation of the arbitration mandated by Fresh Mix's
 Operating Agreement.

4. In April 2018, Get Fresh retained Bruce A. Leslie, Esq. for legal advice and
representation related to its disputes with Plaintiffs related to Fresh Mix. Plaintiffs had already
retained Jeffrey Bendavid, Esq.

10

B. <u>The Creation of the Confidential and Privileged Memorandum.</u>

5. Near the outset of Get Fresh's retention of Leslie, Goldberg prepared a
memorandum at Leslie's request and for the purpose of seeking legal advice relating to the ongoing disputes that Get Fresh was having with Lagudi and Ponder (the "Memorandum").

6. Goldberg began drafting the Memorandum on his secured drive at Get Fresh. The
secured drive is only accessible via Goldberg's password-protected account, that of the Get Fresh
Senior Vice President of Finance (Mary Supchak), and the members of the IT administrator
group. Goldberg saved a partial draft of the Memorandum to the secured drive, and then emailed
the partial draft as an attachment from his password protected Get Fresh email address to his nonGet Fresh business email address.

20

7. Goldberg's non-Get Fresh business email address is also password protected.

8. Goldberg finished drafting the Memorandum on his password-protected personal
desktop computer and then emailed it as an attachment from his non-Get Fresh business email
address to his Get Fresh email address.

9. On May 2, 2018, in anticipation of a May 3, 2018 meeting with Leslie and Get
Fresh partners, Caldara and Wise, Goldberg sent an email to Leslie with the Memorandum
attached, copying Caldara and Wise.

- 27
- 28

	1	
1	10.	The Memorandum contains an assessment of Get Fresh's strengths and weaknesses
2	regarding its	dispute with Plaintiffs concerning Fresh Mix. It also contains legal strategies and a
3	decision tree	regarding potential resolution and plans.
4	11.	Goldberg, Caldara, and Wise never printed the Memorandum or disseminated the
5	document out	side of the privileged sphere.
6	C.	Fresh Mix Terminates Lagudi and Ponder's Employment and Get Fresh Delivers Lagudi and Ponder's Personal Effects to them via their Attorney,
7		Bendavid.
8	12.	Fresh Mix sent letters terminating Lagudi and Ponder's employment on
9	November 26	, 2018.
10	13.	Supchak packed up Plaintiffs' personal items from their offices, separating
11	personal and	company documents.
12	14.	Supchak testified that the Memorandum was not in any of the boxes of documents
13	that she packe	ed up when assembling the boxes of Plaintiffs' personal items.
14	15.	On December 3, 2018, Leslie emailed Bendavid about the return of Plaintiffs'
15	personal item	s from their offices at Get Fresh. Bendavid testified that he intentionally refused to
16	respond to Le	slie about where to deliver the boxes.
17	16.	The same day, December 3, 2018, Plaintiffs initiated this action by filing the
18	Complaint.	
19	17.	On December 4, 2018, the boxes of Plaintiffs' personal effects were delivered to
20	Bendavid's of	fice by Get Fresh employees Scott Putske and Marcus Sutton. A receipt of the
21	boxes was exe	ecuted by an employee at Bendavid's office and returned to Get Fresh.
22	18.	Bendavid did not see the boxes being delivered and he did not know how long the
23	boxes were in	his office before he saw them.
24	19.	Bendavid testified that the Memorandum was purportedly sticking up out of one of
25	the boxes of F	laintiffs' personal items, rolled in half but without a crease.
26	20.	Bendavid testified that he did not see anyone place the Memorandum into one of
27	the boxes.	
28		
		3

1 21. Both Putske and Sutton testified that neither of them saw a piece of paper sticking 2 out of any of the boxes they delivered, no one asked them to deliver any paper/memorandum, and 3 no one asked them to place a piece of paper such that it was sticking out of any of the boxes when 4 they were delivered.

5 22. Ponder was at Bendavid's office reviewing documents and meeting with one of
6 Bendavid's associates the day the boxes were delivered, *i.e.*, December 4, 2018.

7 23. Bendavid testified that he did not and could not see if Ponder had access to the
8 boxes prior to Bendavid seeing the boxes after they were delivered to his office.

9 24. At Bendavid's request, Ponder took all of the boxes home with him that same day,
10 and went through each one, including the boxes containing Lagudi's personal items.

11 25. Ponder testified that the boxes he took home with him did not contain the
12 Memorandum. According to Plaintiffs, Bendavid had taken it out of a box and not provided it to
13 Ponder.

Bendavid testified that he removed the Memorandum from the box, initially
thinking it was an inventory or receipt, but did not look at the document at that time. Instead, he
read and digested the Memorandum either later that same day, on December 4, 2018, or the
following day, December 5, 2018.

18 27. Bendavid testified that, upon his review of the Memorandum, (a) he recognized the
19 Memorandum was a document belonging to his adversaries about what they wanted to do in this
20 dispute against Plaintiffs; (b) he understood that the Memorandum contained concepts of
21 litigation strategy of his adversaries; and (c) he understood the Memorandum contained strengths
22 and weaknesses of Defendants' case.

23 28. Bendavid testified that he did not know, when he read the Memorandum, who
24 drafted it, although he knew it was not drafted by his clients, Lagudi or Ponder.

25 29. Bendavid testified that both the drafter and the source of the Memorandum were
anonymous to him.

- 27
- 28

30. Nevertheless, Bendavid said that he assumed the Memorandum was voluntarily
 and intentionally sent by an authorized Get Fresh representative and stated also his belief that it
 was not privileged because it was a threat.

4 31. Although he had interacted with Leslie regarding Plaintiffs' personal items in their
5 office, Bendavid did not alert Leslie nor did he alert any other counsel for Defendants to his
6 receipt of the Memorandum.

32. Bendavid submitted a declaration in which he stated that "had [he] had the Memo
[while drafting the Complaint and TRO], we would have referred to it in the Complaint and
attached it to the Motion for Preliminary Injunction and TRO." (Ex. 1 to Pls.' Second Suppl.
Opp'n, Feb. 3, 2020, Bendavid Decl. ¶ 23.)

33. Bendavid testified that he did not inform his clients, Lagudi and Ponder, of the
Memorandum for weeks. During a meeting at his office weeks after receipt, Bendavid told
Plaintiffs about the Memorandum, and read them excerpts from the Memorandum, but did not
provide them copies. Lagudi and Ponder did not ask for copies of the Memorandum.

15

16

D. <u>Bendavid Transitions Out of the Case and Sends the Memorandum to Stern & Eisenberg and Fox Rothschild.</u>

17 34. Plaintiffs retained Stern & Eisenberg in or around March of 2019. On
18 March 1, 2019, Evan Barenbaum, Esq., of Stern & Eisenberg, first appeared in the arbitration
19 compelled by this Court, pending before the American Arbitration Association.

35. Berkley testified that Barenbaum contacted Fox Rothschild LLP about
representing the Plaintiffs. Brian Berkley, Esq., and Mark Connot, Esq., both of Fox Rothschild
LLP, subsequently interviewed to represent Plaintiffs.

36. Plaintiffs retained Fox Rothschild in March of 2019. Fox Rothschild attorneys
Berkley and Connot testified that they were co-lead counsel for Plaintiffs in this litigation and the
arbitration.

26 37. Upon retention, Fox Rothschild subsequently received the case file. Berkley did
27 not recall whether the file transfer was in electronic or paper form, nor did he recall whether the

files came directly from Bendavid, or went through Barenbaum. Connot testified that to the best
 of his recollection, the bulk, if not the entirety, of the file came in an electronic format.

38. Fox Rothschild admits to learning of the Memorandum upon its retention, *i.e.*, in
March of 2019. Berkley testified that he first received the Memorandum from Barenbaum in
March 2019 as an attachment to an email. Fox Rothschild did not log this communication on the
privilege log ordered by this Court as part of the sanctions discovery.

39. Stern & Eisenberg's redacted billing records reveal that it, too, received the
Memorandum upon retention. Specifically, the billing records reveal that, on March 13, 2019,
Barenbaum spoke to "Mr. Bendavid re delivery of Get Fresh document."

40. Despite multiple interactions with Defendants' counsel, including interactions
directly related to the contents of the boxes delivered to Plaintiffs on December, 4, 2018 and an
inspection of another set of boxes in the spring of 2019, neither Fox Rothschild nor Stern &
Eisenberg notified Get Fresh or their counsel of their receipt or possession of the Memorandum.

41. Berkley testified that, prior to him reading the Memorandum, he asked Barenbaum
about the circumstances regarding the delivery of the Memorandum to Bendavid. Berkley and
Connot testified that Barenbaum told them that the Memorandum was delivered with a box of
documents when Lagudi and Ponder's employment was terminated, and that the Memorandum
was viewed as a threat. Barenbaum, as well as Lagudi and Ponder, told Berkley that the
Memorandum came from Get Fresh.

42. Connot testified that there was no specific knowledge or evidence of how the
Memorandum ended up in Plaintiffs' boxes; Bendavid did not have any direct knowledge
regarding who put the Memorandum in the boxes.

43. Prior to reading the Memorandum, Berkley knew that it was not Lagudi or
Ponder's document, and that neither of them had written it. Around the time he read the
Memorandum, or shortly thereafter, Connot assumed that it was Defendants' record, and that it
was Defendants' document.

- 27
- 28

3

4

Е.

<u>Plaintiffs Weaponize the Memorandum, and Refuse to Return, Sequester, or</u> <u>Destroy It, Notwithstanding Multiple Court Orders.</u>

44. On July 17, 2019, Plaintiffs filed a motion to lift the stay that this Court entered pending the arbitration, and to amend their complaint.

5

45. Get Fresh and Fresh Mix filed their opposition on July 25, 2019.

6 46. In preparation of their reply in support of their motion to stay (the "Reply"), on
7 July 31, 2019, Plaintiffs attorney, Barenbaum, emailed his clients Lagudi and Ponder, as well as
8 his Fox Rothschild co-counsel, Connot, Berkley,¹ and Emily Bridges, Esq., and a colleague at his
9 own firm, Thomas Shea, Esq., attaching the Memorandum to his email.

47. Plaintiffs logged this July 31, 2019 email communication on their
December 13, 2019 privilege log, and identified the Memorandum attached thereto as a Word
document.

48. Fox Rothschild attorney Berkley was the lead drafter of the Reply. Fox Rothschild
attorney Connot was involved in editing and revising the Reply. Berkley and Connot conferred
about the strategy to use the Memorandum in connection with the Reply, and agreed to do so.
Berkley further testified that Barenbaum participated in the decision to put the Memorandum into
the public record.

49. Plaintiffs filed their Reply on Thursday, August 1, 2019. The Reply contained
arguments based upon the Memorandum, including quotations from the Memorandum and
paraphrases of its content. Plaintiffs also attached the Memorandum to the Reply as Exhibit T.
Despite filing a motion to seal and redact associated with their Reply and certain exhibits thereto,
Plaintiffs filed the Memorandum in the public record.

23 50. Plaintiffs' Reply was the first notice Defendants received of Plaintiffs' possession
24 of the privileged Memorandum.

- 25
- 26

Plaintiffs filed a Motion to Associate Counsel, seeking an order permitting Berkley to practice in Nevada pursuant to SCR 42 on August 20, 2019. Defendants filed a Response thereto on August 30, 2019, and the Court subsequently granted the Motion to Associate Counsel on October 4, 2019.

Upon receipt and review of the Reply, Get Fresh's counsel immediately took action
 to protect Get Fresh's privileges.

52. On Friday, August 2, 2019, James J. Pisanelli, counsel for Get Fresh and Fresh
Mix, called and spoke to Plaintiffs' counsel, Connot, asserted Get Fresh's privilege claim over the
Memorandum, asked how Plaintiffs acquired the Memorandum, and stated that Get Fresh would
be seeking Court relief. Connot stated that he did not know that the Memorandum was
privileged because it "seems to be internal" and references getting litigation counsel.

8 53. Get Fresh moved promptly and, that same day, submitted an Emergency Motion to
9 Strike the Reply and Exhibit T, unequivocally asserting its privilege claim over the Memorandum,
10 asking that the offending Reply and Exhibit T be struck, and that Plaintiffs be directed to
11 sequester the Reply, the Memorandum, and any related notes or memos from use and review.

12 54. Fox Rothschild claimed that they sequestered the Memorandum once Get Fresh
13 alerted them of its privilege claim.

Solution 14 55. Connot submitted a declaration in which he stated that "While I disagreed with
whether the document was privileged, I immediately sequestered the Memo and advised by cocounsel at Fox Rothschild and Stern Eisenberg, as well as my clients, to sequester the Memo."

17 56. Similarly, Berkley submitted a declaration stating that "[u]pon receipt of the notice
18 of privilege, I stopped review of the Memo "

19 57. Despite sequestration, Fox Rothschild took the position that it was permitted to
20 review and use the Memorandum (including reference to its substance) to argue that it was not
21 privileged.

58. The next business day, Monday, August 5, 2019, Get Fresh and Fresh Mix served
its privilege log related to the Memorandum. (*See* Ex. J5, Defs. Fresh Mix & Get Fresh's Initial
Privilege Log, Aug, 5, 2019.)

59. Rather than sequester the Memorandum upon notice of Get Fresh's privilege
assertion, on Sunday, August 4, 2019, Plaintiffs again reviewed and digested the Memorandum to
prepare and file their Opposition to the Emergency Motion. Throughout this Opposition,
Plaintiffs *again* refer to, discuss, quote, and paraphrase the privileged Memorandum.

1	60.	Berkley was the lead drafter of the August 4, 2019 Opposition to the Emergency
2	Motion. Con	not edited the Opposition.
3	61.	At the hearing on Plaintiffs' Motion to Lift Stay and Amend the Complaint held on
4	Monday, Aug	gust 5, 2019, the Court struck Exhibit T (the Memorandum) from the record and
5	permitted Ge	t Fresh and Fresh Mix to move to redact both Plaintiffs' August 1, 2019 Reply and
6	August 4, 201	9 Opposition. The Court stated:
7		I am not going to impede any efforts you make to obtain the ability
8		to use Exhibit T in whatever format. And you guys are going to fight, and at that point I assume I'll do an in-camera review of Exhibit T and then make a decision But I'm not there I'm
9		going to mark the emergency motion, which I did not set for hearing, and the opposition to the emergency motion which I did
10		not set for hearing as Court's Exhibit 1. I'm going to place them in a sealed envelope, because they have some reference to the document
11		that I'm granting the striking of.
12	62.	The Court's order was entered on August 22, 2019. Get Fresh and Fresh Mix
13	subsequently	moved to redact the briefs, and such relief was granted.
14	63.	Notwithstanding the Court's order and statements during the August 5, 2019
15	hearing, Fox	Rothschild took the position that it could nevertheless use the substance of the
16	Memorandum	n to argue that it was not privileged or otherwise subject to protection.
17	64.	Thus undeterred, Plaintiffs continued to use and paraphrase the Memorandum.
18	Plaintiffs' Au	gust 12, 2019 Response to Amended Demand for Arbitration and Counterclaims (the
19	"Response")	submitted to the AAA in the arbitration compelled by this Court, paraphrases and
20	uses exact wo	ords and phrases from the Memorandum (just omitting the quotation marks). (See
21	Ex. J6, admitt	ted under seal, ¶¶ 243, 244, 245, 300, 305, and p. 46:13-14.)
22	65.	Berkley was the lead drafter of the Response. Connot was involved in analyzing,
23	editing, and	revising the Response. Other attorneys at Fox Rothschild (e.g., Emily Bridges)
24	worked on the	e Response, as did attorneys at Stern & Eisenberg.
25	66.	Berkley and Connot each claim that they did not review the Memorandum when
26	working on t	he Response, but the exact language of the Memorandum had been part of their
27	institutional k	knowledge. Specifically, Berkley and Connot each submitted declarations stating
28		
1	1	

1 that they did not "have any intent to include references to the Memo or language from the Memo
2 in the Arbitration Response."

Berkley testified that he did not intentionally incorporate direct language from the
Memorandum into the Response. "That language was at that time in my head because I had
written that multiple times during that one week." (Feb. 14, 2020 Hr'g Tr. 89:12-14; *see also id.*at 126:1-3 ("Those – those words were in my mind at that time, and the concepts and the actions
that were being taken in real time by the defendants was also fresh in my mind.") and 131:1-20.²)
Berkley testified that he did not intentionally incorporate direct language from the

9 filed both in the arbitration and this action.

10 69. Plaintiffs cited to and relied upon the Response within a Rule 37 Motion for
11 Advancement of Indemnification under the Operating Agreement, filed on September 11, 2019.
12 In their Motion for Advancement, Plaintiffs directed the arbitration panel to the very section of
13 the Response that parroted the Memorandum.

14 70. Plaintiffs later attached the Response as Exhibit A to their Motion to Compel
15 Production of Books and Records, filed on September 30, 2019 with this Court. Plaintiffs again
16 directed the Court to the very section of the Response that parroted the Memorandum.

17 18

19

 2 The final excerpt, 131:1-20 from the third day of the evidentiary hearing is as follows:

- 20 THE COURT: Okay. So explain to me why the terms from the memo appear less than a week later in the reply you filed in the arbitration.
- THE WITNESS [BERKLEY]: Because those terms were fresh in my mind at that time because I had written those terms in multiple filings prior to the August 5th hearing and . . . and the concepts were fresh in my mind, as well, because both the writing of that as well as independently I had you know, those actions were being taken by the plaintiffs or the defendants. Excuse me.
- THE COURT: So the words were embedded in your mind because you'd previously quoted from the memo and used it in the reply brief?
- 26 THE WITNESS: At that time they were, yes.
- 27 THE COURT: So you couldn't forget what was in the memo and not use it as I directed because it was so fresh in your mind??
- 28 THE WITNESS: At that time, yes.

1	71. Trying to bolster their argument that facts that independently supported the		
2	offending allegations in their Response, Plaintiffs again draw from the Memorandum in their		
3	February 3, 2020 Supplemental Brief.		
4	72. On August, 23, 2019, Get Fresh and Fresh Mix filed the Motion to Disqualify Fox		
5	Rothschild LLP.		
6	73. On August 26, 2019, because of Plaintiffs' continued use of the Memorandum and		
7	refusal to sequester it, Get Fresh and Fresh Mix filed a Motion for Claw Back, Discovery, and		
8	Sanctions Related to Plaintiffs and Their Counsel's Improper Possession and Use of Exhibit T and		
9	Other Privileged and Confidential Information.		
10	74. On September 5, 2019, Plaintiffs filed their Opposition to the Motion for Claw		
11	Back and Counter-Motion, <i>again</i> referring to and discussing the Memorandum, and <i>again</i>		
12	attaching the Memorandum as an exhibit (Exhibit A).		
13	75. Get Fresh and Fresh Mix moved to strike the Memorandum and all references to		
14	and discussion of the Memorandum in the brief, and this Court granted the requested relief via its		
15	order entered on September 25, 2019. Specifically, this Court ordered:		
16	Defendants' request for claw back is GRANTED in that Plaintiffs shall sequester the memorandum identified as Exhibit T to		
17	Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint from review and/or use. Plaintiffs may not quote, or		
18	discuss the content of the memorandum in any further pleadings or other papers other than in an evidentiary hearing or otherwise		
19	relating to the privileged nature of the document or the motion for disqualification.		
20	76. Get Fresh and Fresh Mix subsequently moved to redact Plaintiffs' Opposition, and		
21			
22	this Court granted the requested relief. 77. Plaintiffs filed another brief seeking to inject the Memorandum into the record,		
23			
24	despite court orders and multiple filings and hearings.		
25	78. In their September 19, 2019 motion, Plaintiffs moved to have the Court accept its		
26	offending Opposition to the Motion to Strike under seal and the Memorandum. The Court denied		
27	Plaintiffs' request in an October 8, 2019 order:		
28	<i>The Court previously ordered the memorandum</i> identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend Complaint		
	11		

1 2	<i>sequestered</i> . As a result, Plaintiffs shall not quote or summarize Exhibit T in any briefing until further order of the Court.
3	79. Despite this history, Plaintiffs tried again, filing a Motion to Clarify the Procedure
4	related to this evidentiary hearing. In response, the Court reiterated its prior rulings:
5	The Court <i>previously</i> made a decision that the memorandum identified as Exhibit T to Plaintiffs' Motion to Lift Stay and Amend
6	Complaint ("The Memorandum") is facially privileged based upon the information that was provided to the Court.
7	• • •
8	Plaintiffs <i>shall continue</i> to sequester the Memorandum, and may not quote, summarize, or discuss the content of the Memorandum.
9	
10	(Order on Pls.' Mot. to Clarify the Procedure re: Privilege Determination, dated January 8, 2020.)
11	80. Plaintiffs' counsel held, read, reviewed, and referred to the Memorandum
12	throughout the evidentiary hearing on January 21 and 22, 2020.
13	81. Connot used the Memorandum during the examination of Scott Goldberg, while
14	Berkley read along to assist Connot in the cross-examination.
15	82. Berkley and Connot each submitted declarations testifying that, after reviewing
16	their billing records, they estimated to have spent less than two hours reviewing the Memorandum
17	since being retained by Plaintiffs.
18	83. Although Berkley had access to Stern & Eisenberg and Fox Rothschild's full
19	billing records regarding Plaintiffs' representation, he testified that he did not review these records
20	for purposes of determining the full scope of the Memorandum's circulation and digestion.
21	Berkley also testified that he did not ask his colleagues, other than Connot, how broadly the
22	Memorandum had been circulated and digested.
23	84. Connot also reviewed billing records, reading in detail his time entries relating to
	the Memorandum.
24 25	85. Fox Rothschild did not take any action to remove the language from the
	Memorandum from the arbitration. The information is presently in the arbitration record.
26	86. Following the first two days of the evidentiary hearing on January 21 and 22,
27 28	2020, Berkley directed Bridges, an associate with Fox Rothschild, to run searches of the words

¢

П

1 located in paragraphs 243 - 245 of the Response that are from the Memorandum against the other 2 filings in the Arbitration. Berkley testified that Bridges emailed him the result of those searches 3 and that there were no hits. The search was limited to the exact words from the Memorandum 4 that were used in the Response, and did not capture themes derived from the Memorandum.

- 5 6
- F. Plaintiffs Received Other Get Fresh Documents from Third Parties and Did Not Disclose Their Receipt to Defendants.

7 87. On September 25, 2019, the Court granted Get Fresh and Fresh Mix's request for 8 discovery related to Plaintiffs' and their counsel's improper possession and use of the 9 Memorandum and other privileged and confidential information. (See Order, dated Sept. 25, 10 2019.)

11 88. While conducting the Court-ordered discovery, Plaintiffs revealed, for the first 12 time, that they had received documents from third parties unrelated to the litigation. Specifically, 13 Plaintiffs revealed that they received documents from two disgruntled former Get Fresh 14 employees.

15 Plaintiffs received confidential documents from David Heinrich, Get Fresh's 89. 16 former IT director. Heinrich left Get Fresh in 2014.

17

90. Ponder testified that in August of 2018, Heinrich informed him that he was in 18 possession of certain Get Fresh purchase orders.

19 91. Later, in 2019, Heinrich gave copies of confidential Get Fresh records, specifically 20 purchase orders ("POs"), to Lagudi. Some of these POs bear print dates years after Heinrich 21 separated from Get Fresh, e.g., from September 2018.

22 92. Lagudi testified that in September of 2019, Matthew McClure emailed him 23 confidential Get Fresh documents and records related to a recall from 2016. McClure had 24 previously worked as a food safety consultant for Get Fresh, and left Get Fresh in 2017.

25 93. Rather than provide copies of the documents to Get Fresh, Lagudi provided these 26 documents to his attorneys to determine how best to use them in the pending dispute with 27 Defendants.

