#### IN THE SUPREME COURT OF THE STATE OF NEVADA

IN RE: D.O.T LITIGATION.

ETW MANAGEMENT GROUP LLC; GLOBAL HARMONY LLC; JUST QUALITY, LLC; LIBRA WELLNESS CENTER, LLC; ROMBOUGH REAL ESTATE INC.; ZION GARDENS LLC,

Appellants,

VS.

INTEGRAL ASSOCIATES, LLC D/B/A ESSENCE CANNABIS DISPENSARIES, ESSENCE TROPICANA, LLC, ESSENCE HENDERSON, LLC,

Respondents.

Case No.: 86741 Electronically Filed Jan 19 2024 02:28 PM Elizabeth A. Brown Clerk of Supreme Court

## STIPULATION TO DISMISS APPEAL

Having reached a settlement in the above-entitled matter, the parties stipulate to dismiss this appeal with prejudice, with the parties to

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///

bear their own fees and costs.

Dated this 19th day of January, 2024.

# BECKSTROM & BECKSTROM, LLP PISANELLI BICE PLLC

By: <u>/s/ Jame A. Beckstrom</u>

JAMES A. BECKSTROM (SBN 14032)

400 S. 4<sup>th</sup> Street, Suite 650

Las Vegas, Nevada 89101

(725) 300-0599

Attorney for Appellants ETW Management Group, LLC, Global Harmony, LLC, Just Quality, LLC, Libra Clear River Center, LLC, Rombough Real Estate, Inc., and Zion Gardens, LLC

By: <u>/s/ Jordan T. Smith</u>
TODD L. BICE (SBN 4534)
JORDAN T. SMITH (SBN 12097)
400 S. 7<sup>th</sup> Street, Suite 300
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Attorneys for Respondents Integral Associates, LLC d/b/a Essence Cannabis Dispensaries, Essence Tropicana, LLC, and Essence Henderson, LLC

### **CERTIFICATE OF SERVICE**

I hereby certify that on this 19th day of January 2024, I caused to be served a copy of the foregoing "Stipulation to Dismiss Appeal" by mailing a true and correct copy thereof, postage prepaid, at Las Vegas, Nevada, addressed as follows:

Eleissa C. Lavelle, Esq. 7160 Rafael Rivera Way Suite 400 Las Vegas, NV 89113 Settlement Judge

/s/ Suzanne Boggs

Employee of Beckstrom & Beckstrom, LLP

 From:
 Jordan T. Smith

 To:
 James Beckstrom

 Cc:
 Suzanne Boggs

Subject: RE: DOT -- S&O to Dismiss Appeal

Date: Wednesday, January 17, 2024 4:30:54 PM

Yes, of course. Apologies for the delay.

Jordan T. Smith
Partner
Pisanelli Bice PLLC
400 South 7th Street, Suite 300
Las Vegas, Nevada 89101
tel 702.214.2100
fax 702.214.2101

From: James Beckstrom <JB@beckstromlaw.com>
Sent: Wednesday, January 17, 2024 3:49 PM
To: Jordan T. Smith <JTS@pisanellibice.com>
Cc: Suzanne Boggs <SB@beckstromlaw.com>
Subject: RE: DOT -- S&O to Dismiss Appeal

CAUTION: This message is from an EXTERNAL SENDER.

Ok—we can use your e-signature?

#### James A. Beckstrom, Esq.

400 S. 4<sup>th</sup> Street, Suite 650 Las Vegas, NV 89101 O: 725.300.0599 D: 725.201.0166 M. 714.875.0351 F. 725.300.0261

jb@beckstromlaw.com Admitted: NV & CA



From: Jordan T. Smith < <u>JTS@pisanellibice.com</u>>
Sent: Wednesday, January 17, 2024 1:33 PM
To: James Beckstrom < <u>JB@beckstromlaw.com</u>>
Subject: RE: DOT -- S&O to Dismiss Appeal

Good with me. Thanks. I'll send around a notice satisfaction of judgment to file in the district court this week.

Jordan T. Smith

Partner
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tel 702.214.2100
fax 702.214.2101

From: James Beckstrom < JB@beckstromlaw.com>
Sent: Wednesday, January 17, 2024 1:23 PM
To: Jordan T. Smith < JTS@pisanellibice.com>
Subject: DOT -- S&O to Dismiss Appeal

CAUTION: This message is from an EXTERNAL SENDER.

Jordan,

Do you prefer to do a separate S&O for each party? Enclosed is the proposed as to my clients. I can add the remaining settling plaintiffs in if we want a joint stipulation—I will leave it to you as to carve out Rural Remedies?

Let me know.

James

# James A. Beckstrom, Esq.

400 S. 4<sup>th</sup> Street, Suite 650 Las Vegas, NV 89101 O: 725.300.0599 D: 725.201.0166 M. 714.875.0351 F. 725.300.0261 jb@beckstromlaw.com

Admitted: NV & CA