1	94.	Plaintiffs made allegations in the arbitration related to these documents, Plaintiffs
2	did not provi	de any notice to Defendants of their receipt of confidential company records outside
3	of the ordination	ry discovery process from either a third party unrelated to the litigation or a person
4	unauthorized	to access or provide confidential company records.
5	95.	Plaintiffs also did not provide Defendants' counsel with the particular details about
6	how, when, a	nd from whom they obtained the documents.
7	96.	Any finding of fact stated above that is more appropriately deemed a conclusion of
8	law shall be s	o deemed.
9		CONCLUSIONS OF LAW
10	А.	Plaintiffs Were Required to Give Prompt Notice of Their Receipt of Their
11		Adversary's Confidential and Privileged Document.
12	1.	Under Nevada law, an attorney who receives confidential or privileged documents
13	of its adversa	ary regarding a case from an anonymous source or a third party unrelated to the
14	litigation mus	t promptly notify opposing counsel. Merits Incentives, LLC v. Eighth Jud. Dist. Ct.,
15	127 Nev. 689	, 697, 262 P.3d 720, 725 (2011).
16	2.	The required notice "must adequately put opposing counsel on notice that the
17	documents w	ere not received in the normal course of discovery and describe, with particularity,
18	the facts and	circumstances that explain how the document or evidence came into counsel's or his
19	or her client's	possession." Id.
20	3.	This notice requirement is designed to prevent parties from receiving an
21	adversary's c	onfidential or privileged documents outside the normal course of discovery and
22	process, and	"lying in wait" to announce their procurement and use the document against their
23	adversary.	
24	4.	The notice requirement provides the owner of the document(s) an "opportunity
25	to register an	objection and demand return and non-use " Id. at 694, 262 P.3d at 723.
26	5.	If an attorney fails to comply with this notice requirement, the attorney "risk[s]
27	being in viola	tion of his or her ethical duties and/or being disqualified a counsel." Id. at 697, 262
28	P.3d at 725.	

.

16.Plaintiffs testified that they first received the Memorandum in boxes of Plaintiffs'2personal items from their offices at Get Fresh delivered to Bendavid in early December 2018.

3

4

7. Bendavid discussed the delivery of those boxes over email with Leslie, counsel for Defendants, but intentionally refused to respond to Leslie about where to deliver the boxes.

8. The boxes were delivered on December 4, 2018, the day after Plaintiffs filed a
complaint in this action and the very day Plaintiffs submitted their application for temporary
restraining order to this Court in this action.

8 9. Discovery had not yet commenced, and therefore documents received were
9 received outside the normal course of discovery.

10 10. According to Bendavid, the Memorandum was purportedly sticking up out of one
11 of the boxes of Plaintiffs' personal items. While he initially set it aside thinking it was an
12 inventory, he read and digested the Memorandum later that same day, December 4, 2018, or the
13 following day, December 5, 2018.

14 11. Bendavid testified that (a) he recognized the Memorandum was a document
15 belonging to his adversaries about what they wanted to do in this dispute against Plaintiffs; (b) he
16 understood that the Memorandum contained concepts of litigation strategy of his adversaries; and
17 (c) he understood the Memorandum contained strengths and weaknesses of Defendants' case.

18 12. While Plaintiffs and Bendavid testified that they "believe" the Memorandum was
19 "voluntarily" or "intentionally" provided to Bendavid by Goldberg, Plaintiffs failed to offer
20 evidence, only supposition, to support this theory.

21 13. Bendavid testified that he did not see the boxes being delivered, he did not see
22 anyone place the document in a manner sticking up out of one of the boxes, and he did not know
23 how long the boxes were in his office before he saw them.

24 14. Plaintiffs themselves recognized that the Memorandum was not an item that had
25 been in their offices and therefore should not have been in boxes that were delivered to them.

26 15. Despite Bendavid's admissions regarding the general subject matters of the
27 contents of the privileged Memorandum, its suspicious receipt, and his communications with

1	Leslie about delivery of personal items but no company documents, Bendavid assumed that the		
2	Memorandum was voluntarily or intentionally sent by an authorized Get Fresh representative.		
3	16.	Nevada law requires more than an "assumption" to avoid the prompt notice	
4	obligation up	on receipt of an adversary's confidential or privileged document outside the normal	
5	course of discovery. If an assumption were sufficient, the rule would be set aside merely by one's		
6	claim, without more, that their opponent gave it to them for any reason one can conjure.		
7	17.	It is not credible that Plaintiffs believed the Memorandum was a threat delivered to	
8	them, because it revealed not only Get Fresh's strengths and weaknesses, but also the options for		
9	potential resolution and plans.		
10	18.	Both the drafter and the source of the Memorandum were anonymous.	
11	19.	The notice requirement established by the Nevada Supreme Court in Merits	
12	Incentives was triggered.		
13	B.	Plaintiffs Failed to Give Prompt Notice of Their Receipt of Their Adversary's Confidential and Privileged Document.	
14		Confidential and Privileged Document.	
15	20.	Bendavid testified that he did not provide notice to Leslie or any other counsel for	
16	Defendants of either his receipt of the Memorandum or provide with any particularity the facts		
17	and circumstances that explain how the document or evidence came into his possession.		
18	21.	It is undisputed that neither Fox Rothschild nor Stern & Eisenberg provided notice	
19	to Leslie or any other counsel for Defendants of either their receipt of the Memorandum or any		
20	facts and circumstances that explain how the document or evidence came into their possession.		
21	22.	Failure to comply with the notice requirement and related ethical obligations may	
22	result in counsel's disqualification, even when the receipt of the privileged information was		
23	through no fault of their own. Merits Incentives, 127 Nev. at 697, 262 P.3d 725.		
24	23.	Fox Rothschild associated with Bendavid as counsel for Plaintiffs on May 16,	
25	2019. Stern	& Eisenberg is counsel for Plaintiffs in the arbitration (compelled by this Court).	
26	Both Fox Rothschild and Stern & Eisenberg took over as counsel for Plaintiffs in Bendavid's		
27	stead in or around March 2019. Bendavid's formal notice of withdrawal was filed on July 3,		
28	2019.		

Bendavid testified to transferring his file to Fox Rothschild. Bendavid's billing 1 24. 2 records confirm this copying, as well as receipt and review of the files by both Fox Rothschild 3 and Stern & Eisenberg.

- 4 25. The Stern & Eisenberg billing records reflect that on March 13, 2019, Barenbaum 5 spoke to "Mr. Bendavid re delivery of Get Fresh document."

6 26. Fox Rothschild represented, and it is in the record, that Bendavid imputed his 7 knowledge concerning the Memorandum to Fox Rothschild. (See Pls.' First Suppl. Opp'n, 9:6-11 8 ("When Mr. Bendavid provided the Fresh Mix Memo to Fox Rothschild, he imputed this 9 knowledge. Accordingly, Fox Rothschild, after considering whether the Fresh Mix Memo was a 10 'corporate work document,' and the circumstance between the parties at the time, had no reason to 11 identify or suspect the Fresh Mix Memo to be privileged." (internal citation omitted).)

12 27. Fox Rothschild also represented, and it also is in the record, that they, too, 13 reviewed and digested the Memorandum. (See, e.g., id. at 3:23-25 ("Upon being retained by 14 Plaintiffs, Fox Rothschild learned of the Fresh Mix Memo and, like Mr. Bendavid, recognized 15 that the Fresh Mix Memo was not privileged."), 10:6-9 ("Fox Rothschild abided by its ethical 16 obligations at all times and reviewed the Fresh Mix Memo before Defendants ever claimed 17 privilege. Mr. Bendavid knew upon reading the document that it was not privileged. Fox 18 Rothschild attorneys reached the same conclusion.").)

19 28. It is undisputed that the first time Plaintiffs or any of their counsel provided notice 20 to Defendants and their counsel of their possession of the Memorandum was on August 1, 2019, 21 when Plaintiffs filed their Reply in Support of their Motion for Leave to Amend, attached the 22 Memorandum to the Reply as an exhibit, and quoted extensively from the Memorandum.

- 23 29. According to Plaintiffs' testimony and argument in the record, they possessed the 24 Memorandum without providing notice to Defendants or their counsel from December 4, 2018 to 25 August 1, 2019, when they affirmatively used it, quoted from it, and attached it to a public filing 26 in support of a motion they filed to advance their position.
- 27
- 28

30. Each and all of Plaintiffs' counsel, Bendavid, Fox Rothschild, and Stern &
 Eisenberg (via his representation of Plaintiffs in the arbitration this Court compelled) failed to
 comply with the notice requirement set forth in *Merits Incentives*.

.

31. Having received the Memorandum under suspicious circumstances in December 4,
2018 (by Bendavid) and the spring 2018 (by Stern & Eisenberg and Fox Rothschild), yet not
providing any notice until affirmatively using the Memorandum in a Reply brief on
August 1, 2019, Plaintiffs' counsel did "lie in wait" to provide notice only when it worked for
them in the dispute against their adversary, and denied Get Fresh of any opportunity to object,
demand return of the document, and non-use of the document. This is the exact type of behavior
the Nevada Supreme Court criticized in *Merits Incentives*, 127 Nev. at 699, 262 P.3d at 727.

- 11
- 12

C. <u>The Memorandum and Related Communications are Protected by the</u> <u>Attorney-Client Privilege and Work Product.</u>

32. The attorney-client privilege protects the disclosure of a confidential
communication "[b]etween the client or the client's representative and the client's lawyer or the
representative of the lawyer" "for the purpose of facilitating the rendition of professional
services." NRS 49.095.

33. "A communication is 'confidential' if it is not intended to be disclosed to third
persons other than those to whom disclosure is in furtherance of the rendition of professional
services to the client or those reasonably necessary for the transmission of the communication.
NRS 49.055.

34. Nevada's work-product doctrine is set forth in NRCP 26(b)(3). It "protects
documents with two characteristics: (1) they must be prepared in anticipation of litigation or for
trial, and (2) they must be prepared by or for another party or by or for that other party's
representative." *Wynn Resorts, Ltd. v. Eighth Jud. Dist. Ct.*, 133 Nev. 369, 383, 399 P.3d 334,
347 (2017) (citing *In re Grand Jury Subpoena*, 357 F.3d 900, 907 (9th Cir. 2004)) (internal
quotation marks omitted).

35. The Nevada Supreme Court adopted the "because of" test to determine whether
material was prepared in anticipation of litigation, and thereby satisfy the first requirement for

work-product protection. "The anticipation of litigation must be the *sine qua non* for the creation
 of the document – but for the prospect of that litigation, the document would not exist."
 Wynn Resorts, 133 Nev. at 383-84, 399 P.3d at 347-48 (internal quotation marks and citation omitted).

5 36. The party claiming privilege bears the burden of establishing the privilege, and 6 does so by serving a privilege log. See Rogers v. State, 127 Nev. 323, 330, 255 P.3d 1264, 1268 7 (2011) (the proponent of privilege bears the burden of establishing the privilege); Alboum v. Koe, 8 M.D., et al., Discovery Commissioner Opinion #10, 15 (Nov. 2001) (a party provides a factual 9 basis for its claims of privilege by producing a privilege log); In re Grand Jury Investigation, 974 10 F.2d 1068, 1071 (9th Cir. 1992) ("In essence, the party asserting the privilege must make a prima 11 *facie* showing that the privilege protects the information the party intends to withhold. We have 12 previously recognized a number of means of sufficiently establishing the privilege, one of which 13 is the privilege log approach." (citations omitted).

37. "The party asserting the privilege has the burden of proving its applicability,
including that the party has not waived it." *United States v. SDI Future Health, Inc.*, 464 F. Supp.
2d 1027, 1040 (D. Nev. 2006) (citing *Weil v. Inv./Indicators, Research & Mgmt., Inc.*, 647 F.2d
18, 25 (9th Cir. 1981)).

38. "[A] corporation's current management controls the [attorney-client privilege] 'to
refuse to disclose, and to prevent any other person from disclosing, confidential
communications." *Las Vegas Sands v. Eighth Jud. Dist. Ct.*, 130 Nev. 643, 656, 331 P.3d 905,
914 (2014).

39. "Courts in the Ninth Circuit consider the circumstances surrounding the disclosure
when deciding if an inadvertent disclosure has waived the privilege. These courts typically apply
a five-factor test to determine the waiver issue. These factors include: (1) the reasonableness of
the precautions to prevent inadvertent disclosure; (2) the time taken to rectify the error; (3) the
scope of discovery; (4) the extent of disclosure; and (5) the overriding issue of fairness." *IGT v. All. Gaming Corp.*, 2-04-CV-1676-RJC RJJ, 2006 WL 8071393, at *6 (D. Nev. Sept. 28, 2006)
(quotation marks and citations omitted).

1	40.	The Memorandum was prepared by Goldberg, owner and Chief Financial Officer	
2	for Get Fresh	n in April/May 2018, at the request of counsel, Leslie, providing confidential	
3	information fo	or the purpose of seeking legal advice relating to the on-going dispute between the	
4	parties.		
5	41.	The Memorandum is facially and substantively privileged.	
6	42.	Get Fresh has maintained the confidentiality of the Memorandum since its	
7	creation.		
8	43.	Get Fresh has ensured the password protected nature and secured access to email	
9	and the related	l server.	
10	44.	None of the individuals on the email (Goldberg, Caldara, Wise, and Leslie) printed	
11	the Memoran	dum. None of them have ever disseminated the Memorandum outside of the	
12	privileged sph	ere.	
13	45.	Get Fresh did not voluntarily disclose the Memorandum to Plaintiffs or their	
14	counsel.		
15	46.	There is no indication that Get Fresh waived its claim to privilege or protection	
16	over the Memorandum. Any assumption as to how the document got into Plaintiffs or their		
17	counsel's possession is not controlling in a determination of waiver.		
18	47.	Upon learning that Plaintiffs possessed the Memorandum, Get Fresh alerted	
19	Plaintiffs and	their counsel to its claim of privilege fewer than 24 hours later, repeatedly sought	
20	(and obtained)) relief from the Court in order to keep the Memorandum out of the public record.	
21	48.	Get Fresh served a privilege log on August 5, 2019, in which Get Fresh asserted	
22	privilege over	the Memorandum and communications related thereto.	
23			
24	D.	Plaintiffs' Counsel Did Not Return or Sequester the Memorandum as Required By NRCP 26(b)(5)(B).	
25		<u>Kequired by IVKCr 20(D)(S)(D).</u>	
26	49.	Once a party is placed on notice that information is subject to a claim of privilege	
27	or protection,	NRCP 26(b)(5)(B) enumerates an affirmative obligation upon a party and their	
28			
		20	

counsel to "promptly return, sequester, or destroy the specified information and any copies it has;
 must not use or disclose the information until the claim is resolved."

3 50. Get Fresh informed Plaintiffs, through their counsel, of their claims of privilege
4 and protection over the Memorandum on August 2, 2019. This was fewer than twenty-four hours
5 after learning that Plaintiffs were in possession of the Memorandum.

6 51. Get Fresh served a privilege log asserting their claims of privilege and protection
7 over the Memorandum and communications related thereto on August 5, 2019.

8 52. Plaintiffs admit that they did not "return, sequester, or destroy" the Memorandum
9 after Get Fresh notified them of their claims of privilege and protection August 2, 2019.

10 53. Plaintiffs admit that they relied upon the Memorandum and its substance to argue
11 that it was not privileged after they were put on notice of Get Fresh's claims.

12 54. It is "not [the receiving party's] prerogative to unilaterally determine whether the
13 information received anonymously was truly proprietary, confidential, privileged, or some
14 combination of those labels, and use the information it deem[s] appropriate." *Raymond v. Spirit*15 *AeroSystems Holdings, Inc.*, No. 16-1282-JTM-GEB, 2017 WL 2831485, at *15 (D. Kan. June
16 30, 2017) (discussing the analogous FRCP 26(b)(5)(B)).

17 55. "Rule 26(b)(5)(B) could not be more clear. Once a producing party claims a 18 privilege in materials that have been produced, no further use is to be made of the information 19 until the claim of privilege is resolved. As far as Rule 26(b)(5)(B) is concerned, it is immaterial if 20 [the receiving parties] disagree with the claim of privilege. [The receiving parties] were 21 prohibited from making any use of the information, period." Mafille v. Kaiser-Francis Oil Co., 22 18-cv-586-TCK-FHM, 2019 WL 3219151, at *1 (N.D. Okla. July 17, 2019) (discussing the 23 analogous FRCP 26(b)(5)(B); Jensen v. Indianapolis Public Schools, No. 1:16-cv-02047-TWP-24 DLP, 2019 WL 911241, at *3 (S.D. Ind. Feb. 22, 2019) (while attaching a cover letter and filing a 25 motion for the court to make a privilege determination is consistent with FRCP 26, weaponizing 26 the documents by referencing its contents violates the rule).

27

56. Plaintiffs continued to use and rely upon the Memorandum, as stated above.

1 57. Plaintiffs and their counsel continued to use the Memorandum in conjunction with 2 the arbitration, using exact words and phrases from the Memorandum (just absent the quotation 3 marks) and paraphrasing information from it in their Response to Amended Demand for 4 Arbitration for Counterclaims. Plaintiffs and their counsel referred to and attached their Response 5 to briefing both in the arbitration and this action.

6

E. Limited Disqualification is Necessary.

58. Disqualification may be necessary to prevent disclosure of confidential
information that may be used to an adverse party's disadvantage. Nev. Yellow Cab Corp. v. *Eighth Jud. Dist. Ct.*, 123 Nev. 44, 53, 152 P.3d 717, 743 (2007).

10 59. "Where the 'asserted course of conduct by counsel threatens to affect the integrity
11 of the adversarial process, [the court] should take appropriate measures, including
12 disqualification, to eliminate such taint." *Richards v. Jain*, 168 F. Supp. 2d 1195, 1200 (W.D.
13 Wash. 2001) (modifications in original) (quoting *MMR/Wallace Power & Indus., Inc. v. Thames*14 *Assoc.*, 764 F. Supp. 712, 718 (D. Conn. 1991)); *cf. Clark v. Superior Court*, 196 Cal. App. 4th
15 37, 55 (Cal. App. 2011) (describing disqualification "as a prophylactic measure to prevent future
16 prejudice to the opposing party from information the attorney should not have possessed").

17 60. Where privilege information has been disclosed and misused, doubts should
18 generally be resolved in favor of disqualification. *Brown v. Eighth Jud. Dist. Ct.*, 116 Nev. 1200,
19 1205, 14 P.3d 1266, 1269 (2000).

20 61. The Nevada Supreme Court has found that "there are situations where a lawyer
21 who has been privy to privileged information improperly obtained from the other side must be
22 disqualified." *Merits Incentives, LLC v. Eighth Jud. Dist. Ct.*, 127 Nev. 689, 698, 262 P.3d 720,
23 726 (2011).

24 62. The Court "has the power, under appropriate circumstances, to disqualify an
25 attorney even though he or she has not violated a specific disciplinary rule." *In re Meador*, 968
26 S.W. 2d 346, 351 (Tex. 1998).

27 63. When determining whether to disqualify an attorney who received an opponent's
28 privileged information outside the course of discovery, the trial court should consider, in addition

1	to "all the facts and circumstances to determine whether the interests of justice require				
2	disqualification," the following non-exclusive factors:				
3	1) Whether the attorney knew or should have known that the material was privileged;				
5	2) The promptness with which the attorney notifies the other side that he or she has received its privileged information;				
6	3) The extent to which the attorney reviews and digests the privileged information;				
7 8	4) The significance of the privileged information; i.e., the extent to which its disclosure may prejudice the movant's claim or defense, and the extent to which return of the documents will mitigate that prejudice;				
9 10	5) The extent to which movant may be at fault for the unauthorized disclosure; [and]				
11	6) The extent to which the nonomovant will suffer prejudice from the disqualification of his or her attorneys.				
12	Marite Insertions 127 New at (00, 262 D 2d at 726, 27 (sitetions and support tion morely and the d)				
13	Merits Incentives, 127 Nev. at 699, 262 P.3d at 726-27 (citations and quotation marks omitted).				
14	64. While it is unclear how the Memorandum came to be in the boxes of Plaintiffs'				
15	personal effects delivered to Bendavid's office on December 4, 2018, it is apparent that the				
16	Memorandum was not from Plaintiffs' offices and that it was not Plaintiffs' document. Therefore,				
17	Merits Incentives applies.				
18	65. Considering the Merits Incentives factors, the Court concludes that Berkley's pro				
	hac shall be revoked.				
19 20	i. Merits Incentives Factors 1 & 2: Plaintiffs knew or should have known that the Memorandum was privileged; Plaintiffs failed to notify Get Fresh.				
21					
22	66. The Court initially determined that the Memorandum is facially privileged. (See				
23	Order on Pls.' Mot. to Clarify the Procedure Re: Privilege Determination, Jan. 7, 2020 (based				
24	upon Dec. 9, 2019 hearing) ¶ 1.)				
25	67. Following an <i>in camera</i> review on January 21, 2020, the Court confirmed that the				
26	Memorandum is privileged.				
27	68. Given the way the Memorandum appeared in Plaintiffs' possession, it was				
28	appropriate for counsel at the time to have either sequestered the Memorandum or made a				
	23				

notification. Plaintiffs did not sequester or notify Defendants of their receipt of the Memorandum
 in December 2018, as required under *Merits Incentives*.

3 69. It is not credible that the Plaintiffs believed the Memorandum was a threat
4 delivered to them, because it revealed not only Get Fresh's strengths and weaknesses, but also the
5 options for potential resolution and plans. (Jan. 22, 2020 Hr'g Tr. 240:19-22.)

6 70. Counsel for Plaintiffs, Fox Rothschild and Stern & Eisenberg, became involved in
7 March of 2019, and Plaintiffs' case file, including the Memorandum, was transferred to
8 Fox Rothschild and Stern & Eisenberg at that time. Neither Fox Rothschild nor Stern &
9 Eisenberg sequestered the Memorandum or notified Defendants of their possession of the
10 Memorandum in March 2019.

11 71. Plaintiffs did not sequester the Memorandum or notify Defendants of their
12 possession of the Memorandum prior to discussing, quoting, and attaching it to their Reply in
13 Support of Motion to Lift Stay and Amend the Complaint on August 1, 2019.

14 72. Once Get Fresh notified Plaintiffs of their claims of privilege and protection
15 concerning the Memorandum on August 2, 2019, the Memorandum should have been sequestered
16 and not used for any purpose.

17

18

ii. Merits Incentives Factor 3: Plaintiffs' counsel extensively reviewed and digested the privileged Memorandum, even after Get Fresh asserted privilege and protection and after the Court struck the Memorandum.

19 73. On August 5, 2019, the Court struck Exhibit T to Plaintiffs' Reply in Support of
20 Motion to Lift Stay and Amend the Complaint, *i.e.*, the Memorandum. The Court also directed
21 Plaintiffs to not use the Memorandum for any purpose until Get Fresh's claims of privilege and
22 protection was resolved. The Court tried to be clear that it would rule on Get Fresh's claims of
23 privilege and protection during an *in camera* review, as opposed to counsel filing the document
24 with the Court's electronic filing system.

74. Rather than sequester the Memorandum, Plaintiffs repeatedly relied upon the
Memorandum to argue that it was not subject to privilege or protection.

- 27
- 28

1	75. The	re is no credible explanation for Plaintiffs' use of the Memorandum in the	
2		the arbitration on August 12, 2019, utilizing exact language from the	
3		the Court has determined is privileged.	
4		explanation by counsel Berkley and Connot that the quotes from the	
5		e quoted and embedded in their minds because of the briefing filed in this	
6		2019 and August 4, 2019 after notification by the Defendants of the claims of	
7		ction is of deep concern to the Court and militates in favor of disqualification.	
8	77. Base	ed upon the information that has been provided to the Court, it appears that the	
9	only person in who	m the Memorandum is embedded in the brain of is Berkley.	
10			
11		its Incentives Factor 4: Plaintiffs elected to employ the Memorandum as a book for their conduct in this action and the arbitration	
12			
13	78. Plain	ntiffs' August 12, 2019 Response is their operating pleading in the arbitration.	
14	Plaintiffs' possession and use of the Memorandum has, and continues to, prejudice Get Fresh.		
15	79. Plair	ntiffs incorporated the Memorandum into their pleading and have used it to	
16	prosecute their claims (including, as the basis for their extensive discovery requests and motions		
17	for advancement and summary judgment in the arbitration). As a result, the return of the		
18	Memorandum to Get Fresh would not mitigate the prejudice to Get Fresh or excise the taint		
19	permeating throughout the arbitration from Plaintiffs' improper use of the content of the		
20	privileged Memorandum.		
21		its Incentives Factor 5: There is no evidence that Get Fresh is at fault for inauthorized disclosure of the Memorandum	
22	80. The	Court is not commenting on how the Memorandum came to be in Plaintiffs'	
23		it is not of import in making a determination for disqualification.	
24			
25		e Defendants became aware that Plaintiffs possessed the Memorandum on	
26		fendants took immediate action to protect their privilege and keep it out of the	
27	Court's record.		
28			
		25	

,

v. Merits Incentives Factor 6: Plaintiffs' prejudice from disqualification is limited
 82. Fox Rothschild's entire representation of Plaintiffs is tainted by Plaintiffs'
 possession and use of the Memorandum. Plaintiffs wove the Memorandum into their operative
 pleading in the arbitration.

1

2

3

4

5 83. The inability of counsel to extricate privileged information from his or her mind 6 supports disqualification. See, e.g., Matter of Beiny, 129 A.D. 2d 126, 141-44 (N.Y. App. 1987) 7 (explaining that use of privileged material warrants disqualification: "While documents may be 8 effectively suppressed, the information gathered from them cannot be so easily contained. We 9 simply do not know whether the information acquired from the [privileged] files will 10 subsequently be used by [counsel], for even if [counsel] attempts to abide by the ... suppression 11 order, there is no way of assuring that the tainted knowledge will not subtly influence its future 12 conduct of the litigation."); McDermott Will & Emery LLP v. Superior Court, 10 Cal. App. 5th 13 1083, 1124-25 (Cal. App. 2017) ("But the court's order could not prevent Gibson Dunn from 14 using the knowledge it acquired by carefully reviewing and analyzing the e-mail even if the e-15 mail itself is no longer available to the firm. Even after a trial court has taken remedial action to 16 protect the privilege, 'disqualification still serves the useful purpose of eliminating from the case 17 the attorney who could most effectively exploit the unfair advantage [acquired through the earlier 18 review and use of the inadvertently disclosed, privileged materials]."); Clark, 196 Cal. App. 4th 19 at 54-55 (noting that counsel's review of the privileged material would lead to "inevitable 20 questions about the sources of [counsel's] knowledge (even if [counsel] in fact obtained such 21 knowledge from legitimate sources) could undermine the public trust and confidence in the 22 integrity of the adjudicatory process"); Rico v. Mitsubishi Motors Corp., 171 P.3d 1092 (Cal. 23 2007) (affirming disqualification where counsel's use of the privileged information was so 24 extensive, "the damage caused by [the] use and dissemination of the notes was irreversible").

84. Based upon Berkley's testimony and the evidence presented, the Memorandum is
embedded in his mind such that he is unable to extricate it from his knowledge of the case.

27 85. Although Connot's examination of Goldberg during the evidentiary hearing
28 utilized the Memorandum, such use was limited and not a wholesale use of the Memorandum.

1	According	ly, Connc	ot's mere use of the document in examining Goldberg does not rise to the level
2	of Connot's disqualification.		
3	86.	Base	d upon the evidence presented, including Even Barenbaum's circulation of the
4	Memorano	lum to Pla	aintiffs and counsel on July 31, 2019, it would be better if Stern & Eisenberg,
5	including,	but not li	mited to, Barenbaum, did not participate in this action or any related actions
6	going forw	vard.	
7	F.	<u>Sanc</u>	tions are Necessary.
8	87.	This	Court has broad discretion to enter sanctions for litigation misconduct. Young
9	v. Johnny	Ribeiro Bi	ldg., Inc., 106 Nev. 88, 93,787 P.2d 777, 780 (1990).
10	88.	The 1	Nevada Supreme Court identified the pertinent, non-exclusive factors for the
11	district co	urt to cor	nsider when considering the ultimate sanction, dismissal with prejudice, in
12	Young v. J	ohnny Rib	peiro Building, Inc. (the "Ribeiro factors"):
13		[1]	[T]he degree of willfulness of the offending party[;]
14 15		[2]	[T]he extent to which the non-offending party would be prejudiced by a lesser sanction[;]
16	,	[3]	[T]he severity of the sanction of dismissal relative to the severity of the discovery abuse[;]
17		[4]	[W]hether any evidence has been irreparably lost[;]
18 19		[5]	[T]he feasibility and fairness of alternative, less severe sanctions, such as an order deeming facts relating to improperly withheld or destroyed evidence to be admitted by the offending party[;]
20		[6]	[T]he policy favoring adjudication on the merits[;]
21		[7]	[W]hether sanctions unfairly operate to penalize a party for the misconduct of his or her attorney[;] and
22 23		[8]	[T]he need to deter both the parties and future litigants from similar abuses.
24	<i>Id.</i> at 93, 7	87 P.2d at	t 780.
25	89.	Sanct	ions are necessary here to "deter and punish those who abuse the judicial
26	process.'"	Emerson	v. Eighth Jud. Dist. Ct., 127 Nev. 672, 678, 263 P.3d 224, 228 (2011)
27	(quoting R	ed Carpet	Studios Div. of Source Advan. v. Sater, 465 F.3d 642, 645 (6th Cir. 2006)).
28	90.	Consi	dering the <i>Ribeiro</i> factors, the Court concludes that sanctions are appropriate.
			27

91. 1 Plaintiffs willfully disregarded Get Fresh's claims of privilege and protection on 2 August 2, 2019, and this Court's subsequent orders that the Memorandum be sequestered and not 3 used for any purpose, by incorporating the exact language from the Memorandum into their 4 Response in the arbitration, as well as relying upon the substance of the Memorandum to argue 5 that it was not privileged in this action.

6 92. While this Court declines to strike Plaintiffs' pleadings filed in this action, it is 7 necessary to discharge the arbitration panel, strike all documents in the arbitration, and order the 8 refiling of all documents in the arbitration. Plaintiffs and their counsel used the Memorandum in 9 their foundational pleading in the arbitration: their Response and Counterclaims. Plaintiffs 10 utilized information contained in the Memorandum since the beginning of the substantive 11 arbitration, including to support their broad discovery requests and claim for advancement.

12 93. "It is well settled that dismissal is warranted where, as here, a party has engaged 13 deliberately in deceptive practices that undermine the integrity of judicial proceedings: 'courts 14 have inherent power to dismiss an action when a party has willfully deceived the court and 15 engaged in conduct utterly inconsistent with the orderly administration of justice." Anheuser-16 Busch, Inc. v. Nat. Beverage Distributors, 69 F.3d 337, 348 (9th Cir. 1995) (quoting Wyle v. R.J. 17 Reynolds Indus., Inc., 709 F.2d 585, 591 (9th Cir. 1983)).

18 94. When Plaintiffs found out about the Memorandum in late January or early 19 February 2019, they recognized the Memorandum was not theirs, had not been in their offices, 20 and should not have been in the boxes that were delivered to their counsel. Plaintiffs did nothing 21 to stop their attorneys from utilizing the Memorandum in this action and the arbitration.

22 95. There is a significant need to deter Plaintiffs and future litigants from similar abuse 23 and misuse of an adversary's privileged information. Plaintiffs and their counsel acted in 24 contravention of Merits Incentives, this Court's orders, and Get Fresh's claims of privilege and 25 protection.

26 96. Any conclusion of law stated above that is more appropriately deemed a finding of 27 fact shall be so deemed.

1	ORDER	
2	Based upon the foregoing, the Court grants the Motion for Sanctions and the Motion to	
3	Disqualify for the reasons set forth in these Findings of Fact and Conclusions of Law. The Court	
4	hereby orders the following relief:	
5	1. Based upon the information that has been provided to this Court it appears that the	
6	only person in whom the Memorandum is embedded in the brain of is Brian Berkley of Fox	
7	Rothschild LLP. For that reason, Berkley is no longer permitted to participate in any form in this	
8	litigation, including, but not limited to, this action and the arbitration. Berkley's pro hac vice	
9	status is hereby STRICKEN.	
10	2. Each of Plaintiffs' attorneys (including former attorneys) and Plaintiffs shall	
11	provide all copies of the Memorandum, electronic and print, to Defendants. Each of Plaintiffs'	
12	attorneys must provide a certification that all versions of the Memorandum have been destroyed	
13	and/or provided to Defendants' counsel. This Court is concerned about the number of people	
14	have who touched the Memorandum. ³	
15	3. The current arbitration panel shall be discharged of its duties. A new arbitration	
16	shall be initiated and a new arbitration panel shall be appointed. All filings and related	
17	proceedings or orders in the arbitration are hereby STRICKEN. The parties are ordered to refile	
18	all documents in the arbitration, with Plaintiffs to remove all direct and indirect references to the	
19	Memorandum.	
20	4. An award of reasonable attorneys' fees and costs incurred related to this contest of	
21	the Plaintiffs' improper possession and use of the Memorandum, and the activities after the	
22	August 2, 2019 notification occurred. Get Fresh and Fresh Mix shall file their application for	
23	those fees and costs within twenty (20) days of the entry of this Decision and Order.	
24		
25		
26	³ Plaintiffs offered to submit declarations from the other members of Plaintiffs' litigation	
27	team regarding their use of the Memorandum. (<i>See</i> Feb. 14, 2020 Hr'g Tr. 203:16-20.) The Court then provided that "If there is a particular time keeper besides Mr. Berkley that [Defendants] have	
28	concerns for, I will have a brief hearing with [Defendants] and [Plaintiffs] related to that after you've had the opportunity to have a declaration and decide if I need more information to make a judgment call." (<i>Id.</i> at 203:24-204:3.)	

This Decision and Order; Findings of Fact and Conclusions of Law is hereby 5. STAYED for fifteen (15) days of its entry, as requested by Plaintiffs on February 14, 2020.⁴ IT IS SO ORDERED. DATED: EΖ E IZABETH (<u>`</u>t() EIGHTH JUDICIAL DISTRICT COURT ⁴ This stay includes a stay of the deadline for Get Fresh and Fresh Mix to file their application for attorneys' fees and costs.

Electronically Filed 01/24/2023 1:34 PM Hem CLERK OF THE COURT

1 2 3 4 5 6	ORDR MARK E. FERRARIO Nevada Bar No. 1625 JASON K. HICKS Nevada Bar No. 13149 GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 Telephone: 702.792.3773 Facsimile: 702.792.9002 Email: <u>ferrariom@gtlaw.com</u> <u>hicksja@gtlaw.com</u>		
7	Attorneys for Defendant Get Fresh Sales, Inc.		
8	DISTRICT COURT		
9	CLARK CO	UNTY, NEVADA	
10	PAUL LAGUDI, and individual; and	Case No.: A-18-785391-B	
11	WILLIAM TODD PONDER, an individual,	Dept. No.: 22	
12			
13	Plaintiffs,		
14	v.	ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS'	
15		MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER AND	
16	FRESH MIX, LLC, a Delaware limited	FRESH MIX'S JOINDER THERETO	
17	liability company; GET FRESH SALES, INC., a Nevada corporation; DOES 1-25; and ROE BUSINESS ENTITIES I-X,		
18	inclusive		
19	Defendente		
20	Defendants.		
21			
22	Plaintiffs Paul Lagudi's and William	Todd Ponder's Motion to Vacate, Alter, or Amend	
23	Sanctions Order (the "Motion") and Defenda	nt Lenard E. Schwartzer, Trustee for the Bankruptcy	
24	Estate of Fresh Mix, LLC's ("Fresh Mix") Join	nder and Response thereto came on for hearing before	
25	this Court on November 1, 2022. Plaintiffs we	ere represented by Mark Connot of Fox Rothschild and	
26	Daniel Polsenberg and Abraham Smith of Le	wis Roca Rothgerber Christie LLP. Defendant Fresh	
27	Mix was represented by Steven Eisenberg of S	Stern & Eisenberg, P.C. and Jason A. Imes, Esquire of	

GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 702.792.3773

Schwartzer & Imes Law Firm and Defendant Get Fresh Sales, Inc. was represented by Mark Ferrario
 and Jason Hicks of Greenberg Traurig, LLP.

3 The Court, having reviewed the parties' filings and heard argument, hereby **GRANTS** the Motion and Joinder in part and DENIES them in part. The Motion and Joinder sought to vacate, 4 5 alter, or amend Judge Elizabeth Gonzalez' Decision and Order; Findings of Fact and Conclusions of 6 Law dated March 2, 2020 (the "Order") in its entirety. The parties agree, and the Court finds, that ¶3 7 of the Order in which Judge Gonzalez struck the arbitration filings and ordered a new panel be 8 constituted was a ruling that the Court did not have the power or authority to make. Accordingly, 9 this Court grants the Motion and Joinder in part and vacates only that provision of the Order (page 29, ¶3). For the reasons more fully set forth at the hearing, the Motion is denied in all other respects, 10 11 and all other findings of fact and conclusions of law in the Order remain undisturbed and in full force and effect. 12

IT IS SO ORDERED.

16 Submitted this 23rd day of January 2023 17 **GREENBERG TRAURIG, LLP** 18 By: /s/ Jason Hicks MARK E. FERRARIO 19 Nevada Bar No. 1625 JASON K. HICKS 20 Nevada Bar No. 13149 21 Attorneys for Get Fresh Sales, Inc. 22 23 24 25 26 27 28 ACTIVE 684799828v2

Dated this 24th day of January, 2023 isan!

33B 32B 9BF5 CF4D Susan Johnson District Court Judge

Approved by:

SCHWARTZER & IMES LAW FIRM

By: <u>/s/ Steven Eisenberg</u> JASON A. IMES Nevada Bar No. 7030

> **STERN & EISENBERG, P.C.** STEVEN K. EISENBERG *Pro Hac Vice*

Attorneys for Lenard E. Schwartzer, Trustee for the Bankruptcy Estate of Fresh Mix, LLC

13

14

1 By: Did Not Sign 2 MARK J. CONNOT 3 FOX ROTHSCHILD, LLP 4 DANIEL F. POLSENBERG 5 JOEL D. HENRIOD 6 ABRAHAM G. SMITH 7 LEWIS ROCA ROTHGERBER CHRISTING 8 Attorneys for Paul Lagudi and William Todd Ponder 10 10	
2By: Did Not Sign MARK J. CONNOT Nevada Bar No. 100103FOX ROTHSCHILD, LLP4DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 84926ABRAHAM G. SMITH Nevada Bar No. 132507LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder	
 Nevada Bar No. 10010 FOX ROTHSCHILD, LLP DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 4 4 5 5 6 7 8 9 1 ON HOTHOUMED, EN 1 DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI 8 Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI <i>Attorneys for Paul Lagudi and William Todd</i> <i>Ponder</i> 	
9	IE
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23 24	
25	
26	
27	
28	
ACTIVE 684799828v2	

GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 702.792.3773

Rosehill, Andrea (LSS-LV-LT)

From:	Hicks, Jason (Shld-LV-LT) <jason.hicks@gtlaw.com></jason.hicks@gtlaw.com>
Sent:	Wednesday, January 18, 2023 12:50 PM
То:	Smith, Abraham
Cc:	Ferrario, Mark E. (Shld-LV-LT); Rosehill, Andrea (LSS-LV-LT)
Subject:	RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Correct that is Steve's redline. No we don't have additional detail about attorneys fees at this time.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <ASmith@lewisroca.com>
Sent: Wednesday, January 18, 2023 12:48 PM
To: Hicks, Jason (Shld-LV-LT) <Jason.Hicks@gtlaw.com>
Cc: Ferrario, Mark E. (Shld-LV-LT) <ferrariom@gtlaw.com>; Rosehill, Andrea (LSS-LV-LT) <rosehilla@gtlaw.com>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Has the trustee approved? Is that their redline?

And does Mark have any additional detail about the estimated attorney's fees GF will be seeking?

Abraham G. Smith Pronouns: He/Him Partner

asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com> Sent: Wednesday, January 18, 2023 11:38 AM To: Smith, Abraham <<u>ASmith@lewisroca.com</u>> Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX Importance: High

[EXTERNAL]

Abe,

Please let us know if we have your authority to sign the attached. We will plan to submit it tomorrow either way. Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (ShId-LV-LT)
Sent: Wednesday, November 16, 2022 12:16 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>
Cc: Ferrario, Mark E. (ShId-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Abe - we are well past the deadline. Can we affix your signature?

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Tuesday, November 15, 2022 2:19 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>; seisenberg@sterneisenberg.com; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

I don't believe anything changed with respect to the stay – equitable claim(s) aren't stayed. But as that is an issue outside this brief and the order is already past-due, suggest we get this submitted then deal with that separately if folks think we need to address something.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <<u>ASmith@lewisroca.com</u>>
Sent: Tuesday, November 15, 2022 2:11 PM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; <u>seisenberg@sterneisenberg.com</u>; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; <u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Did we want to try to address the stay?

Abraham G. Smith Pronouns: He/Him asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com</p>
Sent: Tuesday, November 15, 2022 1:13 PM
To: seisenberg@sterneisenberg.com; Polsenberg, Daniel F. <<u>DPolsenberg@lewisroca.com</u>>; Smith, Abraham
<<u>ASmith@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

[EXTERNAL]

These are fine by me. Abe, Mark, or Dan can you please confirm we can sign for you and submit?

Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>
Sent: Tuesday, November 15, 2022 9:58 AM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>;
<u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>;
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Jason,

Please see attached for my revisions. The signature lines should include myself and Jason Imes as signatories; I did not make that change. Also, Jason Imes should remain in the body of the order also as counsel; I added his name in a couple of times and each response has removed him.

I agree that the reference to the joinder should remain so I believe my edits are now minimal. Let me know if the changes are acceptable. If anyone else has comments, please provide them.

Steve

Stern&Eisenberg

About Stern & Eisenberg: Stern & Eisenberg is a full-service law firm providing legal services to our clients located throughout the country. For more information on the types of services we offer please visit our website at <u>www.sterneisenberg.com</u>

A portion of our practice involves the collection of debts. Pursuant to the Fair Debt Collection Practices Act, you are advised this office may be attempting to collect a debt against you and any information obtained will be used for that purpose. If you have received a discharge in bankruptcy, and this debt was not reaffirmed, this correspondence is not and should not be construed to be an attempt to collect a debt, but solely as part of the enforcement of the mortgage/lien against real property.

Confidentiality Notice: This email, including attachments, contains information that is confidential, privileged and exempt from disclosure under applicable law. This information is protected by the attorney-client privilege and is intended solely for the use of the identified recipients. Unintended transmission does not constitute a waiver of the attorney-client or any other privilege. If you receive this communication in error, please immediately notify this law office by reply email and permanently delete the original, any printouts and reproductions of this email and attachments hereto. If you are not the intended recipient, you are hereby notified that the unauthorized use, dissemination, distribution or reproduction of this email and attachments is strictly prohibited and may be unlawful.

Wire Fraud Warning: Wire fraud and email hacking/phishing attacks are on the increase. If you have an escrow or closing transaction with us and you receive an email containing Wire Transfer Instructions, do not respond to the email. Instead, call us immediately, using previously known contact information and NOT information provided in the email, to verify the information prior to sending funds. If you have received new wiring instructions, please notify the firm immediately by phone to confirm. Stern & Eisenberg does not alter its wiring instructions.

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com>
Sent: Tuesday, November 15, 2022 11:56 AM
To: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: <u>ferrariom@gtlaw.com</u>; <u>rosehilla@gtlaw.com</u>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Good morning, I am following up on this order. Please let us know if we have permission to affix your signatures.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Friday, November 11, 2022 3:50 PM
To: 'Steven K. Eisenberg, Esquire' <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; Jason Imes <<u>jimes@sailawfirm.com</u>>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Steven,

The Trustee did join in the motion and so we believe the reference to joinder is appropriate. Please let us know we can sign the attached version on your behalf. Abe/Dan/Mark, please let us know as well.

Thanks,

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

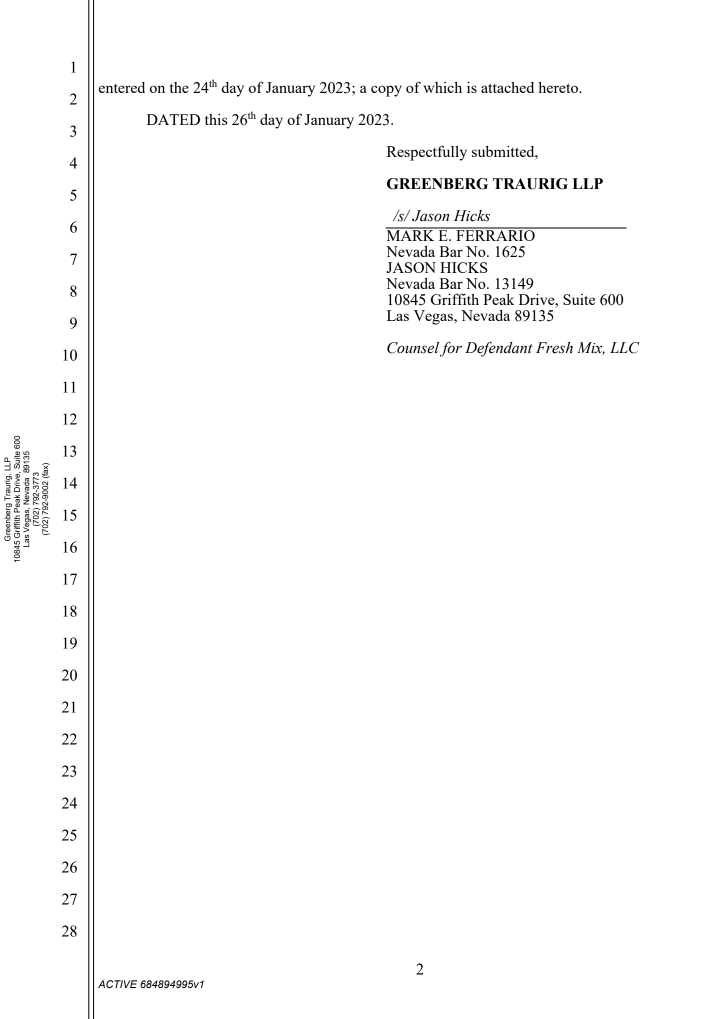
1	CSERV	
2	D	ISTRICT COURT
3	CLAR	K COUNTY, NEVADA
4		
5	Paul Lagudi, Plaintiff(s)	CASE NO: A-18-785391-B
6		
7	VS.	DEPT. NO. Department 22
8	Fresh Mix LLC, Defendant(s)	
9		
10	AUTOMATED	CERTIFICATE OF SERVICE
11		ervice was generated by the Eighth Judicial District
12	recipients registered for e-Service on the	d via the court's electronic eFile system to all he above entitled case as listed below:
13	Service Date: 1/24/2023	
14 15	Leilani Gamboa	l.gamboa@moranlawfirm.com
15	Jeffery Bendavid, Esq.	j.bendavid@moranlawfirm.com
17	Debra Spinelli	dls@pisanellibice.com
18	Andrea Rosehill	rosehilla@gtlaw.com
19		
20	Mark Ferrario	ferrariom@gtlaw.com
21	LVGT docketing	lvlitdock@gtlaw.com
22	Jessie Helm	jhelm@lewisroca.com
23	Kimberly Peets	kap@pisanellibice.com
24	Daniel Polsenberg	dpolsenberg@lewisroca.com
25	Joel Henriod	jhenriod@lewisroca.com
26	Abraham Smith	asmith@lewisroca.com
27		
28		

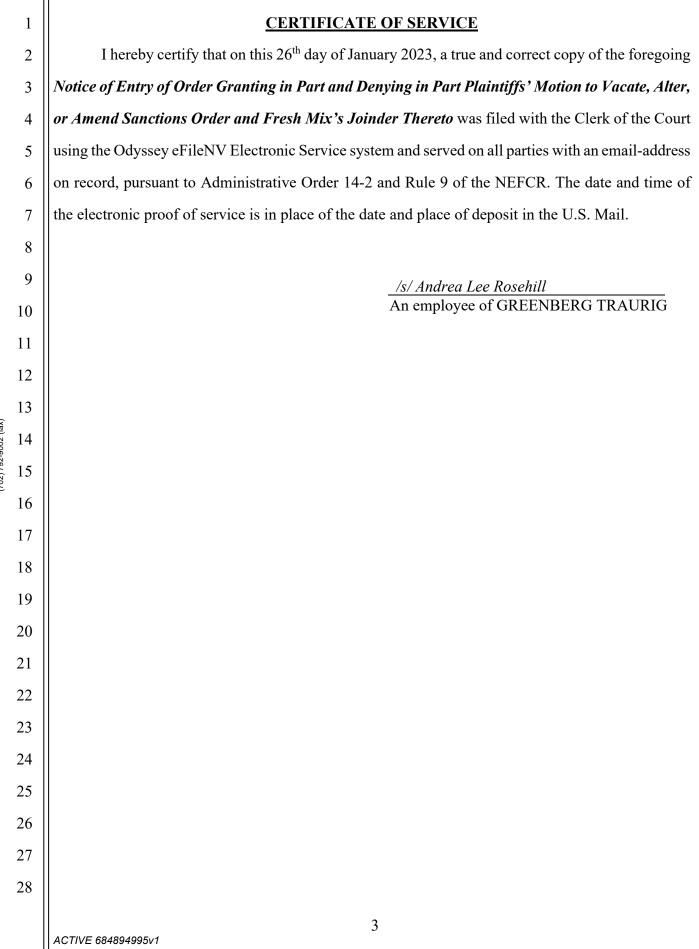
1	James Pisanelli	lit@pisanellibice.com
2 3	Jason Hicks	hicksja@gtlaw.com
4	Andrea Flintz	flintza@gtlaw.com
5	Mark Connot	mconnot@foxrothschild.com
6	Angela Hosey	afhosey@s-mlaw.com
7	Mary Barnes	mabarnes@bhfs.com
8	Kimberlin Williams	kwilliams@sailawfirm.com
9	Dominic Caldara	dcaldara@getfreshsales.com
10		
11	Scott Goldberg	sgoldberg@getfreshsales.com
12	Doreen Loffredo	dloffredo@foxrothschild.com
13	Cinda Towne	cct@pisanellibice.com
14	Evelyn Gaddi	escobargaddie@gtlaw.com
15	Cynthia Kelley	ckelley@lewisroca.com
16	Emily Kapolnai	ekapolnai@lewisroca.com
17	Susan Roman	sroman@nvfirm.com
18 19	Samuel Schwartz	saschwartz@nvfirm.com
20	Emily Anderson	eanderson@nvfirm.com
21	Athanasios Agelakopoulos	aagelakopoulos@nvfirm.com
22	Michael Sturm	msturm@nvfirm.com
23	Jason Imes	efilings@sailawfirm.com
24		2 0 7
25	ECF Inbox	ecf@nvfirm.com
26	Akke Levin	akke.levin@gtlaw.com
27	Steven Eisenberg	seisenberg@sterneisenberg.com
	1	

1	Steven Eisenberg	seisenberg@sterneisenberg.com
2 3	Gigi Ruegsegger	Gigi.Ruegsegger@mto.com
4	Peter Delvalle	peter.delvalle@mto.com
5	Docket Filings	dkt-filings@mto.com
6	Todd Bice	tlb@pisanellibice.com
7	Dominic Caldara	dcaldara@getfreshsales.com
8	John Wise	jwise@getfreshsales.com
9	Jonathan Altman	Jonathan.Altman@mto.com
10		
11		
12		
13		
14 15		
15		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

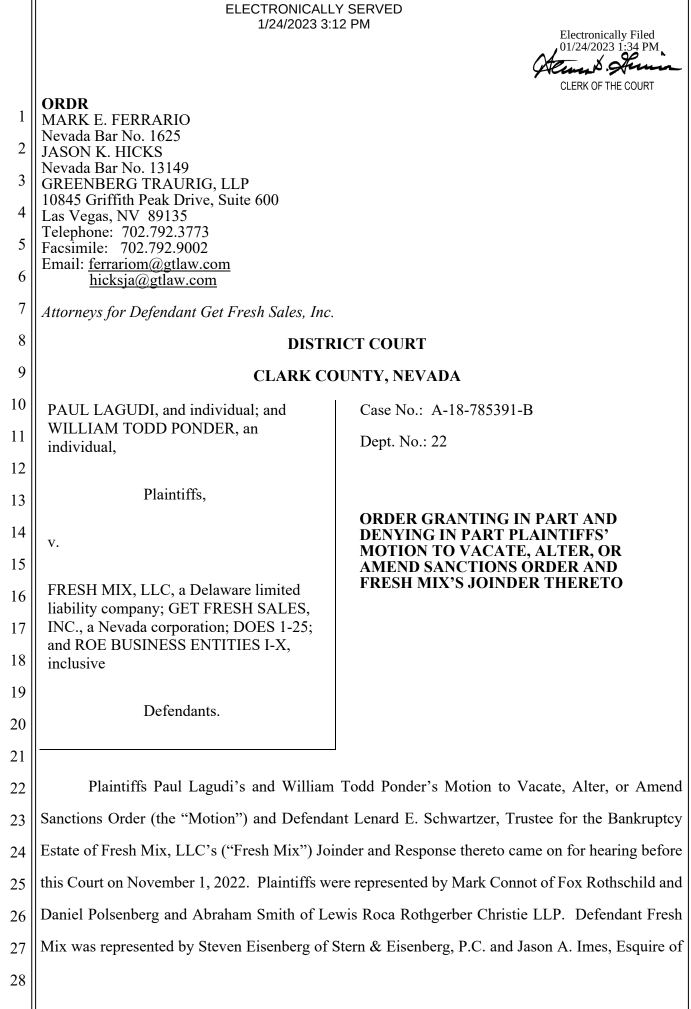
	1 2 3 4 5 6 7 8 9	NTSO MARK E. FERRARIO, ESQ. Nevada Bar No. 1625 JASON HICKS, ESQ. Nevada Bar No. 13149 GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Email: <u>ferrariom@gtlaw.com</u> <u>hicksja@gtlaw.com</u> <i>Counsel for Defendant Fresh Mix, LLC</i>	Electronically Filed 1/26/2023 4:32 PM Steven D. Grierson CLERK OF THE COURT
	10	CLARK COUN	TY, NEVADA
	11 12	PAUL LAGUDI, an individual; and WILLIAM TODD PONDER, an individual,	Case No.: A-18-785391-B Dept. No.: XXII
o 11te 600 35	13	Plaintiffs,	NOTICE OF ENTRY OF ORDER
Greenberg Traurig, LLP 6 Griffith Peak Drive, Suite 600 as Vegas, Nevada 89135 (702) 792-9002 (fax) (702) 792-9002 (fax)	14	V.	GRANTING IN PART AND DENYING IN PART PLAINTIFFS' MOTION TO
reenberg Traurig, LL sriffith Peak Drive, S Vegas, Nevada 89 (702) 792-3773 (702) 792-9002 (fax)	15	v.	VACATE, ALTER, OR AMEND SANCTIONS ORDER AND FRESH
Greenber 10845 Griffith F Las Vegas (702) (702) 73	16 17	FRESH MIX, LLC, a Delaware limited liability company; GET FRESH SALES, INC., a Nevada corporation; DOES 1-25; and ROE BUSINESS ENTITIES I-X, inclusive	MIX'S JOINDER THERETO
	18	Defendants.	
	19		
	20		
	21	PLEASE TAKE NOTICE that the Order G	ranting in Part and Denying in Part Plaintiffs'
	22	Motion to Vacate, Alter, or Amend Sanctions Ord	er and Fresh Mix's Joinder Thereto was
	23		
	24		
	25		
	26		
	27		
	28		
		ACTIVE 684894995v1	
		Case Number: A-18-78539	91-B

-





3reenberg Traurig, LLP Griffith Peak Drive, Suite 600 is Vegas, Nevada 89135 (702) 792-3773 (702) 792-9002 (fax)



GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 702,792.3773 Schwartzer & Imes Law Firm and Defendant Get Fresh Sales, Inc. was represented by Mark Ferrario
 and Jason Hicks of Greenberg Traurig, LLP.

3 The Court, having reviewed the parties' filings and heard argument, hereby **GRANTS** the Motion and Joinder in part and DENIES them in part. The Motion and Joinder sought to vacate, 4 5 alter, or amend Judge Elizabeth Gonzalez' Decision and Order; Findings of Fact and Conclusions of Law dated March 2, 2020 (the "Order") in its entirety. The parties agree, and the Court finds, that ¶3 6 7 of the Order in which Judge Gonzalez struck the arbitration filings and ordered a new panel be 8 constituted was a ruling that the Court did not have the power or authority to make. Accordingly, 9 this Court grants the Motion and Joinder in part and vacates only that provision of the Order (page 29, ¶3). For the reasons more fully set forth at the hearing, the Motion is denied in all other respects, 10 and all other findings of fact and conclusions of law in the Order remain undisturbed and in full force 11 and effect. 12

IT IS SO ORDERED.

16 Submitted this 23rd day of January 2023 17 **GREENBERG TRAURIG, LLP** 18 By: /s/ Jason Hicks MARK E. FERRARIO 19 Nevada Bar No. 1625 JASON K. HICKS 20 Nevada Bar No. 13149 21 Attorneys for Get Fresh Sales, Inc. 22 23 24 25 26 27 28

Dated this 24th day of January, 2023 isan!

33B 32B 9BF5 CF4D Susan Johnson District Court Judge

Approved by:

SCHWARTZER & IMES LAW FIRM

By: <u>/s/ Steven Eisenberg</u> JASON A. IMES Nevada Bar No. 7030

> **STERN & EISENBERG, P.C.** STEVEN K. EISENBERG *Pro Hac Vice*

Attorneys for Lenard E. Schwartzer, Trustee for the Bankruptcy Estate of Fresh Mix, LLC

13

14

1 By: Did Not Sign 2 MARK J. CONNOT 3 FOX ROTHSCHILD, LLP 4 DANIEL F. POLSENBERG 5 JOEL D. HENRIOD 6 ABRAHAM G. SMITH 7 LEWIS ROCA ROTHGERBER CHRISTING 8 Attorneys for Paul Lagudi and William Todd Ponder 10 10	
2By: Did Not Sign MARK J. CONNOT Nevada Bar No. 100103FOX ROTHSCHILD, LLP4DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 84926ABRAHAM G. SMITH Nevada Bar No. 132507LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder	
 Nevada Bar No. 10010 FOX ROTHSCHILD, LLP DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 4 4 5 5 6 7 8 9 1 ON HOTHOUMED, EN 1 DANIEL F. POLSENBERG Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI 8 Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 2376 JOEL D. HENRIOD Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 8492 ABRAHAM G. SMITH Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI Attorneys for Paul Lagudi and William Todd Ponder 	
 Nevada Bar No. 13250 LEWIS ROCA ROTHGERBER CHRISTI <i>Attorneys for Paul Lagudi and William Todd</i> <i>Ponder</i> 	
9	IE
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23 24	
25	
26	
27	
28	
ACTIVE 684799828v2	

GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, NV 89135 702.792.3773

Rosehill, Andrea (LSS-LV-LT)

From:	Hicks, Jason (Shld-LV-LT) <jason.hicks@gtlaw.com></jason.hicks@gtlaw.com>
Sent:	Wednesday, January 18, 2023 12:50 PM
То:	Smith, Abraham
Cc:	Ferrario, Mark E. (Shld-LV-LT); Rosehill, Andrea (LSS-LV-LT)
Subject:	RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Correct that is Steve's redline. No we don't have additional detail about attorneys fees at this time.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <ASmith@lewisroca.com>
Sent: Wednesday, January 18, 2023 12:48 PM
To: Hicks, Jason (Shld-LV-LT) <Jason.Hicks@gtlaw.com>
Cc: Ferrario, Mark E. (Shld-LV-LT) <ferrariom@gtlaw.com>; Rosehill, Andrea (LSS-LV-LT) <rosehilla@gtlaw.com>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Has the trustee approved? Is that their redline?

And does Mark have any additional detail about the estimated attorney's fees GF will be seeking?

Abraham G. Smith Pronouns: He/Him Partner

asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com> Sent: Wednesday, January 18, 2023 11:38 AM To: Smith, Abraham <<u>ASmith@lewisroca.com</u>> Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX Importance: High

[EXTERNAL]

Abe,

Please let us know if we have your authority to sign the attached. We will plan to submit it tomorrow either way. Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (ShId-LV-LT)
Sent: Wednesday, November 16, 2022 12:16 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>
Cc: Ferrario, Mark E. (ShId-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Abe - we are well past the deadline. Can we affix your signature?

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Tuesday, November 15, 2022 2:19 PM
To: 'Smith, Abraham' <<u>ASmith@lewisroca.com</u>>; seisenberg@sterneisenberg.com; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

I don't believe anything changed with respect to the stay – equitable claim(s) aren't stayed. But as that is an issue outside this brief and the order is already past-due, suggest we get this submitted then deal with that separately if folks think we need to address something.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Smith, Abraham <<u>ASmith@lewisroca.com</u>>
Sent: Tuesday, November 15, 2022 2:11 PM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; <u>seisenberg@sterneisenberg.com</u>; Polsenberg, Daniel F.
<<u>DPolsenberg@lewisroca.com</u>>; <u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Did we want to try to address the stay?

Abraham G. Smith Pronouns: He/Him asmith@lewisroca.com D. 702.474.2689

LEWIS 🗌 ROCA

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com</p>
Sent: Tuesday, November 15, 2022 1:13 PM
To: seisenberg@sterneisenberg.com; Polsenberg, Daniel F. <<u>DPolsenberg@lewisroca.com</u>>; Smith, Abraham
<<u>ASmith@lewisroca.com</u>>; mconnot@foxrothschild.com; jimes@sailawfirm.com
Cc: ferrariom@gtlaw.com; rosehilla@gtlaw.com
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

[EXTERNAL]

These are fine by me. Abe, Mark, or Dan can you please confirm we can sign for you and submit?

Thanks.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>
Sent: Tuesday, November 15, 2022 9:58 AM
To: Hicks, Jason (Shld-LV-LT) <<u>Jason.Hicks@gtlaw.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>;
<u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>;
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Jason,

Please see attached for my revisions. The signature lines should include myself and Jason Imes as signatories; I did not make that change. Also, Jason Imes should remain in the body of the order also as counsel; I added his name in a couple of times and each response has removed him.

I agree that the reference to the joinder should remain so I believe my edits are now minimal. Let me know if the changes are acceptable. If anyone else has comments, please provide them.

Steve

Stern&Eisenberg

About Stern & Eisenberg: Stern & Eisenberg is a full-service law firm providing legal services to our clients located throughout the country. For more information on the types of services we offer please visit our website at <u>www.sterneisenberg.com</u>

A portion of our practice involves the collection of debts. Pursuant to the Fair Debt Collection Practices Act, you are advised this office may be attempting to collect a debt against you and any information obtained will be used for that purpose. If you have received a discharge in bankruptcy, and this debt was not reaffirmed, this correspondence is not and should not be construed to be an attempt to collect a debt, but solely as part of the enforcement of the mortgage/lien against real property.

Confidentiality Notice: This email, including attachments, contains information that is confidential, privileged and exempt from disclosure under applicable law. This information is protected by the attorney-client privilege and is intended solely for the use of the identified recipients. Unintended transmission does not constitute a waiver of the attorney-client or any other privilege. If you receive this communication in error, please immediately notify this law office by reply email and permanently delete the original, any printouts and reproductions of this email and attachments hereto. If you are not the intended recipient, you are hereby notified that the unauthorized use, dissemination, distribution or reproduction of this email and attachments is strictly prohibited and may be unlawful.

Wire Fraud Warning: Wire fraud and email hacking/phishing attacks are on the increase. If you have an escrow or closing transaction with us and you receive an email containing Wire Transfer Instructions, do not respond to the email. Instead, call us immediately, using previously known contact information and NOT information provided in the email, to verify the information prior to sending funds. If you have received new wiring instructions, please notify the firm immediately by phone to confirm. Stern & Eisenberg does not alter its wiring instructions.

From: Jason.Hicks@gtlaw.com <Jason.Hicks@gtlaw.com>
Sent: Tuesday, November 15, 2022 11:56 AM
To: Steven K. Eisenberg, Esquire <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; <u>jimes@sailawfirm.com</u>
Cc: <u>ferrariom@gtlaw.com</u>; <u>rosehilla@gtlaw.com</u>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Good morning, I am following up on this order. Please let us know if we have permission to affix your signatures.

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

From: Hicks, Jason (Shld-LV-LT)
Sent: Friday, November 11, 2022 3:50 PM
To: 'Steven K. Eisenberg, Esquire' <<u>seisenberg@sterneisenberg.com</u>>; <u>dpolsenberg@lrrc.com</u>; <u>asmith@lewisroca.com</u>; <u>mconnot@foxrothschild.com</u>; Jason Imes <<u>jimes@sailawfirm.com</u>>
Cc: Ferrario, Mark E. (Shld-LV-LT) <<u>ferrariom@gtlaw.com</u>>; Rosehill, Andrea (LSS-LV-LT) <<u>rosehilla@gtlaw.com</u>>
Subject: RE: Lagudi/Get Fresh - Order on Mtn to Amend Sanction Order.DOCX

Steven,

The Trustee did join in the motion and so we believe the reference to joinder is appropriate. Please let us know we can sign the attached version on your behalf. Abe/Dan/Mark, please let us know as well.

Thanks,

Jason Hicks Greenberg Traurig, LLP Office: 702.938.6924 Cellular: 702.279.9493 jason.hicks@gtlaw.com

1	CSERV		
2	D	ISTRICT COURT	
3	CLARK COUNTY, NEVADA		
4			
5	Paul Lagudi, Plaintiff(s)	CASE NO: A-18-785391-B	
6			
7	VS.	DEPT. NO. Department 22	
8	Fresh Mix LLC, Defendant(s)		
9			
10	AUTOMATED CERTIFICATE OF SERVICE		
11	This automated certificate of service was generated by the Eighth Judicial District		
12	Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
13	Service Date: 1/24/2023		
14 15	Leilani Gamboa	l.gamboa@moranlawfirm.com	
15	Jeffery Bendavid, Esq.	j.bendavid@moranlawfirm.com	
17	Debra Spinelli	dls@pisanellibice.com	
18	Andrea Rosehill	rosehilla@gtlaw.com	
19			
20	Mark Ferrario	ferrariom@gtlaw.com	
21	LVGT docketing	lvlitdock@gtlaw.com	
22	Jessie Helm	jhelm@lewisroca.com	
23	Kimberly Peets	kap@pisanellibice.com	
24	Daniel Polsenberg	dpolsenberg@lewisroca.com	
25	Joel Henriod	jhenriod@lewisroca.com	
26	Abraham Smith	asmith@lewisroca.com	
27			
28			

1	James Pisanelli	lit@pisanellibice.com
2 3	Jason Hicks	hicksja@gtlaw.com
4	Andrea Flintz	flintza@gtlaw.com
5	Mark Connot	mconnot@foxrothschild.com
6	Angela Hosey	afhosey@s-mlaw.com
7	Mary Barnes	mabarnes@bhfs.com
8	Kimberlin Williams	kwilliams@sailawfirm.com
9	Dominic Caldara	dcaldara@getfreshsales.com
10		
11	Scott Goldberg	sgoldberg@getfreshsales.com
12	Doreen Loffredo	dloffredo@foxrothschild.com
13	Cinda Towne	cct@pisanellibice.com
14	Evelyn Gaddi	escobargaddie@gtlaw.com
15	Cynthia Kelley	ckelley@lewisroca.com
16	Emily Kapolnai	ekapolnai@lewisroca.com
17	Susan Roman	sroman@nvfirm.com
18 19	Samuel Schwartz	saschwartz@nvfirm.com
20	Emily Anderson	eanderson@nvfirm.com
21	Athanasios Agelakopoulos	aagelakopoulos@nvfirm.com
22	Michael Sturm	msturm@nvfirm.com
23	Jason Imes	efilings@sailawfirm.com
24		2 0 7
25	ECF Inbox	ecf@nvfirm.com
26	Akke Levin	akke.levin@gtlaw.com
27	Steven Eisenberg	seisenberg@sterneisenberg.com
	1	

1	Steven Eisenberg	seisenberg@sterneisenberg.com
2 3	Gigi Ruegsegger	Gigi.Ruegsegger@mto.com
4	Peter Delvalle	peter.delvalle@mto.com
5	Docket Filings	dkt-filings@mto.com
6	Todd Bice	tlb@pisanellibice.com
7	Dominic Caldara	dcaldara@getfreshsales.com
8	John Wise	jwise@getfreshsales.com
9	Jonathan Altman	Jonathan.Altman@mto.com
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Court Matters		COURT MINUTES	December 11, 2018	
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I			
December 11, 2018 9:00 AM All Pending Motions				
HEARD BY: Gonz	alez, Elizabeth	COURTROOM:	RJC Courtroom 03E	
COURT CLERK: Dulce Romea				
RECORDER: Jill Hawkins				
REPORTER:				
PARTIES				
PRESENT: Ber Lag Les Pis Por	ndavid, Jeffrey A. gudi, Paul slie, Bruce Alan anelli, James J nder, William Todd inelli, Debra L.	Attorney Plaintiff Attorney Attorney Plaintiff Attorney JOURNAL ENTRIES		
JOORIVAL EIVIKIES				
- MOTION TO FILE	- MOTION TO FILE EXHIBIT 1 TO MOTION FOR PRELIMINARY INJUNCTION AND EX PARTE			

- MOTION TO FILE EXHIBIT TTO MOTION FOR PRELIMINARY INJUNCTION AND EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER UNDER SEAL ON ORDER SHORTENING TIME...PLAINTIFFS, PAUL LAGUDI AND WILLIAM TODD PONDER,S EX PARTE APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME

APPEARANCES CONTINUED: Scott Goldberg, Client Representative for Defendants.

Court noted it does not review documents in camera unless it asked for them, and returned to Mr. Bendavid Exhibit 1 that was submitted for in camera review.

MOTION TO FILE EXHIBIT 1 TO MOTION FOR PRELIMINARY INJUNCTION AND EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER UNDER SEAL ON ORDER

PRINT DATE: 02/27/2023

SHORTENING TIME: There being no objection, COURT ORDERED, motion to seal GRANTED.

PLAINTIFFS, PAUL LAGUDI AND WILLIAM TODD PONDER'S EX PARTE APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME: As the motion to seal has now been granted, Mr. Bendavid returned to the Court Exhibit 1, the operating agreement, for the Court's reference. Court DIRECTED Mr. Bendavid to have it FILED UNDER SEAL. Mr. Bendavid referred the Court to 8.3 and argued in support of the application for TRO. Court asked Defendants' counsel to explain why, under 5.2(b), the removal provision of the membership agreement, that what they did was right. Mr. Pisanelli argued the Plaintiffs were not removed as managers and that they still have whatever duties and responsibilities managers have. Mr. Pisanelli further argued as to 14.a, to which the Court noted it will wait to decide to compel arbitration until counsel actually files that motion, argued these claims are derivative in nature, and that at the end of the day this is an employment dispute. Reply by Mr. Bendavid as to the Plaintiffs being the only parties advancing Fresh Mix and bringing in sales.

COURT ORDERED, application for TRO GRANTED in a limited aspect. To the extent that there is an attempt to remove the Plaintiffs as managers, that is ENJOINED under section 5.2b; however, issues related to employment are DENIED. With regards to the issue of the email accounts, those will be reinstituted. The Court is GRANTING injunctive relief related to the email accounts and personal property of the Defendants. In addition, the Defendants, and their respective members, shareholders, managers, directors, officers, employees, contractors, representatives, agents, and officers shall IDENTIFY to Plaintiffs each email sent to the email accounts of the Plaintiffs, which were redirected and access was denied, and IDENTIFY each individual who received, read, or reviewed each of the identified emails. Defendants will no longer tell anyone that the Plaintiffs are no longer with Fresh Mix, since they remain as managers. The issue of employment status is not an issue the Court is forced to deal with. The individuals are managers of the company and as managers have certain rights and responsibilities, which do not include keys, cellphones, offices, necessarily health insurance, but does include the email accounts, as many managers of LLC's operate with email accounts to assist with the information needed to perform their duties. The Court is concerned related to the employment status; however, at this point it appears that they were at-will employees because of the expiration of the agreement, and the Court will not grant any relief related to the employment contracts.

With regards to the bond amount, Mr. Bendavid argued as to section 14.a and Mr. Pisanelli, noting Nevada law, requested a minimum of \$50,000 to cover attorney's fees. COURT ORDERED, BOND SET at \$500.

With regards to discovery and briefing prior to a preliminary injunction hearing, Mr. Pisanelli stated he would like to depose the two Plaintiffs, and document production, without being overbearing, can be limited to certain categories. COURT ORDERED, parties given 10 requests for production. Mr. Bendavid stated he would like to take the deposition of the three managers and some limited requests; 10 requests for production are enough; his client is also entitled to tax returns. Court NOTED litigation does not prevent managers from obtaining information. COURT ORDERED,

PRINT DATE: 02/27/2023

parties given 15 days' response time to requests for production and 10 days to notice depositions; those depositions are not preclusive of counsel taking other depositions in the case-in-chief. Upon Court's inquiry, counsel confirmed they are limiting them to the 7-hour depositions at this point.

Mr. Pisanelli noted that hopefully, before fully going down the road of discovery prior to the preliminary injunction hearing, they can address and make a record on a motion for arbitrability, because an arbitrator or panel may want to manage discovery. Court noted it is not there yet. Colloquy regarding timing of the motion and scheduling the hearing. Court noted it will be out of the jurisdiction for a time in February and that it has two upcoming jury trials that each claim to be two weeks long; the Court can advance the motion to compel and motion to dismiss in the instant case and can set the preliminary injunction hearing after February 19 or on Friday, January 4, 2019. Mr. Pisanelli requested the parties meet and confer first. COURT ORDERED, preliminary injunction hearing SET for Thursday, December 27, 2018. The parties are welcome to stipulate around that date and work on a new one but must also agree to extend the TRO or agree that it will expire. Mr. Bendavid advised one of his clients lives in Australia. COURT NOTED he can testify by video.

Temporary Restraining Order signed in open court and returned to Mr. Bendavid for filing. Court reminded Mr. Bendavid to file Exhibit 1.

Mr. Leslie offered to the Court that as to the email accounts, 90% of the email traffic was as the Plaintiffs' role as employees. Court noted email accounts are not necessarily limited to employees and that members and managers of LLC's frequently have company email accounts. The Court will NOT LIMIT the quality or type of emails that went to the Plaintiffs' email addresses before or that come to those addresses now; it is certain that with respect to sales emails, Mr. Bendavid will have a discussion with this clients as to how important it is that those emails go to whoever the company has decided is managing that function. With regards to communicating to the marketplace, the Court assumes everyone will give the marketplace a good front because their goal is to keep everything going. With regards to the bond setting, Court explained that given the contractual language it appears the parties had agreed to no bond; however, in order to comply with Nevada law, the Court has set bond and limited it to a nominal amount; counsel for Defendants can file a motion.

Mr. Bendavid inquired about his clients setting up a meeting with company operators / administrators. Court noted that is not a manager job, i.e. manager being top of the trees.

12-27-18 9:00 AM PRELIMINARY INJUNCTION HEARING

DISTRICT COURT **CLARK COUNTY, NEVADA**

Other Business Court	Matters	COURT MINUTES	December 24, 2018
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
December 24, 2018	9:00 AM	Motion to Dismiss	
HEARD BY: Gonzal	ez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: Du	Ilce Romea		
RECORDER: Jill Ha	wkins		
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	

- No appearances.

COURT ORDERED, the instant motion and the Preliminary Injunction Hearing that is on calendar for December 27, 2018 are both RESET on Thursday, January 3, 2019 at 9 am.

DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S 1-3-19 9:00 AM MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIME...PRELIMINARY INJUNCTION HEARING

MOTION TO REDACT DEFENDANTS FRESH MIX, LLC AND GET 1-11-19 CHAMBERS FRESH SALES, INC.'S OPPOSITION TO EX PARTE APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND MOTION FOR A PRELIMINARY INJUNCTION ON AN ORDER SHORTENING TIME AND EXHIBITS A AND B THERETO

1-14-19 9:00 AM MOTION TO REDACT DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION AND SEAL EXHIBIT 1 THERETO

A-18-785391-B

CLERK'S NOTE: This minute order was distributed to the parties via the E-Service List. / dr 12-24-18

DISTRICT COURT CLARK COUNTY, NEVADA

Other Business Co	urt Matters	COURT MINUTES	January 11, 2019
A-18-785391-B	Paul Lagudi, Plavs. Fresh Mix LLC,		
January 11, 2019	3:00 AM	Motion to Seal/Redact Records	
HEARD BY: Gon	zalez, Elizabeth	COURTROOM:	Chambers
COURT CLERK:	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to seal is deemed unopposed. As the proposed redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

1-16-19 9:00 AM DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIME...

...MOTION TO REDACT DEFENDANTS FRESH MIX LLC AND GET FRESH SALES INC.'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION AND SEAL EXHIBIT 1 THERETO...

...STATUS CHECK: SCHEDULING THE PRELIMINARY INJUNCTION HEARING...PRELIMINARY INJUNCTION HEARING

A-18-785391-B

CLERK'S NOTE: A copy of this minute order was distributed via the E-Service List. / dr 1-14-19

Other Business	Court Matters	COURT MINUTES	January 16, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
January 16, 2019	9:00 AM	All Pending Motions	
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Bendavid, Jeffrey A. Pisanelli, James J Ponder, William Todd Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Plaintiff Attorney Attorney	
		IOURNAL ENTRIES	

- DEFENDANTS FRESH MIX LLC AND GET FRESH SALES, INC'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION ON AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr. Bendavid, COURT ORDERED, based upon the information currently before the Court, it appears the employment agreement expired long ago; therefore, no arbitration provision in the employment agreement survives for purposes of this dispute. The equitable remedies that are sought in the complaint are excluded from arbitration in paragraph 14.8 of the operating agreement but the remaining claims and the basis of those claims are subject to arbitration.

STATUS CHECK: SCHEDULING PRELIMINARY INJUNCTION HEARING...PRELIMINARY INJUNCTION HEARING: Court inquired whether, given the agreement to extend the applicability of the TRO until the preliminary injunction hearing, counsel wanted to discuss the scheduling of the preliminary injunction before the Court decises what the stay is. Colloquy. With the parties' agreement, COURT noting everything STAYED until arbitration concludes, ORDERED, matter SET

for status check in 120 days on the chambers calendar. Counsel to file a status report regarding mediation. Preliminary Injunction Hearing taken OFF CALENDAR at this time.

Upon Mr. Pisanelli's inquiry, Court clarified that except for the request of injunctive relief related to the Plaintiffs' possessions and positions as members of the LLC, parties will go to arbitration and deal with that; the injunction which is limited in nature that the Court issued will REMAIN in place until the parties return before this Court; the only thing the Court will deal with until they are done with arbitration is injunctive relief.

Upon Mr. Bendavid's inquiry regarding a prior discussion on books and records, Court stated the parties will deal with the arbitrator on whether those were received; under Nevada statute, the Plaintiff has a right to file a separate books and records case or amend the complaint to add a books and records portion; however, the easiest way for the parties to deal with it may be to do it as part of their discovery in arbitration.

MOTION TO REDACT DEFENDANT'S FRESH MIX LLC AND GET FRESH SALES INC'S MOTION TO DISMISS OR IN THE ALTERNATIVE TO STAY AND TO COMPEL ARBITRATION AND SEAL EXHIBIT 1 THERETO...MOTION TO REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S REPLY IN SUPPORT OF MOTION TO DISMISS OR, IN THE ALTERNATIVE, TO STAY AND TO COMPEL ARBITRATION [Advanced from February 22, 2019 chambers]: COURT ORDERED, motions to redact GRANTED based upon commercially sensitive information.

5-17-19 CHAMBERS STATUS CHECK: ARBITRATION

Other Business Co	urt Matters	COURT MINUTES	May 17, 2019
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
May 17, 2019	3:00 AM	Status Check	
HEARD BY: Gon	zalez, Elizabeth	COURTROOM: Chambers	
COURT CLERK:	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT reviewed both status reports filed May 16, 2019, and ORDERED, matter SET for Status Check in 120 days regarding completion of arbitration. If any issues addressed in the status reports are in need of resolution, counsel to file a motion after a meet and confer.

9-13-19 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via the E-Service List. / dr 5-20-19

Other Business	Court Matters	COURT MINUTES	August 05, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
August 05, 2019	9:00 AM	All Pending Motions	
HEARD BY: G	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- COURT NOTED there is apparently an issue about an Exhibit T that the Court did not read and is the subject of a motion to strike, which Mr. Pisanelli wants the Court to address first. COURT ORDERED, the motion to STRIKE EXHIBIT T is GRANTED, but NOT the reply; however, the Court will then let counsel argue whether the exhibit can be produced subject to disclosure or any protection at all. The Court will NOT READ Exhibit T, but will GRANT the motion to strike it for purposes of this hearing. COURT ORDERED, Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay this Action on an Order Shortening Time, as well as Plaintiffs' Opposition to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and Order Shortening Time, as well as Plaintiffs' Opposition to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay this Action on an Order Shortening Time MARKED as Court's Exhibit 1 for today and SEALED. (See worksheet). However, the motion to strike is not placed on calendar for hearing.

Mr. Pisanelli requested this proceeding be stayed because the other side analyzed T as part of the

reply and there is a continuing violation of the privilege. Court stated it will PROCEED with the hearing; if counsel wishes to propose redactions to the reply, he may. Matter TRAILED.

Matter RECALLED.

PLAINTIFFS' MOTION TO LIFT STAY AND AMEND THE COMPLAINT ON AN ORDER SHORTENING TIME: Mr. Connot argued in support of the motion seeking the ability to amend the complaint and letting the Defendants take whatever action they want to take at this point. Mr. Pisanelli responded, arbitration was initiated but the other side simply gave a flat denial of allegations; things remain in limbo or this may be a strategy to delay arbitration; there is a motion to lift the stay, but he would suggest there is no emergency at all; indemnification was denied 4 months ago; there is no change in circumstances and the need to file an amended complaint is not reason enough. Following further argument by Mr. Connot, COURT ORDERED, motion GRANTED; however, the Plaintiffs appear to be subject to the February 1, 2019 order related to arbitration with the sole exception of the books and records issue, which the Court has previously addressed and has not been removed. If seeking receivership counsel to file a motion.

COURT ORDERED, status check previously set on September 13, 2019 in chambers on the completion of arbitration VACATED. Matter set for status check in 6 months, or February 7, 2020, to see how the parties are doing on the arbitration.

Court noted it can make considerations outside the stay as to what counsel would like to do about Exhibit T; if they prefer to do it in arbitration that will be fine, but the Court would like a plan before the parties leave so the Court does not lose track of it. Mr. Pisanelli stated it seems this may require action on both sides, and the problem is that it may also include disqualification of counsel. COURT ORDERED, matter SET for status check on Friday, August 9, in chambers as to whether the Court will be working with counsel on a hearing for a motion for protection or if counsel would like the Court to do an in camera review. Mr. Pisanelli advised he can give a status report by the end of the day.

Court stated that if the parties do not have an agreement on redactions on the reply, the Court will hear a motion.

Upon Mr. Pisanelli's request for clarification, Court concurred it is allowing the new claims and sending everything back to arbitration, except for the books and records issue and if someone wants to appoint a receiver. Upon Mr. Connot's inquiry, Court confirmed this includes the claim for indemnification, which can be raised in front of the arbitrator.

 \sim

MOTION TO REDACT EXHIBIT 1 TO PLAINTIFFS' MOTION TO LIFT THE STAY AND AMEND THE COMPLAINT ON AN ORDER SHORTENING TIME: COURT ORDERED, motion GRANTED.

MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S OPPOSITION TO MOTION TO LIFT STAY AND AMEND COMPLAINT ON AN ORDER SHORTENING TIME AND EXHIBIT B THERETO, AND (2) SEAL EXHIBIT D THERETO [Advanced from August 30, 2019 - chambers]...PLAINTIFFS' MOTION TO SEAL EXHIBITS X-CC AND EXHIBIT FF TO PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT [Advanced from September 6, 2019 - chambers]: COURT ORDERED, motions ADVANCED and GRANTED because they contain confidential information, except for Exhibit T to the Reply which was stricken.

8-9-19 CHAMBERS STATUS CHECK

9-9-19 CHAMBERS PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business Cour	t Matters	COURT MINUTES		August 09, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, 1			
August 09, 2019	3:00 AM	Status Check		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: D	ulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Court reviewed status report filed 8/8/19. Referenced motion may be filed without the necessity of a partial relief of stay given circumstances discussed on 8/5/19.

08/16/2019 CHAMBER CALENDAR - DEPARTMENT XI DEFENDANTS' MOTION TO REDACT: (1) PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT, AND (2) PLAINTIFFS' OPPOSITION TO DEFENDANTS' EMERGENCY MOTION TO (1) STRIKE PLAINTIFFS' REPLY IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT AND EXHIBIT T THERETO; AND (2) STAY THIS ACTION ON AN ORDER SHORTENING TIME AND EXHIBIT 1 THERETO ON AN ORDER SHORTENING TIME

09/09/2019 9:00 AM - Department XI PLAINTIFFS MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT

02/07/2020 CHAMBER CALENDAR - DEPARTMENT XI

PRINT DATE: 02/27/2023

Page 14 of 95

Minutes Date: December 11, 2018

STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr8/9/19

Other Business Court	Matters	COURT MINUTES		August 16, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I			
August 16, 2019	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gonzal	ez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	ılce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- COURT ORDERED, motion CONTINUED to the oral calendar for Monday, August 26, 2019. Counsel to APPEAR.

8-26-19 9:00 AM DEFENDANTS' MOTION TO REDACT: (1) PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT, AND (2) PLAINTIFFS' OPPOSITION TO DEFENDANTS' EMERGENCY MOTION TO (1) STRIKE PLAINTIFFS' REPLY IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT AND EXHIBIT T THERETO; AND (2) STAY THIS ACTION ON AN ORDER SHORTENING TIME AND EXHIBIT 1 THERETO ON AN ORDER SHORTENING TIME

9-9-199:00 AMPLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF INSUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 8-19-19

A-18-785391-B

Other Business	Court Matters	COURT MINUTES	August 26, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
August 26, 2019	9:00 AM	Motion to Seal/Redact Records	
HEARD BY: (Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: Dulce Romea			
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Leslie, Bruce Alan Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- COURT ORDERED, motion regarding clawback issues on order shortening time (OST) SET for September 9, 2019 at 9 am; OST signed and returned to counsel for filing. Opposition DUE by the Friday before (September 6) at noon. Ms. Spinelli stated she will not be here but she believes the September 9 date will work for Mr. Pisanelli.

Following arguments by Ms. Spinelli and Mr. Connot, COURT ORDERED, motion to redact GRANTED IN PART. With respect to the communications related to the panelists the motion is DENIED; with all other respects it is GRANTED.

Counsel to submit proposed redactions. Matter SET for status check on the chambers calendar for Friday, August 30th.

8-30-19	CHAMBERS	STATUS CHECK: PROP	OSED REDACTIO	ONS BY THE
DEFENDANT	S			
PRINT DATE:	02/27/2023	Page 18 of 95	Minutes Date:	December 11, 2018

9-9-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT...

...MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME...

...MOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL EXHIBITS 3-5 THERETO

9-20-19 CHAMBERS PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)

9-30-19	9:00 AM	MOTION TO DISQUALIFY FOX ROTHSCHILD LLP
2-7-20	CHAMBERS	STATUS CHECK: COMPLETION OF ARBITRATION

Other Business Cou	irt Matters	COURT MINUTES	August 30, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
August 30, 2019	3:00 AM	Status Check	proposed redactions approved
HEARD BY: Gonz	alez, Elizabeth	COURTROOM:	Chambers
COURT CLERK:	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Redactions submitted on August 29, 2019 APPROVED as they appear to be narrowly tailored to protect the privilege and confidentiality issues currently at issue through motion practice.

9-9-19 9:00 AM PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT... ...MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME...

...MOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL EXHIBITS 3-5 THERETO

9-20-19 CHAMBERS PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)

A-18-785391-B

9-30-19	9:00 AM	MOTION TO DISQUALIFY FOX ROTHSCHILD LLP
2-7-20	CHAMBERS	STATUS CHECK: COMPLETION OF ARBITRATION

CLERK S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 9-3-19

Other Business Court	Matters	COURT MINUTES	September 04, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
September 04, 2019	10:48 AM	Minute Order	
HEARD BY: Gonzal	ez, Elizabeth	COURTROOM:	Chambers
COURT CLERK: Du	ılce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- COURT ORDERED, Motion to Associate Brian A. Berkley of Fox Rothschild LLP, originally scheduled for September 20, 2019 in chambers, ADVANCED to the oral calendar of September 9, 2019.

9-9-19 9:00 AM MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME...

...PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)...

...PLAINTIFFS MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT...

...MOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL EXHIBITS 3-5 THERETO

9-30-19 9:00 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

PRINT DATE: 02/27/2023

Page 22 of 95

Minutes Date: December 11, 2018

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: Parties notified by distributing a copy of this minute order via Odyssey File and Serve. / dr 9-4-19

Other Business	Court Matters	COURT MINUTES	September 09, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
September 09, 20	019 9:00 AM	All Pending Motions	
HEARD BY: G	onzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER: J	ill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Schaefer, Ava Marie	Attorney Attorney Attorney	

JOURNAL ENTRIES

- COURT ORDERED, unfiled Defendants' Emergency Motion to (1) Strike Exhibit A to Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Countermotion for Discovery related to Fresh Mix Memo, and (2) Strike All References to and Discussion of its Substance in Plaintiffs' Opposition on an Order Shortening Time MARKED as Court's Exhibit 1 for today. (See worksheet.) Colloquy regarding procedure for sealing and redacting. COURT ORDERED, Plaintiffs' Opposition to Defendants' Motion for Claw Back, Discovery, and Sanctions and Counter-Motion for Discovery Related to Fresh Mix Memo filed September 5, 2019 STRICKEN. Mr. Pisanelli noted the redacted version was not redacted enough.

MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION; AND APPLICATION FOR AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr. Connot, COURT ORDERED, motion GRANTED IN PART. The Court ORDERS the documents sequestered and not quoted or referred to in any further pleadings; however, if the parties reach an evidentiary hearing it may be mentioned related to its privileged nature or to disqualification. The Court GRANTS the request for 3

depositions, not to exceed 2 hours each; Mr. Bendavid's will be strictly limited to the single communication and how he obtained the box. In addition, 5 requests for production and 5 interrogatories GRANTED.

PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP): COURT ORDERED, matter CONTINUED to Monday, September 23, 2019.

PLAINTIFFS MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO LIFT STAY AND AMEND COMPLAINT: COURT ORDERED, motion GRANTED.

MOTION TO (1) REDACT MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS RELATED TO PLAINTIFFS AND THEIR COUNSEL'S IMPROPER POSSESSION AND USE OF EXHIBIT T AND OTHER PRIVILEGED AND CONFIDENTIAL INFORMATION, AND (2) SEAL EXHIBITS 3-5 THERETO: COURT ORDERED, motion GRANTED.

Parties advised an evidentiary hearing on the motion to disqualify will take 1 to 2 days. COURT ORDERED, matter SET for status check on September 23rd. In addition, Motion to Associate Brian Berkley of Fox Rothschild CONTINUED to that date.

9-23-19 9:00 AM STATUS CHECK...PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)

9-30-19 9:00 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

10-11-19 CHAMBERS MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business	Court Matters	COURT MINUTES	September 23, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
September 23, 2	019 9:00 AM	All Pending Motions	
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- NOTICE OF COMPLIANCE AND MOTION TO ACCEPT PLAINTIFFS' OPPOSITION UNDER SEAL AND EXHIBITS A AND B ATTACHED THERETO ON AN ORDER SHORTENING TIME...PLAINTIFFS' MOTION FOR LIMITED DISCOVERY IN CONNECTION WITH DEFENDANTS' CLAIM OF PRIVILEGE OVER THE FRESH MIX MEMO ON AN ORDER SHORTENING TIME: Following arguments by Mr. Pisanelli and Mr. Connot, COURT ORDERED, motion to accept Plaintiff's opposition unfiled DENIED; the information will not be quoted or summarized in any briefing; an opposition may be resubmitted that does not summarize, quote, or attach the information. Motion for limited discovery is NOT GRANTED; however, the Court will permit counsel to take the deposition of Mr. Goldberg for a period not to exceed 2 hours subject to limitations.

PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)...STATUS CHECK: COURT ORDERED, matters CONTINUED to October 4, 2019 in chambers. Counsel to file a written status report on where they are on written discovery and production. Court noted response period is 15 days.

10-4-19 CHAMBERS STATUS CHECK...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)

10-11-19 CHAMBERS MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO

10-18-19 CHAMBERS AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETO...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business Court	Matters	COURT MINUTES		October 04, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I			
October 04, 2019	3:00 AM	All Pending Motions		
HEARD BY: Gonzal	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	alce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)...

...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP... ...STATUS CHECK

COURT reviewed status reports filed October 3, 2019, ORDERED, matter CONTINUED for one week to the chambers calendar for scheduling of hearing.

10-11-19 CHAMBERS PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP)...

...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...

...STATUS CHECK...

...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO

10-18-19CHAMBERSAMENDED MOTION TO REDACT MOTION TO DISQUALIFYFOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7

PRINT DATE: 02/27/2023

Page 28 of 95 Minutes Date: I

Date: December 11, 2018

THERETO

...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

11-1-19 CHAMBERS MOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ...PLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-4-19

Other Business Cou	rt Matters	COURT MINUTES	October 11, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, 1		
October 11, 2019	3:00 AM	All Pending Motions	
HEARD BY: Gonza	alez, Elizabeth	COURTROOM:	Chambers
COURT CLERK:	Pulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND SEAL EXHIBITS A, B, AND C ATTACHED THERETO: The Court having reviewed the Plaintiffs' Motion to Redact Opposition filed September 5, 2019 and the related briefing and being fully informed, GRANTS the motion, IN PART. The document filed September 5, 2019 is STRICKEN. The document will be refiled after removal of Exhibit A and with redactions as set forth in the response filed October 10, 2019. Counsel for Fresh Mix is directed to submit a proposed order consistent with the foregoing within ten (10) days and distribute a filed copy to all parties involved in this matter. Such order should set forth a synopsis of the supporting reasons proffered to the Court in briefing and argument. This Decision sets forth the Court's intended disposition on the subject but anticipates further order of the Court to make such disposition effective as an order or judgment.

PLAINTIFFS' MOTION TO ASSOCIATE COUNSEL (BRIAN A. BERKLEY OF FOX ROTHSCHILD LLP): The motion to Associate (Berkley) was granted by order entered October 4, 2019; this hearing is MOOT.

MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...STATUS CHECK: Evidentiary Hearing on Motion for Sanctions SET for November 6 to 7 at 9:15 am and if needed November 8 at 1 pm.

Supplemental briefs may be filed by noon on November 5th.

Motion to Disqualify CONTINUED to November 6 to be resolved as part of the evidentiary hearing.

10-18-19 CHAMBERS AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETO...

...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

11-1-19 CHAMBERS MOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ...PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO

11-6-199:15 AMMOTION TO DISQUALIFY FOX ROTHSCHILD LLP......MOTION FOR SANCTIONS......EVIDENTIARY HEARING

11-7-19	9:15 AM	MOTION FOR SANCTIONSEVIDENTIARY HEARING
11-8-19	1:00 PM	MOTION FOR SANCTIONSEVIDENTIARY HEARING
2-7-20	CHAMBERS	STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-14-19

Other Business Court	Matters	COURT MINUTES		October 18, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I			
October 18, 2019	3:00 AM	All Pending Motions		
HEARD BY: Gonzal	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	alce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- AMENDED MOTION TO REDACT MOTION TO DISQUALIFY FOX ROTHSCHILD LLP, REDACT EXHIBIT 1 THERETO, AND SEAL EXHIBITS 6 AND 7 THERETO...MOTION TO REDACT PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the amended motion to redact motion to disqualify and seal exhibits 6 and 7 is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial and confidential information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

Court further notes the other motion was handled on October 11, 2019.

11-1-19CHAMBERSMOTION TO FILE UNDER SEAL EXHIBIT A TO PLAINTIFFS'OPPOSITION TO DEFENDANTS' MOTION TO REDACT PLAINTIFFS' OPPOSITION TODEFENDANTS' MOTION FOR CLAW BACK, DISCOVERY, AND SANCTIONS AND COUNTER-

MOTION FOR DISCOVERY RELATED TO FRESH MIX MEMO

11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ...PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO

11-6-19 9:15 AM MOTION TO DISQUALIFY FOX ROTHSCHILD LLP... ...MOTION FOR SANCTIONS... ...EVIDENTIARY HEARING

11-7-19	9:15 AM	MOTION FOR SANCTIONSEVIDENTIARY HEARING		
11-8-19	1:00 PM	MOTION FOR SANCTIONSEVIDENTIARY HEARING		
2-7-20	CHAMBERS	STATUS CHECK: COMPLETION OF ARBITRATION		
CI EDV'S NOTE: A conv. of this minute order was distributed via Odyssov File and Serve / dr 1				

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-18-19

Other Business Court	Matters	COURT MINUTES		November 01, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I			
November 01, 2019	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gonzal	ez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	ılce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
		JOURNAL ENTRIES		

- Court notes motion handled by minute order of October 11, 2019. Order signed.

11-4-19 9:00 AM PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ...PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO

11-22-19CHAMBERSMOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLCAND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO COMPELPRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7, AND 8 THERETO

12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD... ...EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS 2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 11-1-19

Other Business	Court Matters	COURT MINUTES	November 04, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
November 04, 20	019 9:00 AM	All Pending Motions	
HEARD BY: G	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Attorney	

JOURNAL ENTRIES

- PLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO...PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS

Upon Court's inquiry, Mr. Pisanelli confirmed he would like to file a sur-reply. COURT ORDERED, matters CONTINUED to Wednesday, November 20 per the parties' request and availability. Sur-reply due the afternoon before. Further, counsel to bring to the next hearing date the NDA that was proposed at the time of the inspection that did not happen.

11-20-199:00 AMPLAINTIFF'S MOTION TO REDACT PLAINTIFFS' MOTION TOCOMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND ITHERETO...PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS

11-22-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC

PRINT DATE: 02/27/2023

Minutes Date: December 11, 2018

AND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7, AND 8 THERETO

12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD... ...EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

AM All Pending Motions	
izabeth COURTROOM	RJC Courtroom 03E
omea	
S	
y Clara Attorney aul Plaintiff ace Alan Attorney ames J Attorney Villiam Todd Plaintiff Ava Marie Attorney	
	lizabeth COURTROOM Romea Is Mark J Attorney cy Clara Attorney aul Plaintiff ace Alan Attorney James J Attorney Villiam Todd Plaintiff Ava Marie Attorney Debra L. Attorney

- PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS...PLAINTIFFS' MOTION TO REDACT PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS, AND SEAL EXHIBITS A, B, G, AND I THERETO

Court asked Mr. Connot to confirm for the Court whether the exhibit identified as exhibit 9 to the surreply is the non-disclosure agreement (NDA) that his client was provided with prior to the prior inspection request. Mr. Connot stated he has not gone through it line by line but he thinks it is. Arguments by Mr. Connot and Mr. Pisanelli. Court noted this topic is a subject of the Business Court Bench Bar meeting today and encouraged all counsel to attend. COURT ORDERED, the motion to compel is GRANTED IN PART. The Court is ORDERING an inspection of existing documents. The NDA in this case is fatally overbroad and will NOT BE ADOPTED by the Court. The Court is NOT

ORDERING inspection of categories 7, 8, 12, or 14.

Colloquy between Court and Mr. Pisanelli regarding the Court's ruling. Mr. Pisanelli requested a stay. COURT stated it will NOT ORDER COMPLIANCE for two weeks; however, if counsel wants extraordinary relief counsel may come back and ask for a stay.

COURT FURTHER ORDERED, Plaintiff's motion to redact is GRANTED.

11-22-19CHAMBERSMOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLCAND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO COMPELPRODUCTION OF BOOKS AND RECORDS (2) SEAL EXHIBITS 2, 3, 4, 6, 7, AND 8 THERETO

12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD... ...EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business Court	Matters	COURT MINUTES		November 22, 2019
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I			
November 22, 2019	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gonzal	ez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	Ilce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to seal is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

12-2-19 9:00 AM STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD... ...EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS

12-20-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 11-26-19

Other Business	Court Matters	COURT MINUTES	December 02, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, 1		
December 02, 2	019 9:00 AM	All Pending Motions	
HEARD BY: (Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERI	K: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Leslie, Bruce Alan Pisanelli, James J Ponder, William Todd Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Plaintiff Attorney Attorney	
JOURNAL ENTRIES			
- MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD			

...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP...

...EVIDENTIARY HEARING...

...MOTION FOR SANCTIONS

Court noted a motion to clarify set on OST for December 5, 2019. Ms. Spinelli advised that the Defendants also intend to file a motion to compel related to limited discovery that the Court granted; they will have depositions on both sides which the parties agreed would not go forward because of mediation, but they have been exchanging emails on when to reschedule them. Colloquy regarding the timing of the motions. Mr. Connot advised the motion to compel may affect the depositions.

Court inquired whether the Defendants can submit their motion to compel tomorrow. Ms. Spinelli asked if they can do so on Wednesday. COURT ORDERED, today's motions as well as the motion to clarify originally set for December 5th CONTINUED to Monday, December 9, at 9 am. Mr. Pisanelli noting co-counsel who went on vacation with his family requested the date for inspection be extended. No objection by Mr. Connot. COURT SO NOTED.

12-9-19 9:00 AM MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS... ...STATUS CHECK: MEDIATION, EVIDENTIARY HEARING ON MOTION FOR SANCTIONS, AND MOTION TO DISQUALIFY FOX ROTHSCHILD... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP... ...EVIDENTIARY HEARING... ...MOTION FOR SANCTIONS...

...PLAINTIFF'S MOTION TO CLARIFY THE PROCEDURE REGARDING PRIVILEGE DETERMINATION ON AN ORDER SHORTENING TIME

12-20-19 CHAMBERS MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO

2-7-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business Court	Matters	COURT MINUTES	December 09, 2019
	Paul Lagudi, Pla vs. Fresh Mix LLC,		
December 09, 2019	9:00 AM	All Pending Motions	
HEARD BY: Gonzale	ez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK: Du	lce Romea		
RECORDER: Jill Ha	wkins		
REPORTER:			
Crow Leslie Pisan Schae	ot, Mark J 7, Lucy Clara 6, Bruce Alan 1elli, James J 2fer, Ava Marie 2lli, Debra L.	Attorney Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES	

- Following arguments by counsel, COURT ORDERED as follows:

PLAINTIFF'S MOTION TO CLARIFY THE PROCEDURE REGARDING PRIVILEGE DETERMINATION ON AN ORDER SHORTENING TIME: COURT CLARIFIED that it had previously determined it was facially privileged based upon the information provided to the Court. The Court will do an in camera review at the evidentiary hearing and will be happy to take any briefing. The Court will not let it be part of the public record because of the issues with the public record, even if it is sealed. The Court will look at it, the parties will make their argument, and the Court will do something with the sealed envelope which includes the Court handing it back to one of the parties depending on the Court's determination, and then they will go forward with the evidentiary hearing.

FRESH MIX, LLC AND GET FRESH SALES, INC.'S MOTION TO COMPEL SANCTIONS

PRINT DATE: 02/27/2023

Page 44 of 95

Minutes Date: December 11, 2018

DISCOVERY ON AN ORDER SHORTENING TIME: COURT ORDERED, motion GRANTED IN PART. Because this is an unusual situation, the Court is ORDERING a privilege log for communications between the attorney and client related to this particular document, even though it is during the term of litigation, and if any redactions are provided, those need to be on the log. Interrogatories 1, 2, 3, and 4 need to be supplemented. The Court's determination is that the statement in the August 4, 2019 declaration is a waiver as to how the particular document came into possession but is not a waiver as to what was done with the document afterwards that might otherwise be privileged.

Mr. Pisanelli advised they have had silence regarding deposition availability. Mr. Connot advised the Plaintiff can do the supplements and the privilege log by Thursday. COURT ORDERED this be done by Friday. Mr. Connot further advised they have provided the other side with availability; there are one or two issues but they can try to make most dates. COURT ORDERED a status report be filed as to when depositions have been set.

Parties anticipated the evidentiary hearing taking two days. Court noted a Thursday or Friday, then, in January, but the Court will know after Calendar Calls on January 17.

Ms. Spinelli inquired about the metadata, the Lagudi emails that were ordered produced. Court stated only those related to issues subject to the discovery here; the rest is stuff subject to arbitration.

MOTION TO REDACT PLAINTIFFS' REPLY BRIEF IN SUPPORT OF MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS: COURT ORDERED, motion GRANTED.

MOTION TO (1) REDACT DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUR-REPLY REGARDING PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF BOOKS AND RECORDS; AND (2) SEAL EXHIBIT 10 THERETO: There being no objection, COURT ORDERED, motion ADVANCED from the December 20, 2019 chambers calendar and GRANTED.

MOTION TO SEAL EXHIBITS 10-15 TO DEFENDANTS FRESH MIX, LLC AND GET FRESH SALES, INC.'S MOTION TO COMPEL SANCTIONS DISCOVERY: There being no objection, COURT ORDERED, motion ADVANCED from the January 10, 2020 chambers calendar and GRANTED.

12-13-19	CHAMBERS	STATUS CHECK: DEPOSITIONS
2-7-20	CHAMBERS	STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: Placeholder created for December 17, 2019 for the following matters. Parties to be contacted after the Court's Calendar Calls on December 17.

- Status Check: Mediation, Evidentiary Hearing on Motion for Sanctions, and Motion to Disqualify - Motion for Sanctions

- Evidentiary HearingMotion to Disqualify Fox Rothschild LLP

Other Business Cour	t Matters	COURT MINUTES	December 13, 2019	
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,			
December 13, 2019	3:00 AM	Status Check		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM: Chambers		
COURT CLERK: D	ulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
JOURNAL ENTRIES				
COUDT reation or hits	tion not committee	and OPDERC the status sheets on exhiting		

- COURT notes arbitration not complete and ORDERS the status check on arbitration CONTINUED for 4 months.

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 12-17-19

Other Business Cour	t Matters	COURT MINUTES	December 17, 2019
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
December 17, 2019	2:15 PM	Minute Order	
HEARD BY: Gonza	lez, Elizabeth	COURTROOM: Chambers	
COURT CLERK: D	ulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		JOURNAL ENTRIES	
- COURT ORDERED, evidentiary hearing SET for January 21st and 22nd, 2020 at 9:30 am.			
1-21-20 9:30 AN MOTION TO DISQ MOTION FOR SAN	UALIFY FOX RO	DENTIARY HEARING THSCHILD LLP	

1-22-209:30 AMEVIDENTIARY HEARING......MOTION TO DISQUALIFY FOX ROTHSCHILD LLP......MOTION FOR SANCTIONS

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 12-17-19

Other Business	Court Matters	COURT MINUTES	January 21, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
January 21, 202	0 9:30 AM	All Pending Motions	
HEARD BY: (Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERI	K: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Berkley, Brian A. Connot, Mark J Crow, Lucy Clara Lagudi, Paul Leslie, Bruce Alan Pisanelli, James J Ponder, William Todo Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Plaintiff Attorney Attorney Plaintiff Attorney Attorney Attorney Attorney	
- DAY 1			

EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

APPEARANCES CONTINUED: Scott Goldberg, John Wise, and Dominic Caldara, Client Representatives for the Defendants.

At the Court's direction, Law Clerk returned to counsel courtesy copies of unredacted versions. Court noted March 19 order on the procedure for properly filing things under seal. O

PRINT DATE: 02/27/2023

Page 49 of 95 Minutes Date: December 11, 2018

ST on motion to strike submitted by Mr. Connot returned to counsel as the Court cannot sign it today to be heard on Thursday, given the need for one judicial day's notice.

Court advised the hearing needs to break at 1:40 pm for Mental Health Court to take over the courtroom.

Court further directed both sides to exchange their proposed findings of fact and conclusions of law.

Per the parties' stipulation, COURT ORDERED, Proposed Joint Exhibits 1 through 5 and 7 to 9 ADMITTED. (See worksheet.) Following arguments by Mr. Connot and Mr. Pisanelli on discovery, witnesses, and privileged documents, COURT ORDERED, Mr. Connot's motion is GRANTED IN PART. Motion granted as to counsel of record to the Plaintiff; those witnesses will be called in the disqualification portion of the hearing when the parties get to that point.

Court further advised it will review in camera the memo as it is potentially privileged and that at this point it is facially privileged; then, the exhibit will be sealed. Memo given to the Court. Mr. Pisanelli explained the contents of the envelope. COURT ORDERED, pages marked Priv 10 through 13 MARKED as Court's Exhibit 1 for today and SEALED. Court noted its initial review of the document was as an exhibit, which was stricken and ordered sequestered; what the Court has reviewed now seems to be consistent. Arguments by counsel regarding how the document will be used in these proceedings. Mr. Pisanelli stated he simply wants to make sure that the use of the document in this hearing does not constitute a waiver by them. Court noted it does constitute a waiver by them but may constitute further contamination. Further discussion regarding line numbers.

Mr. Pisanelli requested they use rough drafts of depositions and supplement later with originals. Mr. Connot stated he had no objection, noting a witness may point out an error afterwards.

Parties waived opening statements. Testimony and exhibits presented. (See worksheet.) COURT ORDERED, hearing CONTINUED.

EVENING RECESS.

1-22-20 9:00 AM MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION ON AN ORDER SHORTENING TIME... ...MOTION TO FILE UNDER SEAL EXHIBITS 1, 2, 3, 4 AND 5 TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK AND AS INCORPORATED INTO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION ON AN ORDER SHORTENING TIME... ...MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK ON AN ORDER SHORTENING TIME 1-22-20 9:30 AM EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business	Court Matters	COURT MINUTES	January 22, 2020			
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I	· · ·				
January 22, 2020	9:00 AM	All Pending Motions				
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E			
COURT CLERK	: Dulce Romea					
RECORDER:	Jill Hawkins					
REPORTER:						
PARTIES PRESENT:	Berkley, Brian A. Connot, Mark J Crow, Lucy Clara Lagudi, Paul Pisanelli, James J Ponder, William Todd Spinelli, Debra L.	Attorney Attorney Plaintiff Attorney Plaintiff Attorney				
	JOURNAL ENTRIES					
- MOTION TO F	REDACT PLAINTIFFS' S	SUPPLEMENTAL BRIEFING	IN OPPOSITION TO			

MOTION TO REDACT PLAINTIFFS SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION ON AN ORDER SHORTENING TIME...
...MOTION TO FILE UNDER SEAL EXHIBITS 1, 2, 3, 4 AND 5 TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK AND AS INCORPORATED INTO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION ON AN ORDER SHORTENING TIME...
...MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DEFENDANTS' MOTION FOR CLAWBACK ON AN ORDER SHORTENING TIME

There being no objection, COURT ORDERED, because these are narrowly tailored and designed to protect both commercially sensitive and potentially privileged information, the motions are GRANTED.

1-22-20 9:30 AM EVIDENTIARY HEARING... ...MOTION FOR SANCTIONS... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business	Court Matters	COURT MINUTES	January 22, 2020
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
January 22, 2020) 9:30 AM	All Pending Motions	ARBITRATION STAYED pending resolution by Court
HEARD BY: (Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	K: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Berkley, Brian A. Connot, Mark J Crow, Lucy Clara Lagudi, Paul Leslie, Bruce Alan Pisanelli, James J Ponder, William Todd Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Plaintiff Attorney Attorney Plaintiff Attorney Attorney Attorney	
- DAY 2			
EVIDENTIARY ROTHSCHILD I		FOR SANCTIONSMOTION	I TO DISQUALIFY FOX

Colloquy regarding remaining witnesses. Testimony and exhibits presented. (See worksheet.) LUNCH RECESS.

Proceeding resumed. Mr. Connot advised he and Mr. Pisanelli discussed that what may have been submitted as Court's Exhibit 1 may not be identical to T. Counsel approached the Bench to review Court's Exhibit 1 with the Court. COURT ORDERED, Mr. Connot's version MARKED as Court's Exhibit 2 and SEALED. Testimony and exhibits continued. (See worksheet.)

Closing arguments by Mr. Pisanelli and Mr. Connot. COURT NOTED it is not commenting on how the memo came into the Plaintiffs' possession; a number of explanations have been offered but are not of import to the Court in making a determination on the two issues before the Court; it is not credible that the Plaintiffs believed the memo was a threat because it revealed not only strengths and weaknesses but also the options for potential resolutions and plans; the Plaintiffs recognized the memo was not an item that had been in their offices and therefore should not have been in the boxes that were delivered; under Sands vs. Jacob the waiver can only be made by the company; here, there has not been an indication that the company has made a waiver. For that reason, any assumption as to how the document got there will not be controlling in the determination on the waiver. For that reason the document will NOT BE USED in any way, it will NOT BE DISCLOSED, and the copies the Court has will REMAIN SEALED.

Discussion regarding sequestration or other ways to resolve the issue. COURT ORDERED, J-6 will be ADMITTED and SEALED because it is a part of arbitration proceedings. Arguments by Mr. Pisanelli and Mr. Connot as to sanctions and any offers short of disqualification. Copies made of citations to the document and comments by Mr. Pisanelli on the pile given to the Court. COURT RECESSED to review the pile.

Proceeding resumed. COURT ORDERED, pile MARKED collectively as Court's Exhibit 3 and SEALED. Further arguments by counsel. Mr. Connot requested an opportunity to digest the documents and submit something in writing with independent facts.

COURT ORDERED, hearing CONTINUED. Further briefing on the disqualification issue SET as follows:

Mr. Connot s brief DUE in 1 week (January 29, 2020) Mr. Pisanelli s brief DUE 1 week thereafter (February 5, 2020) All briefing must be completed and courtesy copies delivered to chambers by February 12, 2020.

Hearing CONTINUED to Friday, February 14, 2020.

COURT FURTHER ORDERED, ARBITRATION STAYED in its entirety pending a resolution by the Court. Counsel will notify the arbitrators.

2-14-20 9:00 AM EVIDENTIARY HEARING...MOTION FOR SANCTIONS...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

PRINT DATE: 02/27/2023

Page 55 of 95

Minutes Date: December 11, 2018

A-18-785391-B

Other Business Court	Matters	COURT MINUTES		February 13, 2020
	Paul Lagudi, Pla vs. Fresh Mix LLC, I			
February 13, 2020	10:40 AM	Minute Order		
HEARD BY: Gonzale	ez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Du	lce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- In preparation for the continued evidentiary hearing on February 14, 2020, the Court has reviewed the supplemental briefing. Counsel for Plaintiffs are DIRECTED to bring to the evidentiary hearing unredacted versions of the information used to refresh their recollection. The Court will hear argument on whether pursuant to NRS 50.125, the information will be produced or not at the outset of the hearing.

02-14-20 9:00 AM EVIDENTIARY HEARING... ...MOTION FOR SANCTIONS... ...MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

02-24-20 9:00 AM MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S SUPPLEMENTAL BRIEFING ON SANCTIONS AND DISQUALIFICATION; AND (2) SEAL EXHIBITS B, C, E, F, G, H, I, K, L, AND M THERETO

3-6-20 CHAMBERS MOTION TO REDACT PLAINTIFFS' SUPPLEMENTAL BRIEF IN OPPOSITION TO DISQUALIFICATION AND SANCTIONS AND EXHIBITS 2 AND 3 THERETO, AND SEAL EXHIBITS 4, 5 6 AND 7 THERETO

3-20-20 CHAMBERS MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S RESPONSE TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION AND SANCTIONS; AND (2) SEAL EXHIBIT A THERETO

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-13-20

Other Business	Court Matters	COURT MINUTES	February 14, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, 1		
February 14, 202	20 9:00 AM	All Pending Motions	
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Michaela Tapia		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Berkley, Brian A. Connot, Mark J Pisanelli, James J Schaefer, Ava Marie Spinelli, Debra L.	Attorney Attorney Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- MOTION FOR SANCTIONS ... EVIDENTIARY HEARING ... MOTION TO DISQUALIFY FOX ROTHSCHILD LLP

Arguments by counsel. Testimony and exhibits presented (see worksheets). Request to seal Exhibit AA by Mr. Connot DENIED. Testimony and exhibits presented (see worksheets). Closing argument by Mr. Pisanelli. Closing argument by Mr. Connot. COURT stated its findings and ORDERED, Pro Hac STRICKEN; Mr. Berkley no longer permitted to participate in any form in this litigation. ADDITIONALLY, the Court requires counsel and plaintiffs to provide all copies, electronic and print, to the Defendants and provide a certification from all prior counsel that each version of the document has been destroyed and/or provided to Plaintiff counsel. FURTHER, the Court REQUIRES the appointment of a new arbitration panel, ordering the striking and refiling all the documents in the arbitration. ADDITIONALLY, Plaintiffs and their counsel to pay reasonable attorney's fees for the Defendants related to the contest of the Plaintiff's improper possession in the activities after July 31 notification occurred. Colloquy regarding limited declaration testimony by Plaintiff and Exhibit AA.

At the request of Mr. Connot, COURT ORDERED, 15-Day Stay GRANTED after entry of order. Arbitration remains stayed pending anything happening in this case. Mr. Pisanelli to prepare the order.

Other Business Cour	t Matters	COURT MINUTES		February 21, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,			
February 21, 2020	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: Lo	ouisa Garcia			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes a non- opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to redact Supplemental brief and seal Ex B, C, E f, G, H, I, K, L and M is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive financial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / lg 2-21-20

Other Business Cor	urt Matters	COURT MINUTES]	March 06, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,			
March 06, 2020	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gon	zalez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK:	Dulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to redact and seal certain exhibits is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

3-20-20 CHAMBERS MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S RESPONSE TO PLAINTIFFS' SUPPLEMENTAL BRIEFING IN OPPOSITION TO DISQUALIFICATION AND SANCTIONS; AND (2) SEAL EXHIBIT A THERETO

4-10-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 3-9-10

Other Business Cour	t Matters	COURT MINUTES		March 20, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,			
March 20, 2020	3:00 AM	Motion to Seal/Redact Records		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: D	ulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Upon review of the papers and pleadings on file in this Matter, as proper service has been provided, this Court notes no opposition has been filed. Accordingly, pursuant to EDCR 2.20(e) the motion to redact Fresh Mix's supplemental response and seal Exhibit A is deemed unopposed. As the proposed sealing and redaction is narrowly tailored to protect sensitive commercial information, good cause appearing, COURT ORDERED, motion is GRANTED. Moving Counsel is to prepare and submit an order within ten (10) days and distribute a filed copy to all parties involved in this matter.

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 3-24-20

Other Business	Court Matters	COURT MINUTES	March 31, 2020
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
March 31, 2020	9:00 AM	All Pending Motions	
HEARD BY: C	Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E
COURT CLERK	: Dulce Romea		
RECORDER:	Jill Hawkins		
REPORTER:			
PARTIES PRESENT:	Connot, Mark J Leslie, Bruce Alan Pisanelli, James J Polsenberg, Daniel F. Schaefer, Ava Marie Smith, Abraham G.	Attorney Attorney Attorney Attorney Attorney Attorney	
- Parties appeare	ed by telephone.		

PLAINTIFF'S MOTION TO EXTEND STAY OF ORDER PENDING POST-JUDGMENT MOTION (ON ORDER SHORTENING TIME)...MOTION TO (1) REDACT FRESH MIX, LLC AND GET FRESH SALES, INC.'S OPPOSITION TO PLAINTIFFS' MOTION TO EXTEND STAY OF ORDER PENDING POST-JUDGMENT MOTION; AND (2) SEAL EXHIBIT A THERETO [ADVANCED from May 1, 2020]:

Following arguments by Mr. Smith and Mr. Pisanelli, COURT ORDERED, motion GRANTED; there will be an additional stay until 15 days after the decision on the motion to alter or amend filed March 30, 2020. COURT FURTHER ORDERED, the motion to redact and to seal Exhibit A to the Opposition, filed March 30, 2020, is ADVANCED and GRANTED, because it is narrowly tailored to protect privileged information.

Upon counsel's inquiry regarding security, COURT NOTED monetary issues will be discussed if they go beyond the period that is currently granted.

COURT ADDITIONALLY ORDERED, the status check on the completion of arbitration currently set on April 10, 2020 in chambers is RESET on October 16, 2020 as the parties have not yet started.

5-4-20 9:00 AM PLAINTIFFS' MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER

10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

Other Business	Court Matters	COURT MINUTES	April 24, 2020	
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, 1			
April 24, 2020	4:00 PM	Telephonic Conference	proceedings stayed per Rule 41 for 14 days	
HEARD BY: (Gonzalez, Elizabeth	COURTROOM:	RJC Courtroom 03E	
COURT CLERK	K: Dulce Romea			
RECORDER:	Jill Hawkins			
REPORTER:				
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Polsenberg, Daniel F. Smith, Abraham G. Spinelli, Debra L.	Attorney Attorney . Attorney Attorney Attorney		
JOURNAL ENTRIES				

- COURT NOTED the Defendants asked for this call. Mr. Pisanelli explained that the parties wanted to update the Court that they have agreed to, subject to the Court's approval, that Fresh Mix is now in bankruptcy pursuant to an involuntary petition filed yesterday; the concern is that they are on a briefing schedule for the Plaintiff's Rule 60 motion, which still requires a lot of work; the parties have agreed to expand the briefing and the upcoming hearing to have the opportunity to figure out the impact of the bankruptcy petition; they ask that the Rule 60 motion be suspended for a certain period of time and ask whether the Court would want them to file a motion for a stay of the entire case, or, presuming there is a stay, they would rather have a motion to lift the stay. Mr. Polsenberg advised he is not sure what is going on right now but he will agree to a short period of time to figure that out. Mr. Pisanelli further advised that as he said to everyone earlier, he knows very little about the bankruptcy code; he thinks there is a 21-day period or so when the parties may litigate whether the petition should be accepted and a trustee appointed; they will see if that happens or if the case moves

quickly through Chapter 7 proceedings; his recommendation is that they suspend everything for 30 days and provide a report in 30 days on the bankruptcy case. Mr. Polsenberg advised he will take 14 days.

COURT ORDERED, ALL PROCEEDINGS STAYED under Rule 41 for a period of 14 days. Counsel for Defendants to PROVIDE a status report in 12 days, and if the stay needs to be extended, counsel to FILE a motion on OST.

5-8-20	CHAMBERS	STATUS CHECK: REPORT ON BANKRUPTCY PETITION
6-1-20 SANCTION	9:00 AM S ORDER	PLAINTIFF'S MOTION TO VACATE, ALTER, OR AMEND

10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: Minutes prepared from the JAVS recording. Parties notified of May 8, 2020 status check on the report on the bankruptcy petition via electronic mail. / dr 4-29-20

Other Bus	iness Court	Matters	COURT MINUTES	May 08, 2020
A-18-78539		Paul Lagudi, Pla vs. Fresh Mix LLC,		
May 08, 20	20	3:00 AM	Status Check	
HEARD B	Y: Gonzale	z, Elizabeth	COURTROOM: Chambers	
COURT C	LERK: Dul	lce Romea		
RECORDI	ER:			
REPORTE	R:			
PARTIES PRESENT	:			
			JOURNAL ENTRIES	
- COURT r chambers.	eviewed stat	us report filed N	May 6, 2020, ORDERED, status check SET on Ju	ne 12, 2020 in
6-1-20 SANCTIO	9:00 AM NS ORDER	PLAIN	TIFF'S MOTION TO VACATE, ALTER, OR AN	MEND
6-12-20	CHAMBER	RS STAT	US CHECK	
10-16-20	CHAMBER	RS STAT	US CHECK: COMPLETION OF ARBITRATION	N
CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 5-12-				

Other Business Co	urt Matters	COURT MINUTES	June 12, 2020
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC		
June 12, 2020	3:00 AM	Status Check	
HEARD BY: Gon	zalez, Elizabeth	COURTROOM: Chambers	
COURT CLERK:	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			
		IOURNAL ENTRIES	

J

- COURT reviewed joint status report filed June 11, 2020, ORDERED, per request matter CONTINUED for 4 weeks.

...7-10-20 - CHAMBERS

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 6-15-20

Other Bus	iness Cour	t Matters	COURT MINUTES	July 10, 2020		
A-18-78539	91-B	Paul Lagudi, Pla vs. Fresh Mix LLC,				
July 10, 20	20	3:00 AM	Status Check			
HEARD B	Y: Gonza	lez, Elizabeth	COURTROOM: Chambers			
COURT C	LERK: D	ulce Romea				
RECORD	ER:					
REPORTE	ER:					
PARTIES PRESENT	PARTIES PRESENT:					
			JOURNAL ENTRIES			
- COURT reviewed status report filed July 9, 2020, ORDERED, matter CONTINUED for 5 weeks.						
8-14-20	CHAMBI	ERS STATU	IS CHECK			
10-16-20	CHAMBI	ERS STATU	JS CHECK: COMPLETION OF ARBITRATION			

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 7-14-20 $\,$

Other Business Co	urt Matters	COURT MINUTES	August 14, 2020	
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,			
August 14, 2020	3:00 AM	Status Check		
HEARD BY: Gon	zalez, Elizabeth	COURTROOM: Chambers		
COURT CLERK:	Dulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				
JOURNAL ENTRIES				
- Court reviewed report filed August 13, 2020, COURT ORDERED, given the bankruptcy stay. Status				

- Court reviewed report filed August 13, 2020. COURT ORDERED, given the bankruptcy stay, Status Check CONTINUED for 180 days in chambers, or February 12, 2021.

10-16-20 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

2-12-21 CHAMBERS STATUS CHECK

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 8-17-20

Other Business Cour	t Matters	COURT MINUTES		October 16, 2020
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,			
October 16, 2020	3:00 AM	Status Check		
HEARD BY: Gonza	lez, Elizabeth	COURTROOM:	Chambers	
COURT CLERK: D	ulce Romea			
RECORDER:				
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- COURT reviewed status report filed October 15, 2020, ORDERED, matter CONTINUED for 16 weeks to February 5, 2021 in chambers.

CLERK'S NOTE: A copy of this minute order was distributed via Odyssey File and Serve. / dr 10-19-20 $\,$

Other Business Cou	urt Matters	COURT MINUTES	February 05, 2021
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
February 05, 2021	3:00 AM	Status Check	
HEARD BY: Gonz	zalez, Elizabeth	COURTROOM: Char	nbers
COURT CLERK:	Dulce Romea		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Court reviewed February 4, 2021 status report. As the bankruptcy stay remains in place for Fresh Mix, Status Check SET in 4 weeks on lifting stay or proceeding as to other parties. Counsel to submit a joint status report.

3-5-21 CHAMBERS STATUS CHECK: COMPLETION OF ARBITRATION

CLERK'S NOTE: February 12, 2021 status check VACATED as duplicative. A copy of this minute order was distributed via Odyssey File and Serve. / dr 2-8-21

Other Business Cou	art Matters	COURT MINUTES	March 05, 2021
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
March 05, 2021	3:00 AM	Status Check	
HEARD BY: Gonz	zalez, Elizabeth	COURTROOM: Chambers	
COURT CLERK:	Christopher Darlin	g	
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Court reviewed 3/4/21 Status Report. Matter continued six weeks.

CONTINUED TO: 4/16/21 - CHAMBERS

CLERK S NOTE: A copy of this Minute Order has been electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System. /cd 3-5-2021/

Other Business Co	ourt Matters	COURT MINUTES	April 16, 2021
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
April 16, 2021	3:00 AM	Status Check	
HEARD BY: Go	nzalez, Elizabeth	COURTROOM:	Chambers
COURT CLERK:	Jacqueline Smith		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Court reviewed parties status reports filed 4/15/21. COURT ORDERED, Matter remains stayed pending further order of Bankruptcy Court; Status Check continued.

CONTINUED TO: 10/15/21 (CHAMBERS)

CLERK S NOTE: A copy of this minute order was distributed via Odyssey File and Serve/ js (4-20-21)

Other Business	Court Matters	COURT MINUTES	October 20, 2021
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
October 20, 2021	8:30 AM	Status Check	
HEARD BY: Jo	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK	Sandra Matute		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Spinelli, Debra L.	Attorney	
		JOURNAL ENTRIES	

- Jason Imes, Esq., present on behalf of Chapter 7 Trustee.

Court noted bankruptcy in place, and inquired whether or not matter can proceed without Fresh Mix. Ms. Spinelli stated she has not had any communication with anyone, and does not believe there has been any communication with anyone about proceeding. Ms. Spinelli further stated she does not recollect any change in counsel and will find out information for next status check. Court stated Plaintiff counsel needs to appear at status check or an order to show cause will be issued. COURT ORDERED, matter SET for a Status Check.

11/17/21 8:30 A.M - STATUS CHECK

Other Business Court Matters		COURT MINUTES	November 17, 2021		
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,				
November 17, 2	2021 8:30 AM	Status Check			
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D		
COURT CLERK: Sandra Matute					
RECORDER: Norma Ramirez					
REPORTER:					
PARTIES PRESENT:	Connot, Mark J Pisanelli, James J Smith, Abraham G. Spinelli, Debra L.	Attorney Attorney Attorney Attorney			
INTIDAT ENTEDIES					

JOURNAL ENTRIES

- Andrea Gandara, Esq., and Jason Imes, Esq., present on behalf of Chapter 7 trustee. Steven Eisenberg, Esq., proposed special counsel for Chapter 7 trustee, also present.

Upon Court's inquiry, Mr. Smith stated case is still in bankruptcy court and will submit a stipulation for bankruptcy to be lifted so court may have jurisdiction, and get things moving with the case. Court noted the case has been pending since 2018. Defense counsel stated there is current litigation on who will be counsel and requested to submit a status joint report before next status check. COURT ORDERED, matter CONTINUED for Status Check.

CONTINUED TO: 12/15/2021 8:30 A.M

Other Business Court Matters		COURT MINUTES	December 15, 2021		
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,				
December 15, 20	021 8:30 AM	Status Check			
HEARD BY: Johnson, Susan		COURTROOM:	RJC Courtroom 03H		
COURT CLERK: Brittany Ates					
RECORDER: Norma Ramirez					
REPORTER:					
PARTIES PRESENT:	Connot, Mark J Smith, Abraham G. Spinelli, Debra L.	Attorney Attorney Attorney			
JOURNAL ENTRIES					

- Jason Imes Esq. present for Leonard Schwartzer, Chapter 7 Trustee for Fresh Mix LLC. Stephen Eisenberg, proposed Special Counsel for the Trustee in the Chapter 7 proceeding.

Upon Court's inquiry, Mr. Smith indicated there is more documentation that needs to be submitted with respect to Mr. Eisenberg's motion to be employed as the special counsel in the bankruptcy and requested the matter be continued to early or mid January 2022. COURT ORDERED, matter CONTINUED.

1/12/2022 8:30AM STATUS CHECK: LIFTING STAY OR PROCEEDING AS TO OTHER PARTIES

Other Business Court Matters		COURT MINUTES	January 12, 2022		
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC				
January 12, 2022	2 8:30 AM	Status Check			
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D		
COURT CLERK: Brittany Ates					
RECORDER: Norma Ramirez					
REPORTER:					
PARTIES PRESENT:	Connot, Mark J Polsenberg, Daniel Smith, Abraham G. Spinelli, Debra L.	F. Attorney Attorney Attorney Attorney			
JOURNAL ENTRIES					

- Jason Imes Esq. present for Lenard Schwartzer, Chapter 7 Trustee of Fresh Mix LLC. Steven Eisenberg Esq., proposed Special Counsel, present for Trustee of the estate of Fresh Mix LLC

Upon Court's inquiry, Mr. Smith indicated they are still awaiting a decision on a motion filed with the Bankruptcy Court and requested a 30 day continuance. COURT ORDERED, matter CONTINUED.

2/16/2022 8:30AM STATUS CHECK: LIFTING STAY OR PROCEEDING AS TO OTHER PARTIES

Other Business	Court Matters	COURT MINUTES	February 16, 2022
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
February 16, 20	22 8:30 AM	Status Check	
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERI	K: Nicole Cejas		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES			
PRESENT:	Connot, Mark J	Attorney	
	Polsenberg, Daniel F	5	
	Smith, Abraham G.	Attorney	
	Spinelli, Debra L.	Attorney	
		JOURNAL ENTRIES	
- All appearance	es made via BlueJeans V	/ideoconferencing Applicatio	n.

Also present via BlueJeans Videoconferencing Application: Stephen Eisenberg, Esq.

Upon the Court's inquiry regarding case status, Mr. Smith stated the parties submitted a stipulation for relief from the automatic stay in bankruptcy court. Colloquy regarding the stipulation and realignment of the parties. Ms. Spinelli stated her firm is substituting out of the case. Mr. Eisenberg stated he was appointed as special counsel to the estate of Fresh Mix in the Nevada Bankruptcy Court and that the estate will motion for him to appear as Pro Hac counsel in the current case.

Colloquy regarding setting a briefing schedule regarding Mr. Smith's motion to vacate or alter the sanction order filed on March 30, 2020. Ms. Spinelli requested a two week continuance prior to the Court setting a briefing schedule to allow new counsel for Fresh Mix and Get Fresh to make their appearance and position on the briefing schedule. Mr. Smith requested Judge Gonzalez's stay with respects to the effect of the sanction motion remain in place, once bankruptcy stay has been lifted. Ms.

PRINT DATE: 02/27/2023

Spinelli stated this a substantive issue and she is in no position to respond as her firm is substituting out. Mr. Polsenberg stated he believes the stay is more procedural than substantive. COURT ORDERED, matter STAYED for an additional thirty days. COURT FURTHER ORDERED, status check CONTINUED.

CONTINUED TO: 3/16/2022 8:30 AM

Court Matters	COURT MINUTES	March 16, 2022
vs.		
8:30 AM	Status Check	
hnson, Susan	COURTROOM:	RJC Courtroom 15D
Nicole Cejas		
Norma Ramirez		
Connot, Mark J Flansburg, Frank M., I Polsenberg, Daniel F. Schwartz, Samuel A. Smith, Abraham G.	Attorney Attorney Attorney	
	vs. Fresh Mix LLC, I 8:30 AM hnson, Susan Nicole Cejas Norma Ramirez Bult, Adam K. Connot, Mark J Flansburg, Frank M., I Polsenberg, Daniel F. Schwartz, Samuel A. Smith, Abraham G.	Paul Lagudi, Plaintiff(s) vs. Fresh Mix LLC, Defendant(s) 8:30 AM Status Check hnson, Susan COURTROOM: Nicole Cejas Norma Ramirez Bult, Adam K. Attorney Norma Ramirez Bult, Adam K. Attorney Flansburg, Frank M., III Attorney Polsenberg, Daniel F. Attorney Schwartz, Samuel A. Attorney

- Appearances made via BlueJeans Videoconferencing Application: Mark Cannot, Esq., Daniel Polsenberg, Esq. Samuel Swartz, Esq., Stephen Isenberg, Esq. special counsel for Trustee:, Jason Imes, Esq. counsel for Trustee, and Lenard Schwartzer, Bankruptcy Trustee for Fresh Mix, LLC. Present in Person: Adam Bult, Esq. and Abraham Smith, Esq.,

Upon inquiry of the Court regarding status of stay, Mr. Smith stated the Bankruptcy Court has lifted the stay, however Judge Gonzalez's stay is still in place until there is a resolution regarding the Motion for Reconsideration. Colloquy regarding proceeding with case and Mr. Isenberg's Motion for Pro Hac Vice. Mr. Imes requested the Motion for Preliminary Injunction to be reschedule as he will be unavailable on March 31, 2022. No objections were made. COURT ORDERED, Motion for Preliminary Injunction VACATED and RESET to April 14, 2022 at 9:00 a.m.

4/14/2022 9:00 AM MOTION FOR PRELIMINARY INJUNCTION

PRINT DATE: 02/27/2023

Page 82 of 95 Minutes Date: December 11, 2018

A-18-785391-B

Other Business	Court Matters	COURT MINUTES	April 14, 2022		
A-18-785391-B Paul Lagudi, Plaintiff(s) vs. Fresh Mix LLC, Defendant(s)					
April 14, 2022	9:00 AM	Motion for Preliminary Injunction			
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D		
COURT CLERK: Nicole Cejas					
RECORDER:	Norma Ramirez				
REPORTER:					
PARTIES					
PRESENT:	Bult, Adam K.	Attorney			
	Connot, Mark J	Attorney			
	Flansburg, Frank M., I	5			
	Imes, Jason A.	Attorney			
	Schwartz, Samuel A.	Attorney			
	Smith, Abraham G.	Attorney			
	JOURNAL ENTRIES				

- Leonard Schwartzer, Trustee, and Steven Eisenberg, Esq. also present.

Arguments by counsel. COURT ORDERED, Motion for Preliminary Injunction on Order Shortening Time DENIED. COURT NOTED the appropriate response is for counsel to file an Opposition to the Pro Hac Vice Application and the Court will hear regarding the matter. Mr. Bult requested to take a limited deposition of Mr. Eisenberg. No objections were made. Court stated Mr. Eisenberg may appeared virtually for his deposition.

Other Business Court	Matters	COURT MINUTES	June 02, 2022
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
June 02, 2022	3:00 AM	Minute Order	
HEARD BY: Johnson	n, Susan	COURTROOM: Chambers	
COURT CLERK: Ni	cole Cejas		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Having examined the Motion to Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC filed April 8, 2022, noted the motion was served upon the parties, no Opposition was filed thereto and there is good cause therefore, COURT ORDERS the Motion to Associate Counsel for Lenard E. Schwartzer, Chapter 7 Trustee for Bankruptcy Estate of Fresh Mix, LLC filed April 8, 2022 is GRANTED pursuant to EDCR 2.20(e). The matter scheduled to be heard Tuesday, June 14, 2022 at 8:30 a.m. is VACATED pursuant to EDCR 2.23. Counsel is to prepare and submit a proposed Order to the Court within fourteen (14) days of this Minute Order or no later than Thursday, June 16, 2022 pursuant to EDCR 7.21

CLERK'S NOTE: The above minute order has been distributed to all parties by the Court Clerk via electronic service and/or mail. nc// 6/2/2022

Other Business	Court Matters	COURT MINUTES	June 16, 2022
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
June 16, 2022	9:00 AM	Motion For Reconsideration	
HEARD BY: J	ohnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERI	K: Dara Yorke		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Bult, Adam K. Imes, Jason A. Lagudi, Paul Polsenberg, Daniel F. Ponder, William Todd Schwartz, Samuel A. Smith, Abraham G. Walther, Eric D.	Attorney Attorney Attorney	
		JOURNAL ENTRIES	

- Steven Eisenberg, Esq. present via Bluejeans video conference.

Arguments by counsel. Court indicated there was still a Motion regarding Barenbaum that had not been set. Counsel indicated it had been vacated per minute order. Colloquy between parties. Following colloquy, COURT ORDERED, Motion for Reconsideration of Minute Order Granting the Trustee's Motion to Associate Counsel on Order Shortening Time was hereby DENIED. Court advised if parties felt they needed to disqualify Mr. Eisenberg it would consider. Court noted the trustee was entitled to pick there own counsel, and if parties had an issue with that, they could bring a Motion to Disqualify. COURT DIRECTED parties to get their Early Case Conference and Joint Case Conference Report done to move the instant case along. Colloquy between parties. Following

PRINT DATE: 02/27/2023

colloquy, Mr. Smith noted they needed to discuss the Barenbaum issue. Court indicated it had not read the Motion. Counsel noted it wanted the Court to read the Motion and requested a sooner date to set. Following colloquy, COURT FURTHER ORDERED, Motion for Leave to Dipose Evan Barenbaum was hereby SET.

6/30/22 9:00 AM MOTION FOR LEAVE TO DIPOSE EVAN BARENBAUM

Other Business	Court Matters	COURT MINUTES	August 03, 2022
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
August 03, 2022	2 8:30 AM	Status Check	
HEARD BY:	Johnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLER	K: Michelle Jones		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Bult, Adam K. Connot, Mark J Eisenberg, Steven K. Imes, Jason A. Smith, Abraham G. Walther, Eric D.	Attorney Attorney Attorney Attorney Attorney Attorney JOURNAL ENTRIES	

- Arguments from counsel regarding ECC/JCCR filing, stipulation reconsideration, and leave of court for filing cross claims. Court noted concerns regarding the parameters of Rule 15. Court directed counsel to provide a full caption. Colloquy regarding possible arbitration and efficiency. Court stated the pending Motion to Vacate has been received. Court noted no future Status Checks needed at this time.

CLERK'S NOTE: Minute Order was prepared by Courtroom Clerk Quara Pyatt using JAVS. / (10-25-2022)

CLERK'S NOTE: Minutes amended to correct clerical error. //qp/ (11-07-2022)

Other Business Cour	t Matters	COURT MINUTES	September 13, 2022
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC,		
September 13, 2022	8:30 AM	All Pending Motions	
HEARD BY: Johnso	on, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK: M	ichelle Jones		
RECORDER: Norma Ramirez			
REPORTER:			
Bult Con Eise Gold Imes Smit	, Todd L , Adam K. not, Mark J nberg, Steven K. Iberg, Scott 5, Jason A. th, Abraham G. ther, Eric D.	Attorney Attorney Attorney Attorney Cross Defend Attorney Attorney Attorney DURNAL ENTRIES	ant

- MOTION TO DISQUALIFY STEVE K. EISENBERG, ESQ. - HEARING REQUESTED...MOTION TO REVOKE STEVE K. EISENBERG'S PRO HAC VICE ADMISSION BASED UPON LIES UNDER OATH IN VIOLATION OF NRCP 3.3, 4.1 AND 8.4 - HEARING REQUESTED...DEFENDANT'S MOTION TO ASSOCIATE JONATHAN ALTMAN, ESQ.

Jean Schwartzer, Trustee, also present. Colloquy regarding Mr. Altman's Pro Hoc Vice Admission. Arguments by Mr. Altman, Mr. Eisenberg, Mr. Smith, and Mr. Bice. Court noted there are stricken documents in the filings. Mr. Schwartzer sworn and testified. Additional argument by Mr. Altman regarding the Motion.

COURT ORDERED, Motion to Disqualify Steven K. Eisenberg, Esq. - Hearing Requested, Motion to

PRINT DATE: 02/27/2023

Revoke Steven K. Eisenberg's Pro Hac Vice Admission Based Upon Lies Under Oath in Violation of NRCP 3.3, 4.1 and 8.4 - Hearing Requested, and Defendant's Motion to Associate Counsel Jonathan Altman, Esq. UNDER ADVISEMENT.

CLERK'S NOTE: Minutes prepared upon review of the JAVS recording. /qp /11-07-2022

Other Business	Court Matters	COURT MINUTES	September 29, 2022
A-18-785391-B	Paul Lagudi, Pl vs. Fresh Mix LLC,		
September 29, 20	022 9:00 AM	All Pending Motions	
HEARD BY: Jo	bhnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK	: Clara Jimenez		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES PRESENT:	Bice, Todd L Eisenberg, Steven K. Ferrario, Mark E., ES Imes, Jason A. Smith, Abraham G. Smith, Jordan T., ESQ	Attorney Attorney	

- Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross-Claims/Additional Claims to verified Amended Complaint and Derivative Action, and (ii) Amended Answer, New Matter, and Cross-Claims/Additional Claims to Verified Complaint and Derivative Action; and Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion to Strike Pursuant to NRCP 12(f)

Appearances made in person: Abraham Smith, Esq., Mark Ferrario, Esq., Jason Imes, Esq., Mark Ferrario, Esq., Steven Eisenberg, Esq., Todd Bice, Esq., and Jorden Smith, Esq.

COURT ADMONISHED Mr. Eisenberg for filing pleadings without getting Leave with the Court. Arguments by counsel. COURT ORDERED Motion to Strike Fresh Mix, LLC's; (i) Answer, New Matter and Cross-Claims/Additional Claims to verified Amended Complaint and Derivative Action, and (ii) Amended Answer, New Matter, and Cross-Claims/Additional Claims to Verified Complaint and Derivative Action; and Pisanelli Bice, PLLC's Joinder in Defendant Get Fresh Sales, Inc.'s Motion

PRINT DATE: 02/27/2023

to Strike Pursuant to NRCP 12(f) are GRANTED. COURT FURTHER ORDERED August 3, 2022 pleading is STRICKEN. Mr. Ferrario will prepare the order.

Other Business Court	Matters	COURT MINUTES	October 05, 2022
A-18-785391-B	Paul Lagudi, Plai vs. Fresh Mix LLC, I		
October 05, 2022	3:00 AM	Minute Order	
HEARD BY: Johnson	n, Susan	COURTROOM: Chambe	rs
COURT CLERK: Ka	ra Seibert		
RECORDER:			
REPORTER:			
PARTIES PRESENT:			

JOURNAL ENTRIES

- Having examined Plaintiff s Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto filed September 6, 2022, noted the motion was served upon the parties, no Opposition was filed thereto and there is good cause therefore, COURT ORDERS Plaintiff s Motion to Redact Supplement to Motion to Vacate, Alter, or Amend Sanctions Order and Seal Exhibits 4 and 5 Thereto filed September 6, 2022 is GRANTED pursuant to EDCR 2.20(e). Exhibit 4 and Exhibit 5 will be SEALED. The matter scheduled to be heard Thursday, October 11, 2022 at 8:30 a.m. is VACATED pursuant to EDCR 2.23. Counsel is to prepare and submit a proposed Order to the Court within fourteen (14) days of this Minute Order or no later than Friday, October 20, 2022 pursuant to EDCR 7.21.

CLERK'S NOTE: The above minute order has been distributed to all registered parties via Odyssey File and Serve. //ks 10/6/22

Other Business Cour	t Matters	COURT MINUTES	November 01, 2022
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
November 01, 2022	8:30 AM	Motion to Vacate	
HEARD BY: Johnso	on, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK: N	icole Cejas		
RECORDER: Norn	na Ramirez		
REPORTER:			
Eise Ferr Hick Imes Pols	not, Mark J nberg, Steven K. ario, Mark E., ESQ ks, Jason K. s, Jason A. enberg, Daniel F. th, Abraham G.	Attorney Attorney	

JOURNAL ENTRIES

- Arguments by counsel. COURT ORDERED, motion GRANTED IN PART and DENIED IN PART. Motion GRANTED with respects to removing No. 3. of the Order. Motion DENIED with respects to all other sanctions shall remain in place. Colloquy regarding current stay in place. Mr. Smith requested the stay to continue for the purpose of appealing the Amended Sanction Order. Colloquy regarding arbitration. Counsel noted the stay should not effect their ability to proceed with arbitration. COURT ORDERED, it will not stay the equitable claims not subject to arbitration. Mr. Eisenberg stated their Answer was filed, however it was stricken due to the matter being stayed and wanted to confirm if he can now move forward in filing their Answer. Court stated Mr. Eisenberg should be able to proceed with filing their Answer.

Other Business	Court Matters	COURT MINUTES	December 22, 2022
A-18-785391-B	Paul Lagudi, Pla vs. Fresh Mix LLC, I		
December 22, 20	9:00 AM	Motion for Leave	
HEARD BY: Jo	bhnson, Susan	COURTROOM:	RJC Courtroom 15D
COURT CLERK	: Nicole Cejas		
RECORDER:	Norma Ramirez		
REPORTER:			
PARTIES			
PRESENT:	Connot, Mark J	Attorney	
	Ferrario, Mark E., ESQ	5	
	Hicks, Jason K.	Attorney	
	Imes, Jason A.	Attorney	
	Polsenberg, Daniel F.	Attorney	
	Smith, Abraham G.	Attorney	
		JOURNAL ENTRIES	

- Arguments by counsel. COURT ORDERED, motion GRANTED IN PART/DENIED IN PART. Motion GRANTED with respects to Defendants filing an Answer. Motion DENIED with respects to Third-Party Complaint and cross claims. Mr. Ferrario will prepare the Order and submit it to opposing counsel for review.

Case No.:	A-18-785391-B	Hearin	ng Date:	AUGUST 5, 2019	
Dept. No.:	XI	Judge	HON.	ELIZABETH GONZALEZ	
		Court	Clerk: D	ULCE ROMEA	
Plaintiff: <u>P</u>	AUL LAGUDI	Recor	der:	JILL HAWKINS	
		Couns	el for Plair	ntiff:	
	vs.				
Defendant:	FRESH MIX LLC	Couns	el for Defe	endant:	

HEARING BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date
1	Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergenc Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay this Action on an Order Shortening Time; Plaintiffs' Opposition to Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Emergenc Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay this Action on an Order Shortening Time	}		- 8-5-19
	COURT'S EXHIBIT I SERLED BY COURT ORD	E.*		

Case No.:	A-18-785391-B		Hearing Da	ate:	SEPTEMBER 9, 2019
Dept. No.:	XI		Judge: I	HON. ELIZ	ABETH GONZALEZ
			Court Cler	k: DULC	EROMEA
Plaintiff: PA	UL LAGUDI		Recorder:	JILL	HAWKINS
			Counsel fo	or Plaintiff:	MARK CONNOT, ESQ.
	VS.				
Defendant:	FRESH MIX, LLC	Det .	Counsel fo	or Defenda	nt: JAMET PISANELLI, EJO,

HEARING BEFORE THE COURT

AVA SCHAEPER, EJQ.

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted
1	DEFENDAND'ENERGENCY MOTION TO			markes
	(1) STRIKE EXHIBITA TO PLAINTFR'			
	OPPOSITION TO DEPENDANTS' MOTION FOR			
	CLAN BACK, DISCOVERY, AND SANCTIONS			
	AND COUNTERMOTION FOR DISCOVERY			
	RELATED TO FRESH WX MEANO, AND (2)			
	STRIKEALL REFERENCES TO AND PISCUSSION			
	OF ITS SUBSTANCE IN PLAINTIFY OPPOSITION	,		
	ON AN ORDER SHORTENING THME			9-9-1

Case No.: A-18-785391-B	Hearing Date: 1/21/2020 – 1/22/2020
ept. No.: XI	Judge: Honorable Elizabeth Gonzalez
	Court Clerk: Dulce Romea
Plaintiff: PAUL LAGUDI, an Individual; and WILLIAM TODD PONDER, an Individual	Recorder: Jill Hawkins
	Counsel for Plaintiff: Mark J. Connot, Brian A. Berkley,
VS.	Lucy C. Crow, Fox Rothschild LLP
Defendant: FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I through X, inclusive,	Counsel for Defendant: James J. Pisanelli, Debra L. Spinelli, Ava M. Schaefer, Pisanelli Bice, PLLC

HEARING BEFORE THE COURT

PLAINTIFFS' EXHIBITS

	Exhibit	Bates		Date		Date
	Number	No.(s)	Exhibit Description	Offered	Objection	Admitted
(1	PLPRIV 00001 – PLPRIV 00006	Declaration of Dominic Caldara, dated January 6, 2020, attached to Claimants and Counterclaim Respondents' Response to Respondents' Motion for Summary Judgment as to the Expiration of the Employment Agreements, and Cross-Motion for Summary Judgment re: Enforcement of the Employment Agreements			
	2	PLPRIV 00007 – PLPRIV 00013	Declaration of Scott Goldberg, dated January 6, 2020, attached to Claimants and Counterclaim Respondents' Response to Respondents' Motion for Summary Judgment as to the Expiration of the Employment Agreements, and Cross-Motion for Summary Judgment re: Enforcement of the Employment Agreements			
	3	PLPRIV 00014 – PLPRIV 00015	Email from Bruce Leslie to Jeffrey Bendavid, dated May 29, 2018, regarding expiration of the Employment Agreements	1-22-20	OBJ SUST	
	4	PLPRIV 00016 – PLPRIV 00018	Excerpt from Claimants Amended Demand for Arbitration; Statement of Claims, Demand, dated August 5, 2019		400 40 40 F	

5	PLPRIV 00019 – PLPRIV 00077	Respondents' Response to Amended Demand for Arbitration and Counterclaims, dated August 12, 2019		
6	PLPRIV 00078 – PLPRIV 00107	Discovery Order Entered by Chair Levine, dated December 28, 2019		
7	PLPRIV 00108	Email from Paul Lagudi's email account to Scott Goldberg, dated November 29, 2018 9:36 a.m.	1-21-20	OBJ SWJ
8	PLPRIV 00109	Email from Paul Lagudi's email account to Scott Goldberg, dated November 29, 2018 9:38 a.m.	1-21-20	OBJ SUST
9	PLPRIV 00110	Email from Paul Lagudi's email account to Scott Goldberg, dated November 29, 2018 9:39 a.m.	1-21-20	OBJ NST
10	PLPRIV 00111- PLPRIV 00112	Email from Paul Lagudi's email account to Scott Goldberg, dated November 29, 2018 9:51 a.m.	1-21-20	OBJ SUST

Case	No.:	A-18-7	'85391-B

Dept. No.: XI

Plaintiff: PAUL LAGUDI, an Individual; and WILLIAM TODD PONDER, an Individual

VS.

Defendant: FRESH MIX, LLC, a Delaware Limited Liability Company; GET FRESH SALES, INC., a Nevada corporation; DOES 1 through 25; and ROE BUSINESS ENTITIES I through X, inclusive,

Hearing Date:		Date:	Hearing
---------------	--	-------	---------

01/21/2020 - 01/22/2020

Judge: Honorable Elizabeth Gonzalez

Court Clerk: Dulce Romea

Recorder: Jill Hawkins

Counsel for Plaintiff: Mark J. Connot, Esq. FOX ROTHSCHILD LLP

LUCY GOW, ESq.

Counsel for Defendant: James J. Pisanelli, Esq. PISANELLI BICE, PLLC

Debra Spinelli, Esq.; Ava Schaefer, Esq.

HEARING BEFORE THE COURT

DEFENDANT'S EXHIBITS

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted
A.	A-001	Email exchange between Mary Supchak and Scott Goldberg regarding delivery and receipt, dated December 3, 2018 (GF_SANCTIONS0001)			
B.	B-001	Email from Scott Goldberg to Mary Supchak regarding delivery and receipt, dated December 3, 2018 (GF_SANCTIONS0002)	1-21-20	NO	1-21-20
C.	C-001	Handwritten inventory list from Mary Supchak, regarding personal items from the offices of Todd Ponder and Paul Lagudi, December 2018 (GF_SANCTIONS0006)	1-21-20	NO	1-21-20 (13
D.	D-001 – D-002	Email and attachment from Mary Supchak to Scott Goldberg regarding delivery receipt, dated December 4, 2018 (GF_SANCTIONS0003-4)	-21-20	NO	1-21-20 B
E.	E-001	Receipt of Documents signed by Ken Mohlhenrich, dated December 4, 2018 (GF_SANCTIONS0005)	1-21-20	NO	1-21-20
F.	F-001	Email from Jeffrey Bendavid, Esq. to Ronald Cohen, Esq., James J. Pisanelli, Esq., and Bruce Leslie, Esq. sending complaint and application for temporary restraining order (without attachments), dated December 5, 2018 (GF_SANCTIONS0012)			

-

G.	G-001 –	Email exchange among Jeffrey Bendavid, Esq.,		
	G-004	James J. Pisanelli, and Bruce Leslie, Esq. regarding hearing on application for temporary restraining order, dated December 5, 2018 (GF_SANCTIONS0013 – GF_SANCTIONS0016		
H.	H-001 – H003	Correspondence from Mark Connot, Esq. to Betsy Lamm, Esq., regarding return of personal property, dated April 2, 2019 (GF_SANCTIONS0017 – GF_SANCTIONS0019)		
I.	I-001 – I-005	Correspondence from Betsy Lamm, Esq. to Mark Connot, Esq. regarding response to letter dated April 2, 2019 questioning the return of personal property, dated April 8, 2019 (GF_SANCTIONS0020 – GF_SANCTIONS0024)		
J.	J-001 – J018	Email and attachments from Mark Connot, Esq. to Cohen Dowd Quigley (CDQ) regarding Fox Rothschild clawback of inadvertent attorney client communication emailed to Betsy Lamm, Esq. dated April 19, 2019 (GF_SANCTIONS0025 – GF_SANCTIONS0042)		
K.	K-001 – K-005	Correspondence from Betsy Lamm, Esq. to Mark Connot, Esq. responding to April 19, 2019 letter regarding return of personal property and email account information, dated April 22, 2019 (GF_SANCTIONS0043 – GF_SANCTIONS0047)		
L.	L-001 – L-003	Correspondence from Betsy Lamm, Esq. to Evan Barenbaum, Esq. and Mark Connot, Esq. regarding Paul Lagudi and Todd Ponder use of personal email to conduct Fresh Mix business, dated April 25, 2019 (GF_SANCTIONS0048 – GF_SANCTIONS0050)		
M.	M-001 – M-002	Correspondence to Mark Connot, Esq. and Brian Berkley, Esq. regarding box of items removed from the offices of Paul Lagudi and Todd Ponder to be made available for inspection, dated May 7, 2019 (GF_SANCTIONS0051 – GF_SANCTIONS0052)		
N.	N-001 – N-003	Correspondence from Daniel Quigley, Esq. to Evan Barenbaum, Esq. and Mark Connot, Esq. regarding demand that Paul Lagudi and Todd Ponder stop interjecting in day-to-day business operations, dated May 16, 2019 (GF_SANCTIONS0053 - GF_SANCTIONS0055)		
Ο.	O-001 – O-005	August 3, 2019 forward of May 21, 2018 email exchange between Todd Ponder and Dominic Caldara re Strategic Leadership Team (LP 0001473 – LP 001477)		

1

		EXHIBIT(S) LIST		
P.	P-001 – P-003	Declaration of William Todd Ponder in support of Plaintiffs' Opposition to Emergency Motion to (1) Strike Plaintiffs' Reply in Support of Motion to Lift Stay and Amend Complaint and Exhibit T Thereto; and (2) Stay This Action On An Order Shortening Time, dated (and filed) August 4, 2019		
Q.	Q-001 – Q-007	Correspondence from Evan Barenbaum, Esq. to Bruce Leslie, Esq., regarding Litigation Hold Notice, dated August 15, 2019 (GF_SANCTIONS0056 – GF_SANCTIONS0062)		
R.	R-001 – R-021	Documents Defendants received from former Get Fresh consultant, Matthew McClure on September 7, 2019 at 7:59 pm (Lagudi – Nev. Ct. Action 0000280 - 300)		
S.	S-001 – S-039	Documents Defendants received from former Get Fresh consultant, Matthew McClure on September 7, 2019 at 8:00 pm (LP 0000640 – LP 0000678)		
Τ.	T-001 – T-021	Documents Defendants received from former Get Fresh consultant, Matthew McClure on September 7, 2019 at 9:19 pm (Lagudi – Nev. Ct. Action 0000259 - 279)		
U.	U-001 – U-008	Documents Defendants received from former Get Fresh IT employee, David Heinrech (LP0027522- 29)	_	
V.	V-001 – V-006	Paul Lagudi's Answers and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Interrogatories to Paul Lagudi, dated October 9, 2019		
W.	W-001 - W-006	Paul Lagudi's Response and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Request for Production of Documents, dated October 9, 2019		
Χ.	X-001 – X-006	William Todd Ponder's Answers and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Interrogatories to William Todd Ponder, dated October 9, 2019		
Y.	Y-001 – Y-006	William Todd Ponder's Response and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Request for Production of Documents, dated October 9, 2019		
Z.	Z-001 – Z-015	Email string between Debra Spinelli, Esq., Mark Connot, Esq., and Brian Berkley, Esq. regarding Plaintiffs' deficient discovery responses, dated October 14 -27, 2019 (GF_SANCTIONS0063 – GF_SANCTIONS0077)		

AA.	AA-001 – AA-171	Paul Lagudi and Todd Ponder's Advancement Demand for invoices from inception to October 2019, and attachments (GF_SANCTIONS0078 – GF_SANCTIONS0248)	2/14/2020	OBJ	2/14/202E
BB.	BB-001 – BB-007	Paul Lagudi and William Todd Ponder's Privilege Log (accompanying supplemental discovery responses), dated December 13, 2019	2/14/20	ND	2/14/2021
CC.	CC-001 – CC-011	Paul Lagudi and William Todd Ponder's Privilege Log (amended and/or supplemented), dated December 18, 2019			
DD.	DD-001 – DD-004	Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Supplemental Privilege Log, dated January 18, 2020			
		The docket in this action, including all pleadings, public filings, orders, and other submissions			
		Deposition Transcripts of Paul Lagudi, Todd Ponder, Jeffrey Bendavid, and Scott Goldberg			

Case No.:	A-18-785391-B	Hearing Date:	01/21/2020 - 01/22/2020		
Dept. No.:	XI	Judge: Honorable	e: Honorable Elizabeth Gonzalez		
		Court Clerk: Dulce	Romea		
Plaintiff: PAUL LAGUDI, an Individual; and WILLIAM TODD PONDER, an Individual		Recorder: Jill H	ławkins		
		Counsel for Plaintiff:	Mark J. Connot, Esq. FOX ROTHSCHILD LLP		
	vs.				
Limited Lia SALES, IN 1 through	FRESH MIX, LLC, a Delaware ability Company; GET FRESH C., a Nevada corporation; DOES 25; and ROE BUSINESS I through X, inclusive.	Counsel for Defenda	nt: James J. Pisanelli, Esq. PISANELLI BICE, PLLC		

HEARING BEFORE THE COURT

JOINT EXHIBITS

Exhibit Number	Bates No.(s)	Exhibit Description	Date Offered	Objection	Date Admitted
J1	J1-01 – J1-02	Correspondence from Scott Goldberg to Paul Lagudi regarding termination of employment, dated November 26, 2018 (GF_SANCTIONS0007 – GF_SANCTIONS0008)		NO	1-21-20
J2	J2-01 – J2-02	Correspondence from Scott Goldberg to William Todd Ponder regarding termination of employment, dated November 26, 2018 (GF_SANCTIONS0009 – GF_SANCTIONS0010)			
J3	J3-01	Email from Bruce Leslie, Esq., to Jeffrey Bendavid, Esq. and Katie Nalbach regarding directors' duties and delivery of office contents, dated December 3, 2018 (GF_SANCTIONS0011)			
J4	J4-01 – J4-03	Email exchange between Todd Ponder and Scott Goldberg regarding office furniture, dated April 3-4, 2019, forwarded by Ponder to Paul Lagudi (LP 0002098 - LP 0002100)	$\left\langle \right\rangle$		
J5	J5-01 – J5-03	Defendants Fresh Mix, LLC and Get Fresh Sales, Inc.'s Initial Privilege Log, dated August 5, 2019	1-21-20	NO	1-21-20
J6	J6-01 – J6-59	Arbitration Respondents' (Lagudi and Ponder's) Response to Amended Demand for Arbitration & Counterclaim, dated August 12, 2019 (FILED UNDER SEAL as Exhibit 5 to Motion for Claw Back, Discovery & Sanctions, filed on August 26, 2019)	1-22-20	۸/0 ک	1-22-2 EALED

7

J7	J7-01 – J7-02	Declaration of Scott Goldberg In Support of Motion to Disqualify Fox Rothschild LLP, dated (and filed) on August 23, 2019 (unredacted)	-21-20	XID	1-21-20	B
J8	J8-01 – J8-07	Paul Lagudi's First Supplemental Answers and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Interrogatories to Paul Lagudi, dated December 13, 2019	5	\langle	$\left \right\rangle$	h
J9	J9-01 — J9-07	William Todd Ponder's First Supplemental Answers and Objections to Fresh Mix, LLC and Get Fresh Sales, Inc.'s Interrogatories to William Todd Ponder, dated December 13, 2019	21-20	NO	1-21-20	ß

			EVIDENTA
Case No.:	A-18-785391-B	Hearing Date	JANUARY 21, 2020 HEARING
Pept. No.:	XI	Judge: HO	N. ELIZABETH GONZALEZ
		Court Clerk:	DULCE ROMEA
Plaintiff: PAUL LAGUDI		Recorder:	JILL HAWKINS
		Counsel for F	Plaintiff: BRIAN BERKLEY, ESB.; LUCY CROW, ESB.
Defendant:	FRESH MIX LLC	Counsel for E	Defendant: DEBRA SPINELU, ESQ;
		AVA SCH.	AEFER, ESQ. BRUCE LESLIE, ESQ.

HEARING BEFORE THE COURT

COURT'S EXHIBITS

Exhibit Number	Exhibit Description	Date Offered	Objection	Date Admitted Marked
1	MEMO \$ SEALED BY ORDER OF COURT \$			1-21-20
2	MEMO ATTACHED AS EXHIBIT T # SEALED BY COURT ORDER # PILE OF EXCERPTS SUBMITTED BY DEFENSE CON			1-22-20
3	PILE OF EXCERPTS SUBMITTED BY DEFENSE CON SEALED BY COURT ORDER #	unsa		1-21-20 1-21-20 1-21-20



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

MARK J. CONNOT 1980 FESTIVAL PLAZA DR. #700 LAS VEGAS, NV 89135

DATE: February 27, 2023 CASE: A-18-785391-B

RE CASE: PAUL LAGUDI; WILLIAM TODD PONDER vs. FRESH MIX, LLC; GET FRESH SALES, INC.

NOTICE OF APPEAL FILED: February 23, 2023

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

- Solution Supreme Court Filing Fee (Make Check Payable to the Supreme Court)**
 - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)**
- Solo − Cost Bond on Appeal (Make Check Payable to the District Court)**
 - NRAP 7: Bond For Costs On Appeal in Civil Cases
 - Previously paid Bonds are not transferable between appeals without an order of the District Court.
- Case Appeal Statement
 - NRAP 3 (a)(1), Form 2
- □ Order
- □ Notice of Entry of Order

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (g) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

**Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

Certification of Copy

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

RENEWED NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DECISION AND ORDER, FINDINGS OF FACT AND CONCLUSIONS OF LAW; NOTICE OF ENTRY OF DECISION AND ORDER, FINDINGS OF FACT AND CONCLUSIONS OF LAW; ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS' MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER AND FRESH MIX'S JOINDER THERETO; NOTICE OF ENTRY OF ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS' MOTION TO VACATE, ALTER, OR AMEND SANCTIONS ORDER AND FRESH MIX'S JOINDER THERETO; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

PAUL LAGUDI; WILLIAM TODD PONDER,

Plaintiff(s),

Case No: A-18-785391-B

Dept No: XXII

vs.

FRESH MIX, LLC; GET FRESH SALES, INC.,

Defendant(s),

now on file and of record in this office.

ATTERNA STATE IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 27 day of February 2023. Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk