1		CERTIFICATE OF SERVICE	
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &		
3	NOMURA, L	TD., and that on this date, I caused to be served a true and correct copy of the	
4	foregoing by:		
5	$\boxtimes$	(BY MAIL) on all parties in said action, by placing a true copy thereof enclosed	
6		in a sealed envelope in a designated area for outgoing mail, addressed as set forth below. At the Law Offices of Laxalt & Nomura, mail placed in that designated area is given the correct amount of postage and is deposited that same date in the	
7		ordinary course of business, in a United States mailbox in the City of Reno, County of Washoe, Nevada.	
8		By electronic service by filing the foregoing with the Clerk of Court using the E	
9		Flex system, which will electronically mail the filing to the following individuals.	
10		(BY PERSONAL DELIVERY) by causing a true copy thereof to be hand delivered this date to the address(es) at the address(es) set forth below, where	
11		indicated.	
12 13		(BY FACSIMILE) on the parties in said action by causing a true copy thereof to be telecopied to the number indicated after the address(es) noted below.	
14		Reno/Carson Messenger Service.	
15		By email to the email addresses below.	
16	addressed as	follows:	
17	Steven B. C		
18	Stan Johnso Terry Kinna	· · · · · ·	
19	Cohen-John	· · · · · · · · · · · · · · · · · · ·	
20	Las Vegas,		
21	scohen@col	henjohnson.com	
22		cohenjohnson.com	
		2	
<ul><li>23</li><li>24</li></ul>	DAT	ED this day of October, 2013.	
25		L. MORGAN BØGUMIL	
<ul><li>26</li><li>27</li></ul>			
28			
<b>∠o</b> .πd.			

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

#### Electronically 10-09-2013:04:15:24 PM 1 COHEN-JOHNSON, LLC Joey Orduna Hastings H. STAN JOHNSON Clerk of the Court 2 Nevada Bar No. 00265 Transaction # 4056466 sjohnson@cohenjohnson.com ŠTEVEN B. COHEN, ESQ. 3 Nevada Bar No. 2327 4 255 E. Warm Springs Road Suite100 5 Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 6 Attorneys for Grand Sierra Resort 7 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 IN AND FOR THE COUNTY OF WASHOE 10 GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO 11 RESORT SPA, Case No.: CV12-01171 Dept. No.: **B7** 12 Plaintiff, VS. COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100Las Vegas, Nevada 89119(702) 823-3500 FAX: (702) 823-3400 13 SUMONA ISLAM, an individual; MEI-GSR 14 HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al. 15 Defendants. 16 17 REPLY TO PLAINTIFF'S OBJECTION TO DEFENDANT 18 **GSR'S MEMMORANDUM OF COSTS** 19 Now comes Defendant GSR by and through its attorneys of record H. Stan Johnson, Esq. 20 and Steven B. Cohen, Esq of the law firm of Cohen Johnson LLC and in reply to Plaintiff's 21 Motion to Retax Costs states as follows: 22 111 23 111 24 111 25 111 26 111 27 111

Page 1 of 10

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This reply is based on the documents and pleadings already filed, the Points and Authorities attached hereto and any argument which the Court may allow at a hearing of this matter.

.Dated This 9<sup>th</sup> day of October, 2013

#### COHEN-JOHNSON, LLC

s/ H. Stan Johnson H. STAN JOHNSON Nevada Bar No. 00265 STEVEN B. COHEN, ESO. Nevada Bar No. 2327 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 Attorneys for Grand Sierra Resort

#### **POINTS AND AUTHORITIES**

#### I LAW AND ARGUEMENT

Plaintiff seeks to retax the costs sought by GSR for this litigation. It should first be noted that Plaintiff itself sought costs against Sumona Islam in the amount of \$17,130.61 for the causes of action upon which it prevailed. It should be noted that the Plaintiff did not prevail on all causes of action against Sumona and therefore was entitled only to the costs associated with those causes of action upon which it prevailed. GSR on the other hand prevailed upon all the causes of action against it and therefore should be entitled to all costs incurred in the litigation.

GSR has produced all the invoices demonstrating the costs incurred which are recoverable under NRS 18.110 as defined by NRS 18.005. Since many of these and similar costs were claimed by Atlantis against Sumona, the claims that these costs were not incurred in the course of the litigation is specious at best.

Ä. Jeremy Aguerro's fees are not excessive and were incurred in the course of litigation.

Mr. Aguerro's fees are set forth in his invoices for his work on this matter and are supported as to content and justified by the 36 page report he prepared, and both his deposition

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and trial testimony. All of which have been placed before this Court. Plaintiff implies that Mr. Aguero's fees are illegitimate and do not reflect work on this case. This is insulting to Mr. Aguero whose professional reputation is unblemished and his qualifications impressive. What Mr. Aguero did to earn his expert fees are abundantly supported by his report, and testimony. The fact is that Mr. Aguero had to prepare complicated reports which required him to analyze all three methodologies set forth by the Plaintiff as a basis for damages and not only refute each of these methodologies, but set forth the explanation as to why damages based on "theoretical losses" were invalid, as well as set forth calculations as to what would constitute a proper damages calculation. That his opinions were adopted by the Court is reflected in the damages awarded against Ms. Islam, in view of the fact that Plaintiff was seeking damages in excess of \$4 Million dollars. Mr. Aguero was a rebuttal expert, and therefore the scope of his testimony as well as the amount of time involved is directly correlated to the Plaintiff's claims, and Plaintiff's challenge to the "necessity" of his testimony should be disregarded.

#### В. Official Transcripts during Trial are a Legitimate expense.

Plaintiff takes the unique position that transcripts of proceedings during trial are not a legitimate litigation expense but a "litigation choice". Defendant neither ordered or obtained a full trial transcript, but only the testimony of certain Plaintiff's witnesses, whose testimony was critical to the Plaintiff's case against GSR. This testimony not only disputed Plaintiff's own theory of the case, but provided the evidence upon which the Court's subsequent findings were based. It was the testimony of these witnesses which established the definition of a "book of trade" and the portability of a host's "book of trade" this testimony went to the very heart of the claims before the Court. The testimony of Mr. Ringkob, Mr. DeCarlo and others was a reasonable expense incurred during the course of the trial to allow defense counsel to refine GSR's defense in view of the startling nature of this testimony. Defendant's counsel did not merely "choose" to review this testimony but had a duty to do so, since the testimony became a critical lynchpin of the Defense. It was the Plaintiff 's conduct which created the necessity for the Defendant to review and examine this testimony, and therefore appropriate that the Plaintiff bear the costs.

## COHEN-IOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

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#### C. Travel and Lodging are appropriate costs.

While Plaintiff gives lip service to the fundamental right of a litigant to obtain Counsel of its choice, it then seeks to limit that choice to attorneys within a specific geographic area. The fact that Defendant chose out of town attorneys does not relieve the Plaintiff from having to pay the costs incurred under NRS 10.05. Moreover, it should be noted that on May 20, 2013, GSR sent an offer of judgment, a copy of which is attached hereto as exhibit 9 which Plaintiff rejected. As the verdict in the case, coupled with the Court's findings of bad faith demonstrates, any liability for the costs of travel during the litigation must be borne by the Plaintiff. After all, had Plaintiff either voluntarily dismissed its claims against GSR when it knew or should have known that such claims were without substance, or even accepted the Offer of Judgment when it was made, none of these costs would have been incurred and the issue would be moot. Plaintiff made the "litigation choice" to proceed to trial, and must accept the consequences of that choice.

Plaintiff also claims that GSR's decision to have two attorneys at trial was not necessary, since Plaintiff only had one attorney. This is not quite accurate. While Plaintiff only had one outside Counsel present at trial, it also had its in-house Counsel present throughout the trial at the Counsel table. It would be naïve to suppose that Ms. Robinson provided no input, advice, observations or assistance to Mr. Dotson over the course of the trial. Plaintiff's opinion that a second chair is an unnecessary expense in a case where the Plaintiff is seeking damages in excess of \$4Millon dollars, and a permanent injunction is just that, merely the opinion of the nonprevailing party in an attempt to minimize an award of costs.

Plaintiff's attempt to denigrate Mr. Cohen's participation is as foolish as it is ineffective. While it is true that Mr. Cohen did not take the depositions, his intensive involvement in the case is well documented by the Plaintiff. Plaintiff made much of Mr. Cohen's advice to GSR that the non-competition agreement was overbroad and ineffective, which not only proved to be correct but formed the gravamen of GSR's defense to the claims and was acknowledged by the Court as the proper interpretation of the contract. Plaintiff also made it a matter of record that it was Mr.

Page 4 of 10

COHEN-JOHNSON, LLC

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Cohen, who consulted and verified that Ms. Islam claimed that all of the names provided to GSR were from her personal "book of trade".

#### D. GSR's Costs Are Reasonable, Verified, Itemized And Were Incurred In This Matter.

GSR has provided the invoices underlying its memorandum of costs, along with the statement of Mr. Johnson that the costs are accurate and were incurred in the course of the litigation. This leaves the propriety of the costs to be awarded to the Court's discretion. Plaintiff's reliance on Schwartz v. Estate of Greenspun 110 Nev. 1042, 881 P. 2d 638 (1994) is misplaced. In <u>Schwartz</u> the court noted that the non-prevailing party not only failed to request an itemization of questioned costs but failed to present supporting evidence to the Supreme Court in support of its position. Similarly Plaintiff's Motion to Retax Costs, does not request the Court order GSR provide a more detailed itemization of costs, but asks that the Court find that the invoices provided by GSR are insufficient and cannot provide a basis for a reasonable award of costs. Plaintiff here has failed to meet its burden, just as the Plaintifff did in Schwartz. It should also be noted that Plaintiff also seems to have redefined NRS 18.110 as requiring proof that the costs have already been paid. No such provision exists within the clear language of the statute which only requires the prevailing party provide a verification under oath, "...stating that to the best of his knowledge and belief that items are correct, and that the costs have been necessarily incurred in the action or proceeding.".

#### II CONCLUSION

GSR's entitlement to costs is based on the fact that GSR was the prevailing party at trial on all of the claims against it. GSR's Memorandum of costs sets forth the costs sought, the supporting documentation, as well as the verification of the Memorandum under oath by Counsel. The fact that the Plaintiff must as a result of its own conduct reimburse GSR for the costs incurred does not make Plaintiff the arbiter of the reasonableness and necessity of those costs. This is left to the sound discretion of the Court.

In order to justify its position apparently seeks to show that in order to prevail at trial, it was unnecessary for GSR to have engaged Mr. Aguero, obtained the transcripts of Mr. Ringkob, Page 5 of 10

etc., have a second counsel at trial, or to have retained Cohen Johnson instead of a local firm. Instead, Plaintiff argues that GSR should have defended the case under the same self-imposed restraints that the Plaintiff voluntarily adopted. The fact that GSR's litigation and trial strategies were successful should itself be sufficient rebuttal to the Plaintiff's claims.

It has long been understood, that generally the Plaintiff is the Master of the Complaint, in that he chooses the claims to be sued upon, the initial venue and the date of filing, however this does not mean that an unsuccessful Plaintiff can avoid reimbursing the prevailing defendant for costs based on Plaintiff's determination that the Defendant's litigation strategy should have been different. In its motion to retax costs, the Plaintiff seeks to have this Court rule that:

- 1. The Defendant was not entitled to obtain Counsel from outside the geographic parameters of Washoe County;
- 2. That the testimony of Mr. Aguiro, upon whom, GSR, Plaintiff, and the Court relied, was too expensive and unnecessary.;
  - 3. That GSR was limited to a single attorney at trial;
- 4. That GSR is not entitled to costs unless it proves to Plaintiff's satisfaction; the costs were reasonably incurred;
- 5. That the affirmation under oath required under the NRS 18.110 is insufficient as a matter of law to satisfy the statute;

The basis for this award of costs is not the fact that the Plaintiff rejected GSR's Offer of Judgment but because this Court found that the GSR is the prevailing party as to all causes brought against it by Plaintiff. In view of this finding the Plaintiff is hardly in the position to claim that it is unfair for it to be held liable for all the costs resulting from its own conduct in bringing and maintaining this litigation in bad faith.

Therefore GSR requests this Honorable Court to enter an order awarding GSR:

- 1. its costs in the full amount of \$37,009.74;
- 2. statutory interest until Plaintiff has paid said costs in full;

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## COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Newada 89119 (702) 823-3500 FAX. (702) 823-3400

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3.	such other and further relief as this court deems equitable and ju	ıst
Dated	his 9 <sup>th</sup> day of October 2013	

#### COHEN-JOHNSON, LLC

/s/ H. Stan Johnson
H. STAN JOHNSON
Nevada Bar No. 00265
TERRY KINNALLY, ESQ.
Nevada Bar No. 06379
255 E. Warm Springs Road, Suite 100
Las Vegas, Nevada 89119
Telephone: (702) 823-3500
Facsimile: (702) 823-3400
Attorneys for Grand Sierra Resort

Page 7 of 10

## COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### Affirmation Pursuant to NRSB.030

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

Dated this 9<sup>th</sup> day of October, 2013

#### COHEN-JOHNSON, LLC

/s/ H. Stan Johnson
H. STAN JOHNSON
Nevada Bar No. 00265
TERRY KINNALLY, ESQ.
Nevada Bar No. 06379
255 E. Warm Springs Road, Suite 100
Las Vegas, Nevada 89119
Telephone: (702) 823-3500
Facsimile: (702) 823-3400
Attorneys for Grand Sierra Resort

Page 8 of 10

#### **INDEX OF EXHIBITS**

,		
EXHIBIT	DESCRIPTION OF DOCUMENTS PROVIDED IN SUPPORT OF COSTS:	PAGES
9	Offer of Judgment	4

COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

Page 9 of 10

# COHEN-JOHNSON, LLC

## 0.823.3400

255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **CERTIFICATE OF MAILING**

I hereby certify that on the 9<sup>th</sup> day of October, 2013, I served a copy of the foregoing **MEMORANDUM OF COSTS WITH SUPPORTING DOCUMENTATION** upon each of the parties via email and by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq.
rdotson@laxalt-nomura.com
Angela M. Bader, Esq.
Laxalt & Nomura, Ltd.
9600 Gateway Drive
Reno, Nevada 89521
Attorney for Plaintiff

Mark Wray, Esq. Law Office of Mark Wray 608 Lander Street Reno, Nevada 89509 Facsimile (775) 348-8351 Attorney for Sumona Islam

and that there is a regular communication by mail between the place of mailing and the places so addressed.

/s/ Nelson Achaval
An employee of Cohen-Johnson, LLC

Page 10 of 10

#### FILED

Electronically 10-09-2013:04:15:24 PM Joey Orduna Hastings Clerk of the Court Transaction # 4056466

## Exhibit "9"

## COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

1 COHEN-JOHNSON, LLC H. STAN JOHNSON 2 Nevada Bar No. 00265 sjohnson@cohenjohnson.com 3 BRIAN A. MORRIS, ESO. Nevada Bar No. 11217 bam@cohenjohnson.com 4 255 E. Warm Springs Road, Suite 100 5 Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 6 Attorneys for Grand Sierra Resort 7

### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

### GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO

Plaintiff.

RESORT SPA,

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Case No.:

CV12-01171

ESOKI SFA,

Dept. No.:

B7

vs.

SUMONA ISLAM, an individual; NAV-RENO GS, LLC a Nevada limited liability Company d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ PARTNERSHIPS; and JOHN DOES I through X, inclusive,

Defendants.

AMENDED OFFER OF JUDGMENT

Defendant NAV-RENO GS, LLC a Nevada Limited Liability Company, d/b/a GRAND SIERRA RESORT by and through its counsel of H. Stan Johnson, Esq of the law firm of Cohen Johnson LLC; pursuant to the provisions set forth in N.R.C.P. 68 and N.R.S. 17.115, hereby offers to allow judgment to be entered in favor of Plaintiff Golden Road Motor Inn Inc, a Nevada Corporation, d/b/a/ Atlantis Casino Resort Spa and against Defendant Grand Sierra Resort in this action in the sum of SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00). This sum shall be the total amount Defendant shall be obligated to pay on account of any liability herein, including costs and attorney's fees otherwise recoverable in this action.

This Offer of Judgment is made in good faith and solely for the purposes specified in

Page 1 of 3

Rule 68 of the Nevada Rules of Civil Procedure and NRS 17.115, and is not to be construed as an admission of any kind. This offer is inclusive of all claims asserted by Plaintiff against Defendant arising out of and/or relating to the subject matter of this action, including damages, penalties, interest, attorneys' fees, costs and any and all related expenses.

If this offer is not accepted in writing within ten (10) days after it is served, it shall be deemed withdrawn.

Dated this 20 day of May, 2013.

COHEN-JOHNSON, LLC.

M. Stan Johnson, Esq. Nevada Bay No. 00265 Terry/Kinnally, Esq.. Nevada Bar No. 06379

Brian A. Morris, Esq. Nevada Bar No. 11217

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119

Attorneys for Grand Sierra Resorts

## COHEN-JOHINSON, LLC

255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **CERTIFICATE OF MAILING**

I hereby certify that on the 20th day of May, 2013, I served a copy of the foregoing AMENDED OFFER OF JUDGMENT upon each of the parties via email and by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq. rdotson@laxalt-nomura.com Angela M. Bader, Esq. Laxalt & Nomura, Ltd. 9600 Gateway Drive Reno, Nevada 89521 Attorney for Plaintiff

and that there is a regular communication by mail between the place of mailing and the places so addressed.

An employee of Collen-30

Page 3 of 3

#### FILED

Electronically 10-17-2013:11:58:00 AM Joey Orduna Hastings Clerk of the Court Transaction # 4073290

3785 1 ROBERT A. DOTSON, ESQ. Nevada State Bar No. 5285 2 rdotson@laxalt-nomura.com ANGELA M. BADER, ESQ. 3 Nevada State Bar No. 5574 4 abader@laxalt-nomura.com LAXALT & NOMURA, LTD. 5 9600 Gateway Drive Reno, Nevada 89521 6 Tel: (775) 322-1170 7 Fax: (775) 322-1865 Attorneys for Plaintiff 8

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#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

11 GOLDEN ROAD MOTOR INN, INC., a Case No.: CV12-01171 Nevada Corporation, d/b/a ATLANTIS 12 CASINO RESORT SPA Dept No.: **B7** 13 Plaintiff, vs. 14 15 SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ 17 PARTNERSHIPS; AND JOHN DOES I through X, inclusive. 18 19 Defendants.

#### REPLY IN SUPPORT OF PLAINTIFF'S MOTION TO RETAX COSTS OF DEFENDANT GRAND SIERRA RESORT

Plaintiff Golden Road Motor Inn, Inc. dba Atlantis Casino Resort Spa ("Plaintiff" or "ATLANTIS"), by and through undersigned counsel, Laxalt & Nomura, hereby files this Reply to the "Reply (sic) to Plaintiff's Objection (sic) to Defendant GSR's Memmorandum (sic) of Costs" in support of its Motion to Retax Costs of Defendant Grand Sierra Resort. This Reply is made and based on the papers and pleadings on file herein and the attached Memorandum of Points and Authorities.

Page 1 of 6

LAXALT & NOMURA. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 DATED this 17th day of October, 2013.

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28 LAXALT & NOMURA.

ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 <sup>1</sup> Between ATLANTIS and GSR, it is clear that GSR is a prevailing party and is statutorily entitled to its taxable costs.

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON Nevada State Bar No. 5285 ANGELA M. BADER Nevada State Bar No. 5574 9600 Gateway Drive Reno, Nevada 89521 (775) 322-1170 Attorneys for Plaintiff

#### MEMORANDUM OF POINTS AND AUTHORITIES

I.

#### INTRODUCTION

Grand Sierra Resort ("GSR") attaches an Amended Offer of Judgment to Plaintiff in support of its requested costs. This Offer of Judgment is simply not relevant or germane to the present issues before the Court --whether the costs sought by GSR in its Memorandum of Costs were reasonably and necessarily incurred in the litigation. The legal standards as to whether such costs are recoverable are set forth in NRS 18.110 and NRS 18.005 and the interpretive case law, not NRCP 68 or NRS 17.115. Moreover, there are many issues for determination if and when this Amended Offer of Judgment is properly before the Court including whether it is a valid offer of judgment, whether it was reasonable in amount and whether it was reasonably rejected. Those issues, nor the Amended Offer of Judgment, are properly before the Court at this time and the Court should therefore disregard it in this Motion to Retax costs.

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600 GATEWAY DRIVE RENO, NEVADA 89521 <sup>2</sup> GSR's pleading is actually an Opposition.

#### ARGUMENT

A. GSR's Expert Witness Costs Of \$18,026.15 Are Unreasonable In Amount, Exceed The Statutory Limit Of \$1,500, Are Not Itemized And Do Not Meet The Burden Required To Exceed The Statutory Limit.

The amount requested for GSR's expert witness costs is a sum in excess of all statutory costs sought by ATLANTIS. As set forth in the Motion, this expense is simply unreasonable in amount under the currently applicable Nevada law and standards. The requested cost exceeds the statutory limit, is not itemized and does not meet the burden of showing that the circumstances surrounding Mr. Aguero's testimony necessarily required a fee larger than \$1,500. As such, this claimed cost should be limited to \$1,500.

B. Certain Of The Official Reporter Costs Claimed By GSR Are Unreasonable.

Trial transcripts are not official reporter costs and are not a reasonable and necessary cost of litigation. As evidenced by GSR's Reply (sic)<sup>2</sup>, GSR admits that the claimed costs for trial transcripts were not necessary but were a preferred litigation strategy. NRS 18.110 and NRS 18.005 require that a cost be both reasonable *and* necessary. Furthermore, GSR argues that since its litigation and trial strategy were successful, it should be sufficient rebuttal to Plaintiff's claims. In other words, if you win, all costs are reasonable. That cannot be the standard. If it was, there would be no reason to examine reasonableness; rather it would simply be a question of who won or lost. That is not the standard under the American system.

C. GSR's Claimed Travel And Lodging Expenses Incurred For Taking Depositions, Conducting Discovery And Trial Are Unnecessary, Unreasonable, Not Itemized And Have Not Been Shown To Have Been Paid.

Although reasonable costs for travel and lodging incurred in taking depositions and conducting discovery are allowed pursuant to NRS 18.005(15), this is for out-of-venue

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LAXALT & NOMURA. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 depositions and discovery. Certainly the Rule does not contemplate all travel by an out-of-venue attorney to conduct depositions and discovery in the jurisdiction where the case is venued.

Otherwise, the exception would swallow the Rule and what would be a litigation choice or strategy of a party to incur certain costs for certain benefits, would become an imposable burden to the opposing party. Such is neither reasonable nor is necessary nor contemplated by the Rules.

GSR also cites that ATLANTIS actually had two counsel present since its client representative, Debra Robinson, also happened to be an attorney. The fact is that ATLANTIS' client representative, Debra Robinson, is also its general counsel. However, ATLANTIS did not seek the attorney fees or travel expenses of its general counsel in attending the trial. *See* Plaintiff's Motion For Costs And Attorney's Fees. That would not be reasonable or necessary because she was acting as a client representative. Moreover, it is equally true that GSR had its own client representative at trial making the costs for two out-of-town attorneys both unreasonable and unnecessary.

Finally, GSR has not provided the Court with evidence that the charges shown on Mr. Johnson's credit card bill, which are allegedly related to this litigation, have actually been paid. This is consistent with the requirement that costs be actually and necessarily incurred in the action or proceeding. ATLANTIS has complied with this requirement and expects no less of GSR. It is simply unknown to ATLANTIS and to the Court whether any of these alleged related charges have been disputed, credited, or paid.

#### III.

#### **CONCLUSION**

ATLANTIS objects to only those costs of GSR that GSR has not shown were reasonably and necessarily incurred and paid in this matter. ATLANTIS has complied with this requirement and submits that GSR should not be so cavalier when it comes to proof necessary to justify such

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LAXALT & NOMURA. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 exceedingly high costs. Based on the foregoing, ATLANTIS respectfully requests that the Court retax the costs requested by GSR consistent with this motion.

#### Affirmation Pursuant to NRS 239B.030

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

DATED this 171 day of October, 2013.

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON Nevada State Bar No. 5285 ANGELA M. BADER Nevada State Bar No. 5574 9600 Gateway Drive Reno, Nevada 89521 (775) 322-1170 Attorneys for Plaintiff

		<u>CERTII</u>	FICATE OF SERVICE	
1				
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &			
3	NOMURA, L	TD., and that on this date;	I caused to be served a true and correct copy of the	
4	foregoing by:			
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6		in a sealed envelope in a	in said action, by placing a true copy thereof enclosed designated area for outgoing mail, addressed as set forth	
7	belo area ordir	below. At the Law Offices of Laxalt & Nomura, mail placed in that designated area is given the correct amount of postage and is deposited that same date in the		
8		ordinary course of busine County of Washoe, Neva	ss, in a United States mailbox in the City of Reno,	
9			filing the foregoing with the Clerk of Court using the E	
10	Flex sy:	Flex system, which will e	lectronically mail the filing to the following individuals	
11			ERY) by causing a true copy thereof to be hand address(es) at the address(es) set forth below.	
12			parties in said action by causing a true copy thereof to	
13		be telecopied to the numb	er indicated after the address(es) noted below.	
14		Reno/Carson Messenger	Service.	
15		By email to the email add	resses below.	
16	addressed as	follows:		
17	Steven B. C	•	Mark Wray, Esq.	
18	Stan Johnso Terry Kinna		Law Office of Mark Wray 608 Lander Street	
19	Cohen-John	son, LLC	Reno, NV 89509	
20	255 E. Warr Las Vegas, 1	n Springs Rd, Ste 100 NV 89119	mwray@markwraylaw.com	
21				
22	scohen@cohenjohnson.com sjohnson@cohenjohnson.com			
	tkinnally@c	cohenjohnson.com		
23	DATED this day of October, 2013.			
24 25			1. Morman Roma	
26			L. MORGAN BOGUMIL	
27				
28				

LAXALT & NOMURA. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

Page 6 of 6

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#### COHEN-JOHNSON, LLC H. STAN JOHNSON, ESQ. Nevada Bar No. 00265 sjohnson@cohenjohnson.com TERRY KINNALLY, ESQ. Nevada Bar No. 6379 tkinnally@cohenjohnson.com 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 Attorneys for Plaintiff

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Case No.: Dept. No.: CV12-01171

vs.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

Plaintiff,

#### MOTION FOR AWARD OF ATTORNEY'S FEES AND COSTS TO DEFENDANT GSR PURSUANT TO NRS 600A.060, NRCP 68 AND NRS 17.115

COMES NOW Defendant GRAND SIERRA RESORT (GSR) by and through their counsel of record, H. Stan Johnson, Esq., of the law firm of Cohen Johnson LLC, and files this Motion for Attorney's Fees pursuant to NRS 600A.060, NRCP 68 and NRS 17.115 and in support of this motion state as follows: /// 111 111

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This motion is based upon the Points and Authorities set forth below, Defendants Affidavit of Attorney's Fees, the attached exhibits as well as all other pleadings and papers on file herein any argument of counsel which may be permitted at a hearing on the matter.

Dated this / May of October, 2013.

COHEN-JOHNSON, LLC

Nevada Bar No./09265 TERRY KINNAĽLY, ESQ. Nevada Bar No. 06379

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 Attorneys for Grand Sierra Resort

#### **POINTS AND AUTHORITIES**

#### I. **FACTS**

Plaintiff brought suit against the Defendant alleging various causes of action based on the hiring of Sumona Islam by the Grand Sierra Resort. Most significantly for Tortious Interference with an employment contract, Tortious Interference with a Prospective Economic Advantage, and Violation of the Nevada Trade Secret Act. On May 20, 2013 the GSR served Plaintiff with an Offer of Judgment in the amount of \$75,000.00 which was rejected (Exhibit 1). The matter proceeded to a bench trial before the Honorable Patrick Flanagan and a judgment was entered in favor of Grand Sierra Resort as to all claims. Further pursuant to NRS 600A.060 the Court awarded GSR its attorney's fees and costs.

#### II. **LAW AND ARGUMENT**

#### GSR IS ENTITLED TO ITS FEES UNDER NEVADA LAW. Á.

Defendant have a three-fold claim for damages in this matter under NRS 600A.060, NRCP 68, and NRS § 17.115, each of which provides a basis for an award of attorney's fees.

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Defendant is entitled to fees under NRS 600A.060, which provides:

If:

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1. A claim of misappropriation is made in bad faith;

2. A motion to terminate an injunction is made or resisted in bad faith; or

3. Willful and malicious misappropriation exists, the court may award reasonable attorney's fees to the prevailing party.

The court found:

That the failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes bad faith that is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600A.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the records of misappropriation; in addition to the actions as set forth above is enough to show that the claim of misappropriation was made in bad faith. (Sasco v. Rosendin Electric Inc. 143 Cal. Rptr.3d 828, 207 Cal. App. 4<sup>th</sup> 837 (CA 2012) and entitles GSR to Attorney's fees and costs in this matter.

(Findings of Fact and Conclusions of Law and Judgment, paragraph 5 page 6 attached hereto as Exhibit 2)

Defendant is also entitled to attorney fees based on the Plaintiff's rejection of the Defendant's offer of judgment under NRCP 68 and NRS §17.155

N.R.S. §17.115 provides in pertinent part:

- ...3. If the offer of judgment is not accepted pursuant to subsection 2 within 10 days after the date of service, the offer shall be deemed rejected by the party to whom it was made and withdrawn by the party who made it. The rejection of an offer does not preclude any party from making another offer pursuant to this section. Evidence of a rejected offer is not admissible in any proceeding other than a proceeding to determine costs and fees.
- 4. Except as otherwise provided in this section, if a party who rejects an offer of judgment fails to obtain a more favorable judgment, the court:
- (a) May not award to the party any costs or attorney's fees;
- (b) May not award to the party any interest on the judgment for the period from the date of service of the offer to the date of entry of the judgment;
- (c) Shall order the party to pay the taxable costs incurred by the party who made the offer; and
- (d) May order the party to pay to the party who made the offer any or all of the following:

- (1) A reasonable sum to cover any costs incurred by the party who made the offer for each expert witness whose services were reasonably necessary to prepare for and conduct the trial of the case.
- (2) Any applicable interest on the judgment for the period from the date of service of the offer to the date of entry of the judgment.
- (3) Reasonable attorney's fees incurred by the party who made the offer for the period from the date of service of the offer to the date of entry of the judgment... (emphasis added)

The Offer was also served pursuant to NRCP 68 which provides:

- ...(f) Penalties for Rejection of Offer. If the offeree rejects an offer and fails to obtain a more favorable judgment,
- (1) the offeree cannot recover any costs or attorney's fees and shall not recover interest for the period after the service of the offer and before the judgment; and
- (2) the offeree shall pay the offeror's post-offer costs, applicable interest on the judgment from the time of the offer to the time of entry of the judgment and reasonable attorney's fees, if any be allowed, actually incurred by the offeror from the time of the offer. If the offeror's attorney is collecting a contingent fee, the amount of any attorney's fees awarded to the party for whom the offer is made must be deducted from that contingent fee.

The facts of the case show that the Defendants met the requirements of both the statute and the rule. The Offer of Judgment (Exhibit 1) was served to the Plaintiffs on May 20, 2013. The Plaintiffs did not accept the Offer which expired after ten days and failed to obtain a more favorable judgment at trial, and following the trial the Court found that Plaintiff's conduct constituted bad faith under NRS 600A.060.

#### B. THE COURT SHOULD AWARD THE DEFENDANT THEATTORNEY'S FEES INCURRED IN DEFENDING THIS ACTION

Defendants are also entitled to recover attorney's fees for the cost of defending this action through trial. Since the factors governing the awards vary they will be addressed separately.

#### 1. Fees under NRS 600A.060

In determining whether or not fees are appropriate under NRS 600A.060 the Court must consider the factors set forth in *Brunzell v. Golden Gate National Bank* 85 Nev. 345, 455 P.2d 31 (1969). These are:

(1) the qualities of the advocate, his training, education, experience,

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professional standing and skill; (2) the character of the work to be done: its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer; the skill time and attention given to the work: (4) the result: whether the attorneys was successful and what benefits were derived.

In regards to the first factor, Mr. Johnson has filed an affidavit in support of this motion which sets forth his qualifications and the work actually performed by the attorneys. Also provided is a copy of the Cohen Johnson LLC firm resume attached as Exhibit 3 to the affidavit of Mr. Johnson.

As to the character of the work to be done that is self-evident from the nature of the case. This was an action between two major gaming corporations and the results were bound to have far reaching effects on the entire gaming industry. Among these was the question of the scope of a permissible non-competition agreement. In an industry where employees often change employers this was highly important far beyond the immediate conflict. Even more critical as to the entire gaming industry was the issue concerning what constitutes a "trade secret" for purposes of a casino host transferring a book of business from one casino to another. The confirmation that a host owns his or her personal book of business will have wide and long lasting effects on the gaming industry. Equally important was the determination of what specific information was a no portable trade secret, as opposed to that information which the host was free to take upon a change in employment. Another significant issue in this case was the determination of what obligation or duty a casino hiring a host has to insure that the book of trade proffered by the host is in fact the personal property of the host and the information contained therein does not constitute a misappropriation of a trade secret. All of these issues were raised at trial, and the importance of their resolution in favor of GSR cannot be Also important was the determination that the bringing of an action alleging a understated. misappropriation of a trade secret, unsupported by credible evidence constitutes bad faith, will served a warning that such claims should not be lightly brought.

The work performed is set forth not only in Mr. Johnson's affidavit, but was evident from the trial. Defendant conducted extensive discovery, obtained expert testimony, had to provide

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the best defense for GSR while acknowledging the potential conflict with co-defendant Sumona Islam. The attorneys for GSR were able to not only able to provide such a defense but also demonstrated a professional skill and knowledge concerning not only the law of trade secrets but employment law, contract interpretation, and the esoteric field of actual versus theoretical damages within the gaming industry. It should also be noted, that even though Counsel believed that GSR would prevail at trial, Counsel took the reasonable and professional position of evaluating the costs of litigation, and determining that an offer of settlement would be in GSR's best financial interests and obtained GSR's consent to an Offer of Judgment which was served prior to the intensive preparation necessary for trial.

As to the final factor, the results speak for themselves. Atlantis sought damages ranging from several hundred thousand dollars to an excess of four million dollars. These claims were successfully refuted at trial and not only provided GSR with the obvious benefit of having liability decided in its favor but in affirming its basic approach to the hiring of casino hosts. GSR 's policy of having any non-competition agreements reviewed by independent counsel and relying upon that review was found to have been appropriate, as was its policy of informing hosts that it did not want a host to bring any information improperly obtained from an employer with them. The practice of asking hosts to limit the information provided to contract information was also found to be in accordance with Nevada law.

#### 2. Attorney's fees pursuant to the Offer of Judgment

Even though the Defendant is entitled to fees under NRS 600A.060 from the institution of the litigation, the entitlement under the Offer of Judgment dated May 20, 2013, must also be considered.

There are also factors which must be considered by the Court in determining whether or not fees are reasonable under an Offer of Judgment. These factors are set forth in Beattie v. Thomas, 99 Nev. 579, 668 P.2d 268 (Nev. 1983) as:

(1) whether the plaintiffs claim was brought in good faith; (2) whether the defendants' offer of judgment was reasonable and in good faith in both its timing and amount; (3) whether the plaintiff's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and (4) whether the fees sought by

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the offeror are reasonable and justified in amount.id at p. 274

- While the initial filing of the lawsuit may have been in good faith, the Court 1. determined that the continuance of the litigation when there was no credible evidence in support of the claims constituted bad faith. Plaintiff should have been aware of this lack of supporting evidence at the time of the filing of the Offer of Judgment.
- Plaintiff's offer of judgment was reasonable and in good faith in both its timing 2. and amount. The offer was made in May 2013, following the close of discovery and two months prior to trial, before Defendants counsel would enter into a phase of concentrated trial Plaintiff had received and reviewed the report of the Defendant's expert which set preparation. damages at an amount of less than \$20,000.00.
- 3. Plaintiff's rejection of the \$75,000.00 Offer was grossly unreasonable and or in bad faith. At the time the Plaintiff rejected the Offer of Judgment knew that it had no credible evidence supporting the claims that GSR has misappropriated trade secrets and had reviewed the report of Jeremy Aguero showing that any potential damages against GSR were less than \$20,000.00 and therefore a rejection was not reasonable under the circumstances.
- 4. The attorneys sought are reasonable in amount and justified. The trial counsel in this matter, H. Stan Johnson, Esq. and Steven B. Cohen, Esq. are both seasoned and experienced trial attorneys, each of whom has been in practice for more than 25 years. Moreover, the heaviest concentration of billing was incurred in the actual preparation for and attendance at trial. Had Plaintiff accepted the Offer of Judgment in May the billings would have been far less. Having rejected the offer of judgment the Plaintiff is in no position to complain that the Defendant's counsel spent too much time preparing for trial or that Mr. Cohen's participation was unnecessary. The results of the litigation demonstrate that the time spent was not unnecessary nor was Mr. Cohen's participation superfluous. Defendant's counsel had an obligation to expend all the time necessary to prepare GSR's defense and to prevail at trial. Plaintiff now appears to be admitting that its claims were so frivolous in nature that it was unnecessary for the Defendant to prepare at all, and should have been able to prevail without Plaintiffs were seeking a multi-million dollar award of damages and a permanent effort.

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injunction against GSR as well as punitive damages. The documents produced at trial and in discovery consisted of thousands of pages of e-mails and other documents and embraced elements of both tort and contract law, as well as the law of trade secrets. To now claim that this was not a major litigation, requiring minimum preparation is ludicrous.

Lastly the fact that the Plaintiff's maintenance of the litigation was in bad faith is fatal to its claims that the fees are unreasonable. It was unreasonable for Defendant to have had to incur a single dollar in legal fees to defend itself against the claims brought against it. Plaintiff choses to bring the suit, maintain it despite the lack of supporting evidence, and reject the offer of judgment and proceed to trial where it lost. Having lost Plaintiff now seeks to avoid the consequences of its bad faith by minimizing the attorney's fees it has to pay by claiming that the fees were not necessary, and Defendant should have been able to win the case more cheaply. This argument should not sway the Court. Defendant should be granted the full amount of attorney's fees sought.

#### 3. Sumona Islam Should Not be Held Liable for GSR's Attorney's Fees

Plaintiff also has claimed that Sumona Islam should be held liable for GSR's attorneys fees. This is not so. Ms. Islam and GSR retained separate counsel and the issues against them were not the same. Plaintiff claimed that GSR induced Ms. Islam to violate her nonconfidentiality agreement and also claimed that GSR misappropriated trade secret information. Plaintiff also claimed that GSR had an independent duty to investigate and determine that the information contained in Ms. Islam's book of trade did not include improperly obtained information. The claims against GSR were not based on vicarious liability founded on Ms. Islam's conduct but on separate and distinct independent claims against GSR. The causes of action were different, as were the elements of proof required. This is amply demonstrated by the fact that the Plaintiff prevailed on claims against Ms, Islam, but failed to prevail upon a single claim against GSR.

Even were this Court to determine that Ms. Islam should be held ultimately liable for GSR's fees, the appropriate remedy would be to award the fees and allow GSR to collect them from Atlantis directly, and then grant Atlantis an additional judgment against Ms. Islam for

## COHEN-JOHNSON, LLC

255 E. Warm Springs Road, Suite 100
 Las Vegas, Nevada 89119
 (702) 823-3500 FAX. (702) 823-3400

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those fees. Atlantis should not be permitted to avoid it's liability which is predicated on its own bad faith, by passing those costs onto Ms. Islam directly. There have been no findings of liability against Ms. Islam in favor of GSR. Any award of fees against Atlantis must be satisfied by Atlantis, and only upon proof of payment of those fees in full, should it be permitted to seek further relief from Ms. Islam.

#### Ш. CONCLUSION

For all the reasons cited above the Court should award the Defendant its full attorney's fees against Atlantis and enter a judgment against Atlantis for the same. Therefore Defendants ask that this Court to enter an Order:

- 1. Confirming the findings that Plaintiff maintained this action in bad faith and that Defendant GSR is entitled to its attorney's fees in the amount of \$455,068.24.
- 2. Finding that the Defendant's Offer of Judgment was properly served on Plaintiff on May 20, 2013, more than ten days prior to the trial;
- 3. Finding that the Defendant has demonstrated its entitlement to fees under Nevada law based on a consideration of both the *Brunzell* and *Beattie* factors.
  - Finding that the attorney's fees sought are reasonable and justified; 4.
  - 5. Awarding Defendants attorney's fees in the amount of \$455,068.24.
  - 6. Awarding Defendant costs in the amount of \$37,009.74.
- 7. Granting Defendant GSR a judgment against Atlantis in the amount of \$492,077.98; consisting of \$455,068.24 in attorney fees and \$37,009.73 in costs.
  - Granting Defendant GSR post judgment interest in the statutory amount. Dated this Aday of October, 2013.

COHEN-JOHNSON,LLC

Nevada Bar No. 00/265

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400

Attorneys for Grand Sierra Resort

## COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **Affirmation Pursuant to NRSB.030**

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

Dated this / day of October, 2013.

#### COHEN-JOHNSON, LLC

Nevada Bar No. 00265 TERRY KINNALLY, ESQ. Nevada Bar No. 06379

255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119

Telephone: (702) 823-3500 Facsimile: (702) 823-3400

Attorneys for Grand Sierra Resort

# COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX. (702) 823-3400

#### **INDEX OF EXHIBITS**

Ехнівіт	DESCRIPTION OF DOCUMENTS PROVIDED IN SUPPORT OF ATTORNEYS FEES:	PAGES
1	May 20, 2013 Offer of Judgment	2, 3, 4, 6, 7, 9
2	Findings of Fact Conclusions of Law and Judgment	3

### COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **CERTIFICATE OF MAILING**

I hereby certify that on the <u>18 day</u> of October, 2013, I served a copy of the foregoing MOTION FOR AWARD OF ATTORNEY'S FEES AND COSTS TO DEFENDANT GSR PURSUANT TO NRS 600A.060, NRCP 68 AND NRS 17.115 upon each of the parties by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq.
rdotson@laxalt-nomura.com
Angela M. Bader, Esq.
Laxalt & Nomura, Ltd.
9600 Gateway Drive
Reno, Nevada 89521
Attorney for Plaintiff

Mark Wray, Esq. Law Office of Mark Wray 608 Lander Street Reno, Nevada 89509 Facsimile (775) 348-8351 Attorney for Sumona Islam

and that there is a regular communication by mail between the place of mailing and the places so addressed.

An employee of Cohen Johnson, LLC

#### FILED

Electronically 10-19-2013:03:49:55 PM Joey Orduna Hastings Clerk of the Court Transaction # 4078172

## **EXHIBIT** "1"

## **EXHIBIT** "1"

255 E. Warm Springs Road, Suite 100Las Vegas, Nevada 89119(702) 823-3500 FAX: (702) 823-3400

#### COHEN-JOHNSON, LLC

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H. STAN JOHNSON Nevada Bar No. 00265 sjohnson@cohenjohnson.com BRIAN A. MORRIS, ESO. Nevada Bar No. 11217 bam@coheniohnson.com 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400 Attorneys for Grand Sierra Resort

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Case No.:

CV12-01171

Dept. No.:

B7

Plaintiff.

VS.

SUMONA ISLAM, an individual; NAV-RENO GS, LLC a Nevada limited liability Company d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ PARTNERSHIPS; and JOHN DOES I through X, inclusive,

Defendants.

AMENDED OFFER OF JUDGMENT

Defendant NAV-RENO GS, LLC a Nevada Limited Liability Company, d/b/a GRAND SIERRA RESORT by and through its counsel of H. Stan Johnson, Esq of the law firm of Cohen Johnson LLC; pursuant to the provisions set forth in N.R.C.P. 68 and N.R.S. 17.115, hereby offers to allow judgment to be entered in favor of Plaintiff Golden Road Motor Inn Inc, a Nevada Corporation, d/b/a/ Atlantis Casino Resort Spa and against Defendant Grand Sierra Resort in this action in the sum of SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00). This sum shall be the total amount Defendant shall be obligated to pay on account of any liability herein, including costs and attorney's fees otherwise recoverable in this action.

This Offer of Judgment is made in good faith and solely for the purposes specified in

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Rule 68 of the Nevada Rules of Civil Procedure and NRS 17.115, and is not to be construed as an admission of any kind. This offer is inclusive of all claims asserted by Plaintiff against Defendant arising out of and/or relating to the subject matter of this action, including damages, penalties, interest, attorneys' fees, costs and any and all related expenses.

If this offer is not accepted in writing within ten (10) days after it is served, it shall be deemed withdrawn.

Dated this 20 day of May, 2013.

COHEN-JOHNSON, LLC.

M. Stan Johnson, Esq. Nevada Bar No. 00265 Terry/Kinnally, Esq..

Nevada Bar No. 06379 Brian A. Morris, Esq. Nevada Bar No. 11217

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119

Attorneys for Grand Sierra Resorts

COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400 

#### **CERTIFICATE OF MAILING**

I hereby certify that on the <u>Roth</u> day of May, 2013, I served a copy of the foregoing **AMENDED OFFER OF JUDGMENT** upon each of the parties via email and by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq. rdotson@laxalt-nomura.com
Angela M. Bader, Esq.
Laxalt & Nomura, Ltd.
9600 Gateway Drive
Reno, Nevada 89521
Attorney for Plaintiff

and that there is a regular communication by mail between the place of mailing and the places so addressed.

An employee of Collen Tollison, LL

#### FILED

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# **EXHIBIT** "2"

# **EXHIBIT** "2"

#### FILED

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#### COHEN-JOHNSON, LLC H. STAN JOHNSON

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Nevada Bar No. 00265 sjohnson@cohenjohnson.com BRIAN A. MORRIS, ESO. Nevada Bar No. 11217

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Attorneys for Grand Sierra Resort

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Plaintiff,

Case No.: Dept. No.:

CV12-01171

VS.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law

#### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade"
  - 3. In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff

Page 1 of 7

# COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

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Golden Road Motor Inn as a host at the Atlantis Casino.

- At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis data base. During her employment with Atlantis, she obtained additional players whom she included in her "book of trade".
- In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- 6. In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review and received an opinion that the agreement was unenforceable as written.
- 8. At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- 9. Although Ms. Islam was in possession of spiral notebooks in which she had copied information from the Atlantis' data base, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information from her "book of trade" into the GSR database. This consisted of approximately 200 guests, that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- The GSR database restricted the information which could be inputted by hosts to 11. a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12. A customer's name, address and contact information are not trade secrets. For purposes of this litigation it was determined that the following would constitute a trade secret a) player tracking records;
  - b) other hosts customers;

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1	c)	initial buy-ins;
2	d)	level of play;
3	e)	table games;
4	f)	time of play;
5	g)	customer's personal information such as a Social Security number
6	h)	customer's casino credit;
7	i)	customer's location, whether they're international, regional or local player beyond
8	any informat	ion contained within the customer's address;
9	j)	marketing strategy;
10	k)	customer's birth date;
11	1)	customer's tier ratings;
12	m)	comp information;
13	n)	player's history of play;
14	0)	player's demographics;
15	p)	players' financial information;
16	q)	company's financial information;
17	r)	company's marketing strategy;
18	s)	other employee's information and customer information.
19	13.	In April 2012 house counsel for Atlantis sent a letter to GSR stating that Sumona
20	had taken pr	oprietary information from the Atlantis computers and changed other customer
21	information is	the Atlantis database.
22	14.	Counsel for GSR informed plaintiff that Ms. Islam denied taking any proprietary
23	information f	rom Atlantis and requested Atlantis to provide the information which it believed
24	had been miss	appropriated by Ms. Islam. Plaintiff did not provide any information.
25	15.	Atlantis filed suit against Ms. Islam and GSR alleging that GSR had tortuously
26	interfered wit	th Atlantis' non-competition agreement, tortuously interfered with a prospective
27	economic adv	antage belonging to Atlantis and violation of NRS 600A.010 commonly known as
28	the Nevada T	rade Secret Act

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Plaintiff sought a preliminary injunction which enjoined GSR from using any 16. information provided to it from Sumona Islam. GSR took reasonable steps to insure good faith and timely compliance with the injunction.

- 17. Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.
- 18. Atlantis presented no credible evidence that GSR had a duty to investigate the names in Ms. Islam's "book of trade" beyond making inquiries of Ms. Islam. To the contrary there was credible testimony that casinos have a right to rely on the host's statements.
- 19. GSR provided a list of all the names and information concerning those individuals added to the GSR data base by Ms. Islam which showed that the information was limited to the individual player's name, address and contact information. None of which constitutes a trade secret under NRS 600A .10.
- 20. Atlantis presented no credible evidence that GSR had tortuously interfered with its non-competition agreement with Islam, Atlantis knew that GSR had hired Ms, Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the noncompetition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.
- 21. Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.
- 22. Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact

information.

- 23. GSR did not misappropriate a trade secret belonging to Atlantis;
- 24. GSR did not tortuously interfere with a contract between Sumona Islam and Atlantis.
- 25. GSR did not interfere with a prospective economic advantage belonging to Atlantis.
- 26. There is a lack of any evidence in the record that supports the claim of Atlantis that GSR misappropriated Atlantis' trade secrets and therefore, Atlantis has failed to meet its burden of proof.
- 27. That early on in the litigation Defendant Islam admitted that she had taken certain information from ATLANTIS in the form certain spiral notebooks.
- 28. That early on in the litigation Defendant Islam testified that she had not shown the information in the form of the spiral notebooks to any representative of GRS.
- 29. That early on in the litigation Defendant Islam testified and confirmed that she was told by the representatives of GSR not to bring anything with her except for herself and her relationships.
- 30. That early on in the litigation Defendant Islam testified and confirmed that she had told representatives of GSR that she did not bring trade secret information with her or that she had information belonging to ATLANTIS.

#### CONCLUSIONS OF LAW:

- 1. The non-competition agreement between Sumona Islam and Atlantis, in prohibiting casino employment in any capacity was overly broad and unenforceable as a matter of law.
- 2. That absent an enforceable employment contract or non-competition agreement with Atlantis, GSR could not as a matter of law, interfere with contractual relations between Sumona and Atlantis.
  - 3. A customer's name address, and contact information is not a trade secret under

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NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by allowing Sumona Islam to upload this information into its data base.

- 4. GSR did not improperly obtain the information concerning players listed above as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the names provided were part of her personal "book of trade"
- 5. The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness"; subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc., 143 Cal. Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.
- 6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs.
- 7. That the claims against GSR are dismissed and judgment entered in favor of the Defendant GSR and GSR is entitled to an award of costs pursuant to NRS 18.110.
- 8. GSR is also entitled to bring an appropriate motion for fees and costs pursuant to an offer of judgment dated May 20, 2013 under NRCP 68 and NRS 17.115.

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Joshua Tomstheck, Esq. Rocky River Municipal Court Rocky River Municipal Court Gary A.Hotz, Esq Derek David Hinkey Dena C. Smith Mirage Casino-Hotel Gordon Silver	Jesus Garcia Jesus Garcia Kathy Hartigan	Lorena Quiroz Victoria L. Gunvalson Kim Irene Mandelbaum, Esq. Robert L. Goldstucker, Esq.	Eunice Morgan Beatrie Loren S. Young, Esq. Novero Neurology Doc Request	Integrity Document Solutions J & R Medical Records Serv. California Highway Partol State Bar of Apizona	Advanced Lighting Services, Inc. Litigation Services of Nevada Litigation Services of Nevada Molezzo Reporters Michael P. Mochtin, Ex-	Marc R. Bawden, Esq. Marc R. Bawden, Esq. Justin Hepworth Kolesar & Leatham Douglas Caples	John W. Muijue, Esq. Nevada Highway Patrol Las Vegas Metroplitian Police Dep Doc Request Michael N. Feder, Esq	Julta Christina Nordenflycht David Bazan Thomas W. Davis, If, Esq. Dena C. Smth Eunice Morgan Beatrie Allison Schlarma Michael A. Oisen Geico Insurance Variouse Banks
Order with Respect to Morion for Relief from Automatic Stay	Packet to American Family Instruments Time Sensitive Demand for Settlement Requiring Immediate Action	Packet to Geico Time Szasja've Denand for Settlement Requiring immediate Action  Lar to Gunvalson te Client Reprsentation  Plantiff's Initial List of Witnesses & Document's Pursuant to NRCP 16.1 & CD  In the Gorden Situation of Comments  If the Gorden Situation of Comments  If the Gorden Situation of Comments  In the Gorden Situation of Comme	Pltiff's Early Arbitration Conference NRCP 16.1 Production of Documents  Lift to Noveto Nucrology, L.L.C is Check No. 1131 & Request for Medical Records  Lift to Doc Request is Request Records & Check No. 1135, 1137, 1132	Lit to CA Highway Papication for Apprent for Med Rec. + Check #1133, 1138  Lit to CA Highway Paroli or Payment for Med Rec + Check No. 1139  Lit to SBA is Application for Apprentic Pro Hac Vise  I to Advanced 1 is Application for Apprentic Pro Hac Vise	Check No. 1445 - Payment for Invoice#9255777 (Transcript)  Check No. 1147 - Payment for Invoice#925777 (Transcript)  Check No. 1148 - Pyament for Invoice#1M061713X (Transcript)  lockey Resorts Suites, L.L.C.'s Opposition to M. Yamplsky's Ominibus Motion in Limine	I nn Fre I nn I nn I nn I i i i i i 0 Attry Muine re Frons A' Somice	1 Ltr to NV Highway Patrol re Request for Accident Report & Check No. 1145(Self Addresed Envolope) 1 Ltr to LV Metro PD re Payment for Records + Check #1143 1 Ltr to Doc Request re Request for Medical Records + Ch No. 1144 1 Amended Objections & Responses 1 Ltr to Client re New View Enter	Intrin Circuit re 34) Meeting of Creditors  Intrin Circuit re 34) Meeting of Creditors  Ltr to Dena C. Smith re Not Counsel in re to Tax Hearing  Ltr to Dena C. Smith re Not Counsel in re to Tax Hearing  Ltr to Schlarman re Confirmation for appointment w HSJ  Plantiff's Supplemental Opposition to Defendants Motion for Automey Foes and Cost  Ltr to Ceico Insurance re Acceptance of Offer  Notice of Hring Re Mtn for Order Approving the Adquacy of Disc in Proposed Disc Stment Setting a Conf.  Hearing Rec Deas & Deadline for Balloting & Opp to Con
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5. f() 3 Jun/27/2013

Cher + + 1102 AMOUNT : \$151.01 ACC UNIT GENERAL - 4

Photocopies - Invoice No. 325087A

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1102

### COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 (702) 823-3500



DATE

AMOUNT

Jun/27/2013

\$151.01

PAY

OF

WHE MARK WRAY ORDER

Too Tander Sty June , NV 998

AUTHORIZED SIGNA

MODINER MARCHARLING DISUFACIA

**COHEN JOHNSON, LLC** 

1102

: Jun/27/2013

CHE #

: 1102

AMOUNT : \$151.01 ACCOUNT: GENERAL - 4

PAID TO: MARK WRAY

Photocopies - Invoice No. 325087A

1073 - Grand Sierra Resort

MATTER :120123

LAWYER :STEVEN B COHEN

2500 E. 2nd Street

Reno

Nevada

89595

Grand Sierra adv. Atlantis

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE

4603.74

111180.83

\*\* TRUST BALANCES \*\*

TRUST BALANCE:

0.00

PRINTED IN U.S.A.

PRODUCT DLM172 USE WITH 91500 ENVELOPE

0104

App. 1515

# Laxalt & Nomura, LTD. 9600 Gateway Drive

Reno, NV 89521

(775) 322-1170 Fax: (775) 322-1865 Tax ID# 88-0218122

June 26, 2013

Matter Number:

100 00100

INVOICE NUMBER:

325087A

120123

STAN JOHNSON, ESQ. COHEN-JOHNSON, LLC

255 E. WARM SPRINGS RD, STE 100 LAS VEGAS, NV 89119

Bill Summary

Matter Number: 100

00100

Title:

ATLANTIS CASINO RESORT v. SUMONA ISLAM and GSR, LLC

OUR CLIENT: GOLDEN ROAD MOTOR INN, INC. dba ATLANTIS

CASINO RESORT

Previous Balance:

\$0.00

Professional Services Rendered (See Attached List)

Hours

Fees

,

\$0.00

Total For The Above Services

Costs

(See Attached List)

Expenses

Total For The Above Expenses

\$151.01

Total for CURRENT PERIOD

\$151.01

Total Payments

\$0.00

AMOUNT DUE

\$151.01

# Laxalt & Nomura, LTD. 9600 Gateway Drive Reno, NV 89521 (775) 322-1170 Fax: (775) 322-1865 Tax ID# 88-0218122

June 26, 2013

Matter Number 100 00100 Invoice Number 325087A

STAN JOHNSON, ESQ. COHEN-JOHNSON, LLC 255 E. WARM SPRINGS RD, STE 100 LAS VEGAS, NV 89119

Matter Number:	100 00100 <b>T</b> itle:	ATLANTIS CASINO RESORT V. SUMONA ISI OUR CLIENT: GOLDEN ROAD MOTOR INN, ATLANTIS CASINO RESORT	AM and GSR, LLC
COSTS			Cost Amount
Date	Description	a contan a 10 non	109.40
06/25/2013	Photocopy Charge: $1/034$ copy.	t copies a tro ser	
06/25/2013	78 index divider tabs (	@ \$0.10/ea.	7.80
06/25/2013	1 Heavy duty one-touch	D-ring 4" binder	21.97
06/25/2013	1 Heavy duty D-ring 3"	binder	<u>i</u> 1.84
		Total costs:	\$151.01
		Matter Summary:	
		Total Fees:	0.00
		Total Costs:	151.01
		Sub-Total Current Fees and Costs:	151.01
		Total Current Charges:	151.01
		Previous Balance:	0.00
		Amount Due:	\$151.01

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "6"

#### COHEN JOHNSON, LLC

DATE : Jul/ 1/2013 CHE # : 1130

AMOUNT : \$27.24

ACCOUNT: GENERAL - 4 PAID TO: Nelson Achaval 425 Lorenzi St.

Las Vegas

NV89107

рħ

Photocopies Fed Ex office receipt

CLIENT: 1073 Grand Sierra Resort

MATTER: 120123

1130

#### COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 . . . (702) 823-3500



DATE

Jul/ 1/2013

\$27.24

PAY

TOTHE Nelson Achaval ORDER 425 Lorenzi St.

Las Vegas, NV 89107

AUTHORIZED SIGNATURE

MODISON GLESTOSINIC DISCENDIM

COHEN JOHNSON, LLC

1130

: Jul/ 1/2013

CHE # : 1130

AMOUNT : \$27.24 ACCOUNT: GENERAL - 4

PAID TO: Nelson Achaval

Photocopies Fed Ex office receipt

1073 - Grand Sierra Resort

MATTER \*: 120123

LAWYER::STEVEN B COHEN

2500 E% 2nd Street

Reno Nevada 89595

Grand Sierra adv. Atlantis

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS: A/R BALANCE :

4745.74 111180.83

\*\* TRUST BALANCES \*\*

TRUST BALANCE :

0.00

28ODUCT DLM172 USE WITH 91500 ENVELOPE

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App. 1519

# Fed ExxOffice.

FedEx Office is your destination for printing and shipping.

395 Hughes Center Dr Las Vegas, NV 89109-4814 Tel: (702) 951-2400

6/29/2013

7:07:08 PM PST

Team Member: Alexandria M. Customer: nelson achaval

ODD

SALE

i	9ty 15	25 70
DW 18 32# 11x17 000220 Reg. Price	60 0 0.42	0.4200 1
Price per piece Regular Totai Discounts	1,68 25,20 0,00	
Sub-Total Tax Deposit		25.20 2.04 0.00
Total		27.24
AmEx (M) Account: 1009 Auth: 129688 (A)	)	27.24
Intal Tender		27 24

DATE	CLIENT #	AMOUNT	REASON FOR MAILING
03/05	110209	\$0.66	OPP. TO DEF. BURGIA DPM FACTAS, ADAIL VERA, DPM +
NC	110204		BURGIA, DPM, UTO DBAS. NV FOOT & ANIELE CENTER!
03/05	110205		MUTION TO DIGMISS
ιç	110205		V
03/06	120061	\$0.60	DEF COUNTER CURIMINATS 2ND SUPP TO WITH ME UST OF WITHESSES & DOCS PURSUANT TO NIRCH 16.1
03/06	120065	\$0.462	1
03/06	130018	\$0.46	STATEMENT AWTH. FORM
03/06	130000	\$0.40	LETTER TO CUENT RE: NEGOTIATED CITATIONS
08/06	120231	\$532	MULTIPLE DOCS TROM NEWSON TO POLINOLDS TREMOLDS
aslop	120198	\$2.92	MOTION TO RECONSIDER
03/ज	120198	\$0.46	NOTICE OF LAEARING ON MOTTON TO RELONSIDER
03/01	120185	\$0.96	LETTER TO CLIENT RE: 391 MEETING OF CREDITIES
03/07	130012-	\$0.AbxVA	NOTICE OF HEARING ON DEBIDES METON TO DISMISS OWNE TO SEE
03/07	121908	WP.04	LETTER. RE: CEASE & DESIST
03 01	30005	JUAN	Notice of microphilip Pithmian CHANGE
03 198	120285	\$0.60	LTR TO EQUIFAY RE: DISPLATE
03/08	120235	\$0.66	LTR TO EXPERAND RE: DISPUTE
03/08	120235	\$0,60	LIR TO: TRANSUNUON RE: DISPUTE
03/08	120192	\$0.4b	WELTR TO CLIENT RE: CLOSING OF FILE
63/08	120177	\$0.46x3	Notice of Chamble OF ADDRESS OF COULISEL
03/08	120062	\$0A6	LIR-TO ATTORNEY RE! DEPOSIT FOR ARBITRAMOU
03 11	130027	\$0.46	ANSWER TO COMPLANAT IN INTERPLEADER
03/11	176213	\$0.46×Z	Notice of Entry of Orock
03/11	120123	\$0.90	STIPULATION TO EXCEED PAGE LIMITATIONS RELATED TO PLATS MOTION FOR PARTIAL SUMMARY JUDGEMENT

	.D.	ATE	CLIENT #	AMOUNT	REASON FOR MAILING
			120159		Notice of Continued 16.1 CCC
			1,901,4	44	Invoice Exhibit Design + Production, in
		<u> </u>		1 1 W W	2nvoirs, 120133
1	<u> </u>	177/2.	PAMIN	45.69	molenge Reportent
- 1			12003	3	Notice of Taking depo of J. Hellar
	4	1/1/2	130011	1,32	Answer to Constains
2	1.	5/12	136133	1,52	Opp. to Motion for Partial Summary
2	1	<u> </u>	12003	1.53	to: Dotson
2	10	113	120174	4/108	Remarks medical records for Dri for Melcher
2	110	113	120197	11.10%	Con Brackie, Metrico
2	110	113	120196	H. 48	11 for Dallas Thompson
2	10	11/2	130013	\$4.42	NV Foreclosure Mediation Program.
			130013		National Default Servicing Corp.
2	19	13	130016	\$ () , (210	1st Mate to Extend Dec & Cost Trial on Order Bas.
2.	19	13	Becolle	th 1910	Re-sending (due to secretarial error) Amended cert of making.
2	19	13	174510	\$ 0, 40	Armanded Note of Change of Coosel
2	20	13	12027	\$5.36	Defendants' Pospinses
2	20	13	ררוסוו	\$ 72	Complaint & Jury Demand
2	20	13	120178	2). (ev	Defendant's List of Anticipated Witnesses & Docs
2	20	13	120180		2012 Tax Return to Trustee
2	20	13	179311	1 a .	Sethement Payment to Ideal Chiropractic
2	20	1 1			Settlement Payment to ACS Recovery SVCS.
2	21	13	Bills	\$1,44	BILS
			120/28	\$1,23	Settlement letter to Infinity ins.

DATE	CLIENT #	AMOUNT	REASON FOR MAILING
Anii3	130013	140	notice of telephones POT to Vandina
2/11/13		1415	notice of Change of Address of Counse
3/11/13	Perion	46	It's to Harmon + long In The
		s4()	ra mailing of Answin to Complaint
			to Gary F. Hayes, Cap
3/11/13	110084	,4 ( <sub>e</sub>	Pl Responses to W3 Development Co 1st set of Requests 107 Production of Documents-to Fl Change of Radilless
	, 12-0158		Change of hadrest
Ellile.	110131	\$1300	TRE MANUEL
all.	(301/8/5	Hu	Motive of Change of Outlies
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	2/4/13	120062	#2.32	Muil out to - Gianna Ca Kelfrakis -
	02/4/5	age-secolate distribution descriptor	-, 46	Ballo
	0 ZI 4/13	Same and the same	946	5113
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	02/4/13	110084	#1.12	Notice - Wall & Wald Held
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	35/13	120174	<u> 1116</u>	OHH to AMR requisting, nees
	215/13	3.130197	44	HA to AMR LEQUELLING HAS
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	といした	1-1-1-1V	P.D. cll	Proposed Ordon
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	Selv K	10030	,46	mvove,
	S/10/801	30231	.46	mvoile

DATE	CLIENT #	AMOUNT	REASON FOR MAILING
1/23	190116	. 45	Notice of change of Hydreth
	5 10011	.45	notice of change of Address
1/22	5110119	.45	mvone 3701
1/23	)   ` '	,41	MVOUR 5767
1/25	110090	, le5	Respond to motion for Butownement
1/05	1,0000	.65	
1/25	110030	.63	"
		.45	"
		.65	7
		.65	<i>11</i>
		.65	"
		-65	"
		.65	<i>y</i> .
		.65	17
		.65	47
<b>V</b>	Y	.65	7
1/25	120123	.45!	Notices of Jaking Nepe of Apraham Pearson, Brandon ULNelly
1/25	120123-	.65	rotices of Jaking Departs " "
1/28	1916011	105 1	Cert of mading Motion to withdraw
1/2 g	110319	65°	
1128	120136		child support Enforcement
728	120113		Request for exemption from Aurb
, 7	12-0113		A
	110205	.46	Request por held Records
- 0		1 4	Today to the state of the state

DATE	CLIENT #	AMOUNT	REASON FOR MAILING
01/22	120250	45 x5	WHEN TO Equifax Re Incorrect inforce
01/22	20250	45 x6	
0122	12102510	5 X3	
01/22	120250	45 X7	Letter to Experian Re incorrect into Steria luga
0,22	120227	45×40	Chp 13 plan W/ Defermination of interest Rates
1/23	176213	,65	Certificate of Mailing to Morgan
1/23	7623	که).	Curity rate of Mailing Maguis.
1/23	120 2291	,45	Billing statement to shibbs
1/22	120,207	J'45	In Shiller
1/23	120010	, 45	" to Kornara
1/23	120042	,45	14 to Bijan Mingasale
1 23	120 224	,45	11 to Palm Beach Break
11/13	bh00tele	,45	Notice of Mailing to awak Lan firm
1183	110117	-45	Notice of Change of address
14/3	1209191		EXTENT TO THE TOTAL SECTION OF THE TOTAL SECTION
1/23	130007	.45	letter to summise hospital negleting med held
1185	190193	.83	Mind Aupp (Cent of Mailing)
1/25	130133	.85	Third Supos ("
;'	ADMIN	· le 5 °	Board of Continuing hegal Education
1125.	MIMCIA	(5)	BONDOCLE
1/25	ADMIN	,45	Board of CLE
1175	179311	.45	It's to state from Insurance
1/25	120116	,45	Votice of Change of address
1/2-5	120116		Notice "



DATE	Cr team "	A 3 4 O I TATE	DEAGON FOR MINITING
	CLIENT #	AMOUNT	REASON FOR MAILING
01-16	120225	45 x 30	convert from chapter 11 to chapter 7
01/10	120123	169	Second supplement to list of withuss & Doos W/ CD-ROM
01/16	120123	1.80	Same as above I annual list letter of perbuilt status to client
01-17	110047	45	annual list letter of perbuilt status to client
1-17	176416	145	Joinder in mace yampoisky's mot to modify
1-17	1210174	45	payment to nealthport
1-17	120127	45	payment to healthpart.
1-17	120232	1.35	payment to healthpart. Utter 10 LAPD Regt accident Report.
1-1-1	120232	.45	payment to #* Desert Paduologist for.
1-17	120232	, 45	payment to packegt for mediecous
1-17	120152	.46	payment to Doc Regt for med records
1-17	2023/	.49	payment to Doc Request for med Rec
1-18	176416		
1-18	120210	.90	Order granting Monon to monors
1-18	110007	190	Regista 122 Ress.
1-18	120174	45	UHEr2 AMP-Reg med recs
1-18	120197	45	· //
18-1	120196	45	V 71
-18	20233	.40	notice of 16.1 ECC
-21	78711/745	1	INVOICE 5503/5504/5659
- • •	110030		amac Mortgage
	110020	I	notice of change of address
1-21	OO-40	4.97	Demad for safeco
			18.4

DATE	CLIENT #	#   AMOUNT	REASON FOR MAILING
01/11	120150	1.46	Three day potice of intent-to default
01/11	12023	3 45	three day notice of intent to default
1/11	NA	145 x 5	
1//	NA	.45	HPN B.
11/11	110097	149	notice to client of Arbitration Hearing
14	-N/A	45	check to Steve orystal
1/14	N/A	.46	check to row evans
01/14	Pam	145	State par of CA
01/14	Barri	45	State Bar of nevada
01/14	1100 43	.46	annual list of mar-2013-2014
01/15	120123	45 X2	notice of enange of address
01/10	30005	,46	And to client - notice of mortgage payment change
0/19	110157	,45	NEO-Stip & Ordeor
01-15	120138	,40	notice of cinange of address
01-10	120032	がなる	notice of change of address
01/15	190001	46	notice of address
01-15	110110	46	notice of change of address
01-15	120006	45	notice of change of address
01/19	179311	250	Demand to State Farm
01-15	110012	1.50	fund to monammad > final documents for their cords
101-15	120068		Letter to borden Shaw re changed address to anada
101-15	179311		Aud to client -> copy of demand to state, farm
01-15	120123	Y2	opposition 2 mot 10 compall
01-15	120127	865	Demand to Infinity auto

DA		CLIENT	# AMOU	NT REASON FOR MAILING
01/	3	11013	1.45 X	(32 CMp. 13 Plan no. 3 & NITO OF HEARING ON CON Fir. Planos
01/3		120101	.90	Chie & Shelley - Chpt 7 trustee
Olz		12017	43.15	med Recs to D.A
0/3	3		.90	ask emp
61/			.90	askinp.
01/4		120135	.49	•
01/4		120135	6.76	(extified mail Utler, Clarke Re: Default hidsoms
01/4	,	110005	45 X 5	
01/4		120134	146	Utter to client Pre Domand
01/4		120210	45	notice of change of address
01/4		20123	.49 X2	2 Drivilege Loa
0110	7	20210	.90	plaintiffs opposition to defendant 5 motion to Dismiss Plaintiffs 2nd 46th claims
01/7		20100	12.82	Demand
01/07		20100	90	memon de
0110		20123	1.35	COSPOS SPECONO PER TO CHOUNTY.
01/08	3 12	20188	146 X51	I notice of honorous motor convert, lamended lites
01108	1	20221	49 X 34	
1/8		47510	,45	notice of change of andress
01/08	16	20161	45	notice of 16.1 ECC
01/08	16	201	单1.36	PWDO Shulley from Chpt7 Thustee, DWDOC Wieners
01/10	-	1	45	letter to client re: Citation Resolved.
01/10	11	0084	45 X2	notice of change of address
1/10		0148	45 1/2	notice of change of address
01/10	11	A 4		notice of claim of attorney's lien

DATE	CLIENT #	AMOUNT	REASON FOR MAILING
03/35	Associates	11.12	TO MADELIAS AGADOSCOP RELEATSE TEXMINITATION FOR THE STORY STOCKED FOR THE LOUNTED -STORY
99423_	in with	\$2.62×2	COM: MOTION TO STRIKE REGULGET THE TRAIL DE MOND
03/16	110212	\$0.00	DEMAND FOR RETURN OF MONIES
OBINE	NooA	30.40	LTR TO CHOUSE RE 341 MEETING OF CREDITORS
oshie	1720185	\$0.46	LIR TO LIVERIT RE ZOR THY RETURN
Blib	120185	\$0.A6	LTR TO CLIENT RE ADVICESTED MATTER
03/27	12039	\$0.4b	LIE TO LIBORTY MUTUAL RE VEHICLE REPAR
03/27	133019	to ab	VASSESS FOR \$ 2222.93 FOR FREST DISPLIES CONGRETS
3127	IRECTIVE	40 46	WE TO CLICK THE FAMILY THOU THOUGHT MICH
03127	injio	\$133	OFF IMMANDISCUSCURES FERSINALLY TO TREF(3)(1)
03\28	p. 25 - 543	40.4v	STAND: CHECK TO KERK IF GREAT
53 <u> </u> 24	yeed	10-16-43	BILLS - PRINCE
03/29	, systems	もいろしょう	BILLS - FROM NEA
3he	t. A. i.g.i	30 40	J PROMISING TO M CORESCE
03174	(ins)	कंट नांच	LIK TO CANTIJAS W. RE NOTICE OF HITY LEEN
છોટવ	174610	\$0.44	LIPE TO V MARTINUSER BRAND, LTD. 2N- FRICE GROW ALCHONS, INC
osha	130006	40.46	LIR WI CHECK & SOOL FOR NEPOSYT FOR ARBITY ANDES FEES
03/204	120161	कें। यह	STIP + ORDER AUTHORIZENCY DEFS TO ADMEND THEM.
otha	130016	40.96	URROCHEUT RE PICLAM
04 loi	gar. Mala	JU.02	LTR-ANGELY'S APPLICATION FOR APPCINTMENT AS NOTHER
OAlot	Newz	\$0.4b	NOC: ORDER GRANTING MIN 2 W/D 18 ATTY OF RECORD FOR PLITE
04/01	110084	to.Abx3	NOW DROVER GRANTING MIN 2 W/D AS ATTY OF RECURD FOR PUTE
04101		+	NOT OF TAXING DOPO OF MONERAL & PEARCEON
64/01	130057	\$0.46	\$45 PAMMONT / A SEGO, FLAN LN

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "7"



# JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 08/07/13

Account Ending 1-74008

		Closing Date 08/07/13		-1	Dairo	Account Ending 1-74008
De	etail	Continued	remarkismu aras je nazvak vitotinijo ostavljavimi s	ada i da i i i i i i i i i i i i i i i i	1900	неда десновного и Иналиция и сеште в'ордина репура «Майо». В 1916, 1910 година, порощения в Иналиц
(		and the second s	athur Miller Miller (1994)	ghida saik na khaulat iki sikusikikili kankat kaka 'ibu kalit je 1 dar' ke kalit ingkat kat kat kalit ingkat k	1000	Amount
07/17 07/17 07/17	7/13	PLANET FITNESS PLANEHENDERSON N MEMBERSHIP CLUB	17			\$10.00
0//1/ <del>0</del>	7/13	PLANET FITNESS PLANEHENDERSON N MEMBERSHIP CLUB	1/			\$10.00
∞ 07/17	7/13	THE CHECK DEPOT 0050NORTH VENICE 941-492-3272 Description SPECIALTY RETAIL	FL			\$64.79
0072 R0776A4A 07/120 07/18	7/13	AT&T DATA 190 ALPHARETTA GA 800-331-0500 Description TELECOMMUNICATIONS				\$14.99
5 07/18	8/13	NIELSENS FROZEN CUSTLAS VEGAS N° 7024514711 Description Price MISCL FOOD STORES \$11.85	V			\$11.85
07/18	8/13	GRAND SIERRA RSRT&CA800-648-9270   1 Arrival Date   Departure Date   07/18/13   07/18/13   000000000	NV te		0123	\$14.43 :/
07/18	 8/13	APPLEBEES 8272216194LAS VEGAS NV 702-8378733 FOOD/BEVERAGE TIP	; \$42.76 \$6.00			\$48.76
07/18	8/13	ENTERPRISE RENT A CARENO NV Location Rental: RENO NV Return: RENO NV Agreement Number: 136019888 Renter Name: JOHNSON S		Date 13/07/15 13/07/18	(20123	\$362.42 🛫
07/15	9/13	MCDONALD/S M2953 OF LAS VEGAS N 7022907339	v.			\$216
07/19	9/13	CRAIGSLIST INC CRAIGSAN FRANCISCO 4155666394	CA			\$25,00
07/20	0/13	801-441-5000	IV \$33.17			\$33.17
07/22	2/13	NVCOURT*4565400 800-228-6081 NV COURT FEES	,			\$3.50
07/22 07/22	2/13	Intresys azturbocoursan mateo Direct MKTG internet	CA			\$6.00
R07/GA4A	2/13		\$72.42 \$10.00			\$82.42
07/23	3/13	MILLWORK HOLDINGS INIRVINE CA 949-428-4141 Description OFFICE FURNITURE				\$21.89

				Amount
07/14/13	ARBYS 1897 0081 CEDAR CITY UT 435-586-8344 Description FAST FOOD RESTAURAN			\$4.70
07/14/13	KFC/AW #525 0480 CEDAR CITY UT 435-586-3393 Description FAST FOOD RESTAURAN			\$16.05
07/15/13	NVCOURT*4536727 800-228-6081 NV COURT FEES			\$3.50
07/15/13	SBARROS C LAS 403109LAS VEGAS NV 702-2614300 FOOD \$3.66			\$3.66
07/15/13	OFFICE DEPOT 005125 SIGNAL HILL CA RETAIL 891194			\$60.55
07/15/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055			\$50.00
07/15/13	NVCOURT*4538725 800-228-6081 NV COURT FEES	•		\$3.50
07/15/13	NVCOURT*4536722 800-228-6081 NV COURT FEES			\$281.60
07/16/13	SW AIR DALLAS TX  SOUTHWEST AIRLINES (MASTE  From: Fo: RENO LAS VEGAS MCCARRAN N/A N/A N/A Ticket Number: 5262144678000  Passenger Name: COHEN/STEVEN B Document Type: PASSENGER TICKET	WN K YY C YY G	Class: CO (1) (1) (2) (3) (3) (3) (3) (3) (3) (3) (3) (3) (3	\$16.00
07/16/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: fo: RENO LAS VEGAS MCCARRAN N/A N/A N/A Ticket Number: 5262144677999 Passenger Name: JOHNSON/H STAN Document Type: PASSENGER TICKET	WN K YY 0 YY 0	00 /20/2	\$16,00 }
07/16/13	INTRESYS AZTURBOCOURSAN MATEO CA DIRECT MKTG INTERNET			\$6.00
07/16/13	COURTS/USBC-NV-PG 007023886709 14237760 89101 COURT FEES			\$30.00
07/16/13	NEVADA SECRETARY OF CARSON CITY NV 7756845733			\$2.00
07/16/13	NVCOURT*4544352 800-228-6081 NV COURT FEE5			\$233.19
07/16/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055			\$50.00





JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 08/07/13

Account Ending 1-74008

	The particular of the state of the	adina di mana mana kengahan adi dahira sebelah di dahir di dahir di 1964 Hillustri (1961 Manaya Ayee Arabaya a	And the state of t				Amount
(	07/12/13	ENTERPRISE RENT A CAREI	NO NV				<b>\$23</b> 4.91
		Location Rental: RENO NV Return: RENO NV Agreement Number: 1358 Renter Name: JOHNSON S	01913	Date 13/07/07 13/ <b>0</b> 7/12		120123	
C	07/12/13	GRAND SIERRA RSRT&CA8 Arrival Date	00-648-9270 NV Departure Date			120123	\$100.94
		07/07/13 00000000	07/12/13			12012	
C	07/12/13	MCDONALD'S F36256 00R 9167650359	eno nv				\$10,63
C	07/12/13	COSTCO DELIVERY 563 LA MERCHANDISE	S VEGAS NV				\$267.55
C	07/12/13	FUEGO RENO 775-322-1800	NV	12012	.3		\$35.54*
C	07/13/13	CINEMARK THEATRES 28PI 800-246-3627 Description MOTION PICTURE THEA	ROVO UT				\$36.00
C	07/13/13	THE MALT SHOPPE 801-1 USFC84604	373-5295				\$12,67
C	07/13/13	FIVE STAR BBQ COMPANO 801-225-2685	REM UT				\$47.18
C	07/14/13	SW AIR DALLAS SOUTHWEST AIRLINES (M/From: LAS VEGAS MCCARRAN Ticket Number: 526214415	To: RENO LAS VEGAS MCCARRAM N/A N/A	Carrier: WN WN YY YY Date of Depa	Class: K Y 00 00 rture: <b>07/1</b> 5	(2.01)	\$423.80; 
_		Passenger Name: JOHNSO Document Type: PASSENG					
C	07/14/13	SW AIR DALLAS SOUTHWEST AIRLINES (M.) From: LAS VEGAS MCCARRAN	tx Aste To: Reno Las Vegas McCarran N/A N/A	Carrler: WN WN YY YY	Class: K Y OO OO	12012	\$423.80
		Ticket Number: 52621441 Passenger Name: COHEN/S Document Type: PASSENG	STEVEN B	Date of Depa	nture: 07/15	•	,,
(	07/14/13	EAST BAY CREST 00000PR0 8013731953	OVO UT				\$36.43
(	07/14/13	TEXACO CEDAR CITY TRCE 4355864747 Description FUEL/MISCELLANEOUS 002 UNL PLS	DAR CITY UT  Price \$26.22				\$26.22

Oraș de la compensa e redelinația e comb de					Amount
7/07/13	SW AIR DALLAS TX				\$224.90%
	SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO	Carrier: WN	Class: K		
	N/A N/A N/A	YY YY YY	00 00 00	12,012,3	
	Ticket Number: 5262142555803 Passenger Name: COHEN/STEVEN B Document Type: PASSENGER TICKET	Date of Depa	rture: 07/07		
7/07/13	COSTCO GAS #0685 000LAS VEGAS NV 7023522050				\$53.84
7/08/13	NVCOURT*4508631 800-228-6081 NV COURT FEES				\$5.50
7/08/13	CURB SYSTEM RENO NV CURB SYSTEM Description MISC. PRODUCTS	16	20183	-	\$5.00 🎣
7/08/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055				\$50,00
7/09/13	CURB SYSTEM RENO NV CURB SYSTEM Description MISC. PRODUCTS	12	0123		\$5,00 g/
7/09/13	NVCOURT*4514822 800-228-6081 NV COURT FEES				\$3.50
7/09/13	NVCOURT*4517213 800-228-6081 NV COURT FEES				\$3.50
7/10/13	ROUNDS BAKERY RENO NV 775-827-0800 Description FOOD/BEVERAGE	1201	23		\$46.07 🖈
7/10/13	USPS POSTAGE STAMP5.888-434-0055 DC 888-434-0055				\$50.00
7/10/13	COURTS/USBC-NV-PG 007023886709 14218221 89101 COURT FEES				\$30,00
7/10/13	CLEARPLAY CLEARPLAY SALT LAKE CTY UT 866-788-6992				\$7.99
7/12/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN SALT LAKE CITY N/A	Carrier: WN YY	Class: K 00	.0012	\$256.90 ,,
	N/A N/A Ticket Number: S262143740947 Passenger Name: JOHNSON/H STANLEY Document Type: PASSENGER TICKET	YY YY Date of Depa	00 00 arture: 07/12	120123	





Continued on next page



# JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 07/07/13

TRUE | jetBlue

p. 11/1!

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Detail (	Continued	ge Aggel von gegengen in de ministration man en en entre en entre entre en entre en entre en entre en entre en Onter en entre en en	amazari amazar sena dibas iden saku amba dan katekani puntuk padi bagi depaktasi katekani jak La di Baka i di jama i Banahida berban jakir dalah di ban pemerasak dalah di saku di di di di di di di di di d	anna dian kai selipanjan, kitologia dan jirangga dan jirangga dan terbesah kenadaran kelada (1486). Paleka Kalada dan kaingga dan kelada dan	·····································
	. ,	,			Amount
07/03/13	SW AIR DALLAS SOUTHWEST AIRLINES (MA	TX STE			\$449.80
	From: LAS VEGAS MCCARRAN	To: RENO LAS VEGAS MCCARRAN N/A N/A	Carrier: C WN K WN K YY 0 YY 0	(3	
	Ticket Number: 526214186 Passenger Name: COHEN/S Document Type: PASSENG	2607 TEVEN B	Date of Departure:		
07/03/13	FEDEX# 558241247226 1-80 802900003178 89119 TO: COHEN JOHNSON LLC FROM: FEDEX 89119 001 Express Save 1LB AWB! FedEx #1-800-622-1147	NV			\$10.71
07/03/13	THOMSON REUTERS FAC THOMSONREUTERS.COM	AN AN			है 1 लंड वंब
07/03/13	CURB SYSTEM REMO CURB SYSTEM Description MISC, PRODUCTS	NV		1904	\$5.00)
07/03/13	GOOGLE*SVCSAPPSCJDLA ADVERTISING SERVICE	Mountain View			\$54.16
07/03/13	ENTERPRISE RENT A CAREN  Location  Rental: RENO NV  Return: RENO NV  Agreement Number: 13564  Renter Name: JOHNSON S		Date 13/06/30 13/07/03	1900	<b>)</b> \$108.20
07/03/13	CHROMETA CHROMETA SA COMPUTER NETWORK/INFO		,		\$29.00
07/03/13	USPS POSTAGE STAMPS.88 888-434-0055	8-434-0055 DC		2	\$50.00
07/03/13	GRAND SIERRA RSRT&CA80 Arrival Date 06/30/13 00000000	0-648-9270 NV Departure Date 07/03/13		1000g)	\$12.99
07/03/13	NVCOURT*4501473 800- COURT FEES	228-6081 NV			\$3,50
07/03/13	NVCOURT*4501468 800- COURT FEES	228-6081 NV			\$233.19
07/04/13	NETFLIX WWW.NETFLIX.LO WWW.NETFLIX.COM/CC	S GATOS CA			\$7.99
07/04/13	BJS RESTAURANTS 432 LAS RESTAURANT FOOD/BEVERAGE TIP	VEGAS NV \$71.29 \$15.00			\$86.29
07/04/13	REGAL RED ROCK STADILA: 877-957-3425	VEGAS NV			\$27.00

						Amount
07/01/13	intuit*Payroll 800-446- Software	8848 CA				\$463.75
07/01/13	CLARKEFILEID 800-297-53 COURT FEES	77 NV				\$30,90
07/01/13	CURB SYSTEM RENO CURB SYSTEM Description MISC. PRODUCTS	NV		180g	<u>"</u> )	\$5.00 💉
07/01/13	THOMSON REUTERS EAGAN THOMSONREUTERS.COM	MN.	-			\$84.74
07/01/13	CURB SYSTEM RENO CURB SYSTEM Description MISC. PRODUCTS	NV		(a	253	\$5,00
07/01/13	INTRESYS AZTURBOCOURSAI DIRECT MKTG INTERNET	n mateo ca				\$6.00
07/01/13	INTRESYS AZTURBOCOURSAL DIRECT MKTG INTERNET	NMATEO CA				\$6.00
07/01/13	INTRESYS AZTURBOCOURSAL DIRECT MKTG INTERNET	N MATEO CA				\$6.00
07/01/13	CLARKCO RECORDER NV OLA 702-455-4336	THE KS				\$5.33
07/02/13	CURB SYSTEM RENO CURB SYSTEM Description MISC, PRODUCTS	NV	10000		190/27	\$5.00 🕪
07/02/13	ROUNDS BAKERY RENO 775-827-0800 Description FOOD/BEVERAGE	NV			18003)	\$27.94
07/02/13	USPS POSTAGE STAMP5.888- 888-434-0055	434-0055 DC	de para non			<b>\$50,00</b>
07/02/13	NVCOURT*4495685 800-22 COURT FEES	8-6081 NV				\$3.50
07/02/13	USPS POSTAGE STAMPS,888- 888-434-0055	434-0055 DC				\$50,00
07/02/13	8X8, INC. 888-898-875AN JOS 8888988733	SE CA				\$453.18 
07/03/13	SOUTHWEST AIRLINES (MAS' From: LAS VEGAS MCCARRAN	To: RENO LAS VEGAS MCCARRAN N/A N/A	Carrier: WN WN YY YY Date of Dep	Class; K K OO OO arture: 07/07		\$449.80 <sub>b</sub> /

Company of the Compan	Continued	i kirikilan kilo kiri kiri menja, <del>memora dang sala sarani</del> Malahila da ili merepa <sup>n d</sup> angunkan kelajah dalihila kirikila dan membali da <mark>Malahil</mark> a da ili menjada da ili kelajah da ili menjada da ili m	Amount
06/23/13	WENDYS-WOLV #0134 00HENDERSON NV 6142940631 Description RESTAURANT CHARGES		\$7.11
06/23/13	CIRCLE K 03363/CIRCLLAS VEGAS NV CONVENIENT S Description CIRCLE K TAX		\$51.37
06/24/13	REDBOX DVD RENTAL 866-733-2693 IL DVD RENTAL		\$5.84
06/24/13	SONIC DRIVE IN #3431LAS VEGAS NV 7022696614		\$12.06
06/24/13	NVCOURT*4463968 800-228-6081 NV COURT FEES		\$281.60
06/24/13	NVCOURT*4463964 800-228-6081 NV COURT FEES		\$281,60
06/24/13	SIERRA GOLD JONES 59LAS VEGAS NV 702-221-4120		\$32.88
06/24/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055		\$50.00
06/24/13	NVCOURT*4463753 800-228-6081 NV COURT FEES		\$3,50
06/24/13	NVCOURT*4461835 800-228-6081 NV COURT FEES		\$3.50
06/24/13	SWANSON HEALTH PRODU800-437-4148 ND VITAMINS	. <sub>2</sub> ?)	\$55.65
06/25/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO LAS VEGAS MCCARRAN N/A N/A Ticket Number: 5262139960957 Passenger Name: COHEN/STEVEN B Document Type: PASSENGER TICKET	Carrier: Class: WN K WN K YY 00 YY 00 Date of Departure; 06/30	\$439.80 <i>&amp;</i> °
06/25/13	NVCOURT*4467631 800-228-6081 NV COURT FEES	·	\$3.50
06/25/13	NVCOURT*4465152 800-228-6081 NV COURT FEES		\$3.50
06/25/13	MCDONALD'S F22290 00LAS VEGAS NV 7022696322		\$4.84
06/25/13	AT&T DATA 190 ALPHARETTA GA 800-331-0500 Description TELECOMMUNICATIONS		\$14,99
06/26/13	VONAGE AMERICA 866-243-4357 NJ VONAGE PRICE+TAXES		\$16.54
06/26/13	CLARKEFILEID 800-297-5377 NV COURT FEES		\$70.00





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JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 07/07/13

	Detail C	ontinued					Amount
200	06/19/13	NEVADA SECRETARY OF CARSON CITY 7756845733	NV			-	\$425.00
,	06/20/13	NVCOURT*4447917 800-228-6081 COURT FEES	NV				\$5,50
-	06/20/13 ,	COSTCO DELIVERY 563 LAS VEGAS MERCHANDISE	NV .				\$191.21
WH.	06/20/13	NVCOURT*4450128 800-228-6081 COURT FEES	NV				\$5.50
UDG U U UUU 14 KU/ 1684A	06/20/13	LEWIS STREET GARAGE LAS VEGAS 5104447412 Description Price PARKING LOT/GARAGE \$8.00	NV			·	\$8.00
700	06/20/13	DEL TACO 0496 542929LAS VEGAS 7023840264 FOOD/BEVERAGE	NV \$5.50	<del></del>			\$5.50 
	06/21/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO	.S MCCARRAN	Carrier: WN WN YY YY Date of Depart	Class: K K 00 00 ure: 06/30	19C192)	\$439.80 <sub>£</sub> <i>9</i>
		Passenger Name: JOHNSON/H STAN Document Type: PASSENGER TICKET				n e e e e e e e e e e e e e e e e e e e	 \$96,59
	06/21/13	THOMSON REUTERS EAGAN A THOMSON REUTERS.COM					
	06/21/13	OFFICE DEPOT 001135 FREMONT RETAIL 891194	CA				\$2.69
	06/21/13	OFFICE DEPOT 005 (25 SIGNA), FIII 1 RETAIL 891194	CA				\$153 bO
	06/21/13	GODADDY.COM (480)505-8855 (480)505-8855					\$13.17
	06/21/13	FAT BURGER #126 5429HENDERSON 7028987200 FOOD/BEVERAGE	NV \$20.47				\$20.47
	06/21/13	AMC TOWN SQUAR004704LAS VEGAS 816-2214000	NV				\$21.50
00074	06/22/13	OFFICE DEPOT 005125 SIGNAL HILL RETAIL 891194	CA				\$29.17
RO7YGA4A	06/22/13	JACK IN THE BOX 7206LAS VEGAS 800-955-5225 Description FAST FOOD RESTAURAN	NV				\$3.22
00691	06/23/13	REDBOX DVD RENTAL 866-733-2693 DVD RENTAL	IL				\$5.84

					Amount
06/ <b>0</b> 6/13	COSTCO DELIVERY 563 LAS VEGAS MERCHANDISE	NV			\$179.55
06/07/13	CIRCLE K 03363/CIRCLLAS VEGAS CONVENIENT S Description CIRCLE K TAX	NV			\$21.94
06/07/13	OFFICE DEPOT 005125 SIGNAL HILL RETAIL 891194	CA			\$135.50
06/07/13	NIELSENS FROZEN CUSTLAS VEGAS 7024514711 Description Price MISCL FOOD STORES \$10.90	NV			,\$1 <b>0.9</b> 0
06/07/13	JOES NEW YORK PIZZA LAS VEGAS 702-897-1717 Description FOOD/BEVERAGE	NV			\$40.62
06/08/13	NV PORTAL-SOS ONLINECARSON CITY 7756845780	NV			\$500.00
06/08/13	PACER800-676 6856IR 8006766856 48.20130608.1591478229 Fees				\$341.40
06/08/13	PACER800-676-6856IR 8006766856 248.20130608.783178229 Fees				\$200.00
06/08/13	RAISING CANES LAS VEGAS NV FAST FOOD RESTAURANT FOOD/BEVERAGE	\$13.82			\$13.82
06/10/13	CURB SYSTEM RENO NV CURB SYSTEM Description MISC. PRODUCTS		19513		\$2.00 20
06/10/13	CLEARPLAY CLEARPLAY SALELAKECTY 866-788-6992	ົດເ			<u> </u>
06/10/13	NVCOURT*4408514 800-228-6081 COURT FEES	NV	· · · · · · · · · · · · · · · · · · ·		\$3.50
06/10/13	SILVER STATE FOOD MARENO N' 775-825-1765 Description GAS/SERVICES	V			\$5.26
06/10/13	CLAIM JUMPER RESTAURHENDERSON 601 GREEN VALLEY PARKWAY FOOD/BEVERAGE TIP	NV \$59.50 \$9,00			\$68.50
06/11/13	DOLLAR RAC-RENO DOLLRENO Location Rental: RENO/TAHOE INTL AP NV Return: RENO/TAHOE INTL AP NV Agreement Number: YK1687523 Renter Name: JOHNSON	NV	Date 13/06/10 13/06/10	12023	\$118.31
06/11/13	USPS POSTAGE STAMPS.888-434-0055 888-434-0055	DC			\$50.00





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#### JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 06/06/13

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06/05/13	NVCOURT*4390311 800- COURT FEES	228-6081 NV				. \$3.50
06/05/13	NVCOURT*4390305 800- COURT FEES	228-6081 NV				\$3.50
06/05/13	8ESTBUYMKTPLACE2408 R. 888-237-8289 Description BBY01-584061083051	CHFIELD MN				\$345.91
06/05/13	SHELL OIL 5742683060LAS AUTO FUEL DISPENSER	VEGAS NV				\$30.22
06/06/13	SW AIR DALLAS SOUTHWEST AIRLINES (MA From: LAS VEGAS MCCARRAN	TX STE To: BURBANK }- LAS VEGAS MCCARRAN N/A N/A	Carrier: WN WN YY YY	Class: R R 00		\$287.80
	Ficker Number: 526213493 Passenger Name: COHEN/S Document Type: PASSENGI	TEVEN B	Date of Depa	arture: 06/10		
06/06/13	SW AIR DALLAS SOUTHWEST AIRLINES (MA From: LAS VEGAS MCCARRAN  Ticket Number: 526213493: Passenger Name: JOHINSON Document Type; PASSENGE	To: REMO LAS VEGAS MCCARRAN N/A N/A 7930 I/H STAN	Carrier: WN WN YY YY Date of Depa	Class: K K OO OO orture: 06/10	120123	\$429.80
PA. 421	THEEN JOHNSON d Ending 1-71012					Amoun
05/06/13	WENDYS-WOLV #0121 00H 6142940631 Description RESTAURANT CHARGES	ENDERSON NV				\$2.14
05/07/13	KOHL'S 667 0667 HENDEI 702-434-0492	RSON NV				\$12.97
05/07/13	USPS 314892955700000LA 800-2758777	S VEGAS NV				\$8.75
05/07/13	ROSS STORES 00424 42LAS FAMILY CLOTHING	VEGAS NV				\$32.08
05/07/13	KOHLS FULFILLMENT CEMI	DDLETOWN OH				\$12.83
05/08/13	COSTCO WHSE #0673 00HE	NDERSON NV				\$66.3



JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 06/06/13

							Amount
05/17/	<b>/</b> 13	FANDANGO.COM MOVIETKTS MOVIETKTS FANDANGO.COM 866-857-5191					.\$20.00
05/17/	/13	SONIC DRIVE IN #3431LAS VEGAS 7022696614	NV				\$8.51
05/17/	<b>′</b> 13	NVCOURT*4324852 800-228-6081 COURT FEES	NV				\$5.50
05/18/	13	KFC D212088 420887LAS VEGAS 702-3683618	NV				\$5.72
05/18/	13	ZUPAS HENDERSON 122 HENDERSON 9460 SO. EASTERN AVENUE FOOD/BEVERAGE	NV \$15.86				\$15.86
05/20/	13	COSTCO DELIVERY 563 LAS VEGAS MERCHANDISE	NV				\$281.99
05/20/	13	NVCOURT*4331334 800-228-6081 COURT FEES	NV				\$3.50
05/20/	13	NVCOURT*4328814 800-228-6081 COURT FEES	NV				\$3.50
		SOUTHWEST AIRLINES (MASTE From: To: RENO LAS VEGA RENO N/A N/A Ticket Number: 5262131324754 Passenger Name: COHEN/STEVEN B Oocument Type: PASSENGER TICKET	AS MCCARRAN	Carrier: WN WN YY YY Date of Departure	Class: K K 00 00 e: 05/23	120123	
05/21/	13	GODADDY.COM (480)505 8855 (480)505-8855			- I make no constant a service		#24.94 #2.4.94
05/21/	13	GODADDY.COM (480)505-8855 (480)505-8855					\$207.39
05/21/	13	LEWIS STREET GARAGE LAS VEGAS 5104447412 Description Price PARKING LOT/GARAGE \$10.00	NV				\$10.00
05/21/1	13	WENDYS-WOLV #0123 00LAS VEGAS 6142940631 Description RESTAURANT CHARGES	NV				\$7.13
05/21/1	13	OFFICE DEPOT 005125 SIGNAL HILL RETAIL 891194	CA				\$50.20
05/22/1	13	NVCOURT*4336992 800-228-6081 COURT FEES	NV				\$281.60
05/22/1	13	NVCOURT*4336994 800-228-6081 COURT FEES	NV				\$3.50
05/22/1	13	SIERRA GOLD 726 SIERRENO NV	r				\$17.79

		Amount
05/22/13	BUDGET RENT A CAR RENO NV Location Date Rental: RENO NV 13/05/22 Return: RENO NV 13/05/22 Agreement Number: 318744392 Renter Name: JOHNSON,H STAN	\$101.27
05/22/13	NVCOURT*433846† 800-228-6081 NV COURT FEES	\$3,50
05/23/13	BEST BUY 358 HENDERSON NV ELECTRONICS STORE	\$27.01
05/23/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055	\$50.00
05/24/13	NVCOURT*4353459 800-228-6081 NV COURT FEES	\$4.00
05/24/13	SUPERMEX RESTAURANT LAS VEGAS NV 702-436-5200 FOOD \$45,40	\$45.40
05/24/13	NVCOURT*4350957 800-228-6081 NV COURT FEES	± · · · \$3,50
05/24/13	NVCOURT*4353461 800-228-6081 NV COURT FEES	\$4.00
05/24/13	WILDFIRE LANES RESTAHENDERSON NV (702)435-4000	\$8.59
05/25/13	HOMEGOODS #313 000008008880776 8008880776 GENERAL MDSE	\$71.31
05/25/13	ZUPAS HENDERSON 122 HENDERSON NV 9460 SO. EASTERN AVENUE FOOD/BEVERAGE \$4.78	\$4.78
05/26/13	VONAGE AMERICA 866-243-4357 NJ VONAGE PRICE+TAXES	\$16.54
05/26/13	CLARKEFILEID 800-297-5377 NV COURT FEES	\$70.00
05/26/13	AT&T DATA 190 ALPHARETTA GA 800-331-0500 Description TELECOMMUNICATIONS	\$14.99
05/27/13	FAMOUS DAVES LAS VEGAS NV RESTAURANT FOOD/BEVERAGE \$71.81 TIP \$10.00	\$81.81
05/27/13	JOES NEW YORK PIZZA LAS VEGAS NV 702-897-1717 Description FOOD/BEVERAGE	\$11.76
05/28/13	CLARKEFILEID 800-297-5377 NV COURT FEES	\$30.90
05/28/13	NVCOURT*4360069 800-228-6081 NV COURT FEES	\$3.50



						Amount
05/13/13	NVCOURT*4304111 800-228-6081 COURT FEES	NV				\$5.50
05/14/13	ADVANTAGE CAR # 2902RENO N Location Rental: RENO NV Return: RENO NV Agreement Number: 42500018 Renter Name: Not Provided	V	Date 13/05/14 13/05/14		120123	\$252.23
)5/14/13	NEVADA SECRETARY OF CARSON CITY 7756845733	NV				\$425.00
5/14/13	USPS POSTAGE STAMPS.888-434-0055 888-434-0055	DC				\$50.00
5/14/13	NVCOURT*4307902 800-228-6081 COURT FEES	NV				\$3.50
5/15/13	NVCOURT*4311463 800-228-6081 COURT FEES	NV				\$3.50
)5/15/13	PLANET FITNESS HENDEHENDERSON MEMBERSHIP CLUB	NV				\$58.00
5/15/13	COURTS/USBC-NV-PG 007023886709 14030290 89101 COURT FEES					\$30.00
5/ <b>15</b> /13	DEAN'S PLACE SUPPER 702-387-8888 RESTAURANT	NV			- Company of the Comp	\$33.54
5/16/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO LAS VEGAS N/A N/A Ticket Number: 5262130075169 Passenger Name: JOHNSON/H STAN Document Type: PASSENGER TICKET	MCCARRAN	Carrier: WN WN YY YY Date of Departur	Class: K K 00 00 e: 05/20	120123	\$429,80
5/16/13	NVCOURT*4317691 800-228-5081 COURT FEES	ĭ√V				\$3.50
5/16/13	NVCOURT*4320323 800-228-6081 COURT FEES	NV				\$3.50
5/17/13	FANDANGO.COM MOVIETKTS MOVIETKTS FANDANGO.COM 866-857-5191					\$20.00
5/17/13	USA GASOLINE 62539 TLAS VEGAS 0000000000 Description Price GAS/OIL \$46.28	NV				\$46.28
5/17/13	NV PORTAL-SOS ONLINECARSON CITY 7756845780	NV				\$400.00
5/17/13	LAW SCHOOL ADMIN SVC215-968-1001 TESTING	PA				\$229.00
5/17/13	COURTS/USBC-NV-PG 007023886709 14039929 89101 COURT FEES					\$30.00



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JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 06/06/13

		Amoun
05/09/13	ENTERPRISE RENT A CARENO NV  Location Date  Rental: RENO NV 13/05/09  Return: RENO NV 13/05/09  Agreement Number: 134213351  Renter Name: JOHNSON S	\$26.00
05/09/13	NVCOURT*4293036 800-228-6081 NV COURT FEES	\$3.5
05/09/13	MCDONALD'S F36256 00RENO NV 9167650359	\$14.0
05/10/13	NVCOURT*4298164 800-228-6081 NV COURT FEES	\$3.5
05/10/13	FAMOUS DAVES HERNDERSON NV RESTAURANT FOOD/BEVERAGE \$45.91 TIP \$8.00	\$53.9
05/10/13	ARBYS 875 LAS VEGAS NV FAST FOOD RESTAURANT Description 504080	\$7.2
05/10/13	NVCOURT*4298477 800-228-6081 NV COURT FEES	\$3.5
05/11/13	FEDEX#802051424688 1-800-622-1147 1-800-622-1147 TO: GATEWAY CASINOS BC FROM: TONY SANTO 89118 001 Priority 8LB AWB802051424688 FedEx #1-800-622-1147	\$99.2
05/11/13	BEST BUY 358 HENDERSON NV ELECTRONICS STORE	\$308.0
05/11/13	SONIC DRIVE IN #3431LAS VEGAS NV 7022696614	\$7.0
0S/11/13	#06017 ALBERTSONS 00LAS VEGAS NV 7022697166	\$7.5
05/11/13	COSTCO WHSE #0673 00HENDERSON NV 7023522010	\$89.2
05/11/13	CLEARPLAY CLEARPLAY SALT LAKE CTY UT 866-788-6992	\$7.9
05/13/13	ALLSTATE PAYMENT INSURANCE 7746984820130513 60062	\$554.3
05/13/13	NVCOURT*4304153 800-228-6081 NV COURT FEES	\$4.0
05/13/13	NVCOURT*4304162 800-228-6081 NV COURT FEES	\$4.0
05/13/13	NVCOURT*4304125 800-228-6081 NV COURT FEES	\$4.0
05/13/13	USPS POSTAGE STAMPS.888-434-0055 DC 888-434-0055	\$50.0

						Amount
05/07/13	SW AJR DALLAS 1	-X				\$429.80
,,	SOUTHWEST AIRLINES (MAST	E				
	From:	Го:	Carrier:	Class:		
	LAS VEGAS MCCARRAN	RENO	WN	К		
		LAS VEGAS MCCARRAN	WN	К		
		N/A	YY	00		
		N/A	YY	00	120123	
	Ticket Number: 52621279376		Date of Depa	rture: 05/09	12010	
	Passenger Name: JOHNSON/F				100	
	Document Type: PASSENGER	TICKEI				
)5/07/13	SW AIR DALLAS 1	-X				\$429.80
	SOUTHWEST AIRLINES (MAST	E				
	From:	То:	Carrier:	Class:		
		reno	WΝ	К		
		LAS VEGAS MCCARRAN	WN	K		
		N/A	YY	00	023	
		N/A	YY	00	120123	
	Ticket Number: 52621279369		Date of Depa	irture: 05/08	•	
	Passenger Name: COHEN/STE					
	Document Type: PASSENGER	TICKET				
5/07/13	BURLINGTON COAT FACTHEN FAMILY CLOTHING	IDERSON NV				\$281.04
5/07/13	NVCOURT*4281333 800-22 COURT FEES	8-6081 NV		also and an annual of the state		\$3.50
)5/07/13	OFFICE DEPOT 005125 SIGNA RETAIL 891194	L HILL CA	-			\$88.95
05/07/13	COURTS/USBC-NV-PG 00702: 14000764 89101 COURT FEES	3886709				\$30.00
5/07/13	NVCOURT*4281331 800-22 COURT FEES	8-6081 NV				\$3.50
05/08/13	NVCOURT*4284006 800-22	8-6081 NV				\$3.50
05/08/13	NVCOURT*4284996 800-22 COURT FEES	8-6081 NV				\$3.50
05/08/13	NVCOURT*4283423 800-22 COURT FEES	8-6081 NV				\$3.50
						\$429,80
5/09/13		ΓX				\$429,6U
	SOUTHWEST AIRLINES (MAST		Carrier	Class:		
	*******	To: Reno	Carrier: WN	Class: K		
		RENO LAS VEGAS MCCARRAN	WN	K		
		LAS VEGAS MCCARRAIN N/A	YY	00	120123	
		N/A	YY	00	120100	
	Ticket Number: 52621284578		Date of Depa		10	
	Passenger Name: JOHNSON/I		22.20, 20,			
	Document Type: PASSENGER					
5/09/13	NV PORTAL-SOS ONLINECAR					\$125.00





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JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 05/07/13

		-		Amoun
04/20/13	PECOS STATION 000000LAS VEGAS 9999999999	NV		\$30.69
04/20/13	PSV*MONEY MAP REPORT877-806-45 877-806-4511	511 MD		\$49.5€
04/20/13	APPLEBEES 8272216194LAS VEGAS 702-8378733 FOOD/BEVERAGE TIP	NV \$22.14 \$5.00		\$27.14
04/20/13	SONIC DRIVE IN #4501LAS VEGAS 7028989559	NV		\$7.64
04/20/13	NIELSENS FROZEN CUSTLAS VEGAS 7024514711 Description Price MISCL FOOD STORES \$6.65	NV		\$6.65
04/22/13	DEAN'S PLACE SUPPER 702-387-8888 RESTAURANT	NV		\$45.01
04/22/13	COURTCALL *#55677310-342-0888 A5567761 89119 PROFESSIONAL SEVICES			\$90,00
04/23/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO LAS VEG N/A N/A Ticket Number: 5262124281431 Passenger Name: JOHNSON/H STAN Document Type: PASSENGER TICKET	AS MCCARRAN	Carrier: Class: WN K WN K YY 00 YY 00 Date of Departure: 04/29	\$429.80
01/23/13	EL POLLO LOCO RESTAULAS VEGAS 7028974777 Description RESTAURANT CHARGES	NV		\$25 38
04/24/13	NVCOURT*4228338 800-228-6081 COURT FEES	NV		\$3.50
04/24/13	NVCOURT*4231352 800-228-6081 COURT FEES	NV		\$3.50
04/24/13	LEWIS STREET GARAGE LAS VEGAS 5104447412 Description Price PARKING LOT/GARAGE \$8,00	NV		\$8,00
04/24/13	COSTCO DELIVERY 563 LAS VEGAS MERCHANDISE	NV		\$257.54
04/25/13	NVCOURT*4234369 800-228-6081 COURT FEES	ΝV		\$3.50
04/25/13	NVCOURT*4236448 800-228-6081 COURT FEES	NV		\$4.00
04/25/13	NVCOURT*4236412 800-228-6081 COURT FEES	NV		\$4.00



#### JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 05/07/13

		•••••				Amount
04/27/13	EL KATIF SHRINE EVENSPOKANE 5096242762	<b>NA</b>				\$70.00
04/28/13	GODADDY.COM (480)505-8855 (480)505-8855		,			\$121.95
04/28/13	WENDY'S PASCO 000000PASCO 5095456320 Description RESTAURANT CHARGES	WA				\$32.06
04/29/13	NVCOURT*4246431 800-228-6081 COURT FEES	NV				\$3.50
04/29/13	LEIMBERG INFO SERVIC610-525-6957 2013042904170022119010 CONTINUITY/SUBSCRIPTION					\$28.00
04/29/13	ALLSTATE PAYMENT INSURANCE 1696080620130429 60062					\$426,04
04/29/13	NVCOURT*4246885 800-228-6081 COURT FEES	NV				\$3.50
04/29/13	DEAN'S PLACE SUPPER 702-387-8888 RESTAURANT	NV				\$33.53
<b>0</b> 4/29 <b>/</b> 13	NVCOURT*4246900 800-228-6081 COURT FEES	NV			,	\$3,50
04/30/13	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO LAS VEGAS N/A N/A Ticket Number: 5262125999829	5 MCCARRAN	Carrier: WN WN YY YY Date of Depart	Class: K K 00 00	190133	\$429.80
	Passenger Name: COHEN/STEVEN 8 Document Type: PASSENGER TICKET		,			
04/30/13	THOMSON REUTERS EAGAN MI THOMSONREUTERS.COM	·i				\$79.20
04/30/13	PDFFILLER.COM 9033455733 MA 903-345-5733 Description PDFFILLER.COM					\$19.99
04/30/13	NV PORTAL-SOS ONLINECARSON CITY 7756845780	NV				<b>\$32</b> 5.00
04/30/13	MCDONALD'S F25947 00HENDERSON 7022633569	NV				\$3.76
05/01/13	ADT SECURITY SERVICEADT SECURITY SE 10080727 89119-	RVI				\$46.99
05/01/13	NVCOURT*4259240 800-228-6081   COURT FEES	VV				\$3.50
)5/01/13	NVCOURT*4259249 800-228-6081 I COURT FEES	VV				\$5,50
)5/02/13	GOOGLE*SVCSAPPSCJDLAMountain View ADVERTISING SERVICE	N				\$45.40

			<del></del>		Amount
04/16/13	SW AIR DALLAS SOUTHWEST AIRLINES (MAST	TX TE			\$429.80
	LAS VEGAS MCCARRAN	To: RENO LAS VEGAS MCCARRAN	Carrier: WN WN YY	Class: K K OO	
		H STAN	YY Date of Depa	00	
04/16/13	NVCOURT*4194542 800-22 COURT FEES	8-6081 N <b>V</b>			\$294.99
04/16/13	NVCOURT*4194551 800-22 COURT FEES	8-6081 NV		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	, \$3,50
04/16/13	•	EGAS NV Price \$6.00			\$6.00
04/16/13	NVCOURT*4197475 800-22 COURT FEES	8-6081 NV			\$3.50
04/16/13	NVCOURT*4198551 800-22 COURT FEES	8-6081 NV			\$3.50
4/16/13	NV PORTAL-SOS ONLINECAR: 7756845780	SON CITY NV			\$325,00
)4/16/13	FAUSTOS MEXICAN GRILHEN 702-436-5059 Description FAST FOOD RESTAURAN	DERSON NV		,	\$13.25
04/17/13	HOSTGATOR.COM HOUSTG 713-574-5287 Description COMPUTER SOFTWARE	ON TX			\$71,46
)4/18/13	USPS POSTAGE STAMPS.888-888-434-0055	134-0055 DC		A COLUMN TO THE TOTAL OF THE TO	\$50.00
04/18/13	CODE 42 SOFTWARE INCMINE 6123334242	NEAPOLIS MN		•	\$149.99
04/18/13	NVCOURT*4209142 800-229 COURT FEES	3-6081 NV			\$3.50
4/18/13	NVCOURT*4209674 800-226 COURT FEES	3-6081 NV	,		\$3,50
4/18/13	NVCOURT*4209662 800-228 COURT FEES	3-6081 NV			\$3,50
4/19/13	NVCOURT*4213119 800-229 COURT FEES	3-6081 NV			* \$3.50
4/19/13	NVCOURT*4213264 800-228 COURT FEES	3-6081 NV			\$5.50
04/20/13	DOLLAR RAC-RENO DOLLREN Location Rental: RENO/TAHOE INT Return: RENO/TAHOE INT Agreement Number: YK16339 Renter Name: JOHNSON	'L AP NV 'L AP NV	Date 13/04/19 13/04/19		\$25.23



Continued on next page

# JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 11/06/12

1,

				Amount
8 10/12/12	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO LAS VEGAS MCCAF N/A N/A Ticket Number: 5262473849637	Carrier: Class: WN K RRAN WN K YY 00 YY 00 Date of Departure: 10/19	120123	<u>}</u> \$411.60
	Passenger Name: JOHNSON/H STAN Document Type: PASSENGER TICKET			
10/12/12	NEVADA SECRETARY OF CARSON CITY NV 7756845733			\$325.00
10/12/12	NVCOURT*3514676 800-228-6081 NV COURT FEES			\$3,00
10/12/12	COURTS/USBC-NV-PG 007023886709 13178805 89101 COURT FEES			\$306,00
10/12/12	CAFE RIO MEXICAN GRIHENDERSON NV 801-930-6000 FOOD \$21.2	2		\$21.21
10/13/12	CIRCLE K 03363/CIRCLLAS VEGAS NV CONVENIENT S Description Price CIRCLE K \$55.38 TAX			\$55,38
10/13/12	GODADDY.COM (480)505-8855 (480)505-8855			\$20.34
10/14/12	FEDEX# 801031244686 † -800-622-1147 1-800-622-1147 TO: GOOGTE INC CA FROM: BRIAN A MORRIS ESQ 89118 001 2DAY LTR TLB AWB801031244686 YOUR FEDEX CUSTOM DISCOUNT IS \$1.93	130118		× \$12,39
10/14/12	ITUNES MUSICUSA ITUNCUPERTINO CA ITUNES MUSIC STORE			\$3.87
10/14/12	NVCOURT*3516743 800-228-6081 NV COURT FEES			\$3.50
10/15/12	LAS VEGAS COMM S 702-383-4000 NV CABLE SVCS			<b>\$</b> 53. <b>9</b> 9
10/15/12	INTUIT *TURBOTAX 800-446-8848 CA SOFTWARE			\$99.95
10/15/12	NVCOURT*3521661 800-228-6081 NV COURT FEES			\$3.50
10/16/12	NVCOURT*3525917 800-228-6081 NV COURT FEES			\$3.50
	ALLSTATE PAYMENT 800-255-7828 IL INSURANCE			\$110.72
	NVCOURT*3527453 800-228-6081 NV COURT FEES			\$3.50



# JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 08/07/12

•	· · · · · · · · · · · · · · · · · · ·				Amount
07/11/12	OFFICE DEPOT 005125 SIGNAL HILL CA RETAIL 891183				\$106.36
07/11/12	INTUIT *PAYROLL 800-446-8848 CA SOFTWARE				\$415.30
07/11/12	OFFICE DEPOT 001078 KENT WA RETAIL 891183				\$5.21
07/12/12	PANERA BREAD #4080 OHENDERSON NV 7024344002				\$31.52
07/12/12	NVCOURT*3172765 800-228-6081 NV COURT FEES				\$3.50
07/12/12	NVCOURT*3172783 800-228-6081 NV COURT FEES				\$3.50
07/12/12	DRI*NUANCE 0000 ORDERFIND.COM MN DIRECT MICTG INTERNET				\$99.99
07/12/12	NVCOURT*3173395 800-228-6081 NV		racina de combinada de esta esta esta esta esta esta esta est		\$3.50
07/13/12	FEDEX# 8696110304351-800-622-1147 1-800-622-1147 TO: HARRY BRAUNSTEIN NY FROM: STAN JOHNSON 89118				\$18.5
	001 2DAY LTR 1LB AWB869611030435 YOUR FEDEX CUSTOM DISCOUNT IS \$2.92 REDBOX DVD RENTAL 866-733-2693 IL.				\$6,4
7//15/12	DVD RENTAL				
07/13/12	OFFICE DEPOT 005125 SIGNAL HILL CA RETAIL 891183				\$65.1
)7/13/12	NVCOURT*3375139 300.228 6081 NV COURT HES				13.5
)7/13/12	NEVADA LEGAL NEWS-CO/02-382-2/47 702-382-2747				\$68.5
7/14/12	SONIC DRIVE IN #3431LAS VEGAS NV 7022696614				<b>\$</b> 5.3
07/14/12	FIVE GUYS #1426 5429LAS VEGAS NV 2085220093 FOOD/BEVERAGE \$14.67				\$14.6
07/16/12	SW AIR DALLAS TX SOUTHWEST AIRLINES (MASTE From: To: LAS VEGAS MCCARRAN RENO	Carrler: WN	Class: . K	130123	\$401.6
	LAS VEGAS MCCARRAN N/A N/A Ticket Number: 5262454714731 Passenger Name: JOHNSON/HAROLD STAN	WN YY YY Date of Dep	K 00 00 arture: 07/23		
	Document Type: PASSENGER TICKET				



goes toward

### Thank you for your purchase!

Las Vegas, NY - LAS to Reno/Tahoe, NY - RNO

Air

Confirmation #471916

Las Vegas, NV - LAS to Reno/Tahoe, NV - RNO Wednesday, June 13, 2012 - Thursday, June 14, 2012

Air Total: \$326.60

Enfrod my

Amount Paid \$326.60

> Trip Total \$326.60

WED

06/13/12 - Reno

AIR

Las Vegas, NV - LAS to Reno/Tahoe, NV - RNO 06/13/2012 - 06/14/2012 Confirmation # 472003

Adult Passenger(s)

Rapid Rewards #

STEVEN COHEN

Subscribe to Flight Status Messaging

DEPART	Las Vegas, NV (LAS) to Rene/Takes, NV (RMO)		Pilght #2952	Wednesday, June 13, 2012 Fravel fine 1 o 15 m (Nonstop)
REFURN 30914 THU	Reno/Tahoe, NV (RNO) to Las Vegas, NV (LAS)	<b>V</b>	Flight #896	Thursday, June 14, 2012 Travel Time 1 h 15 m (Nonstop)

PRICE ADULT

Trip	Routing	Fare Type   View Fare Rules	Fare Details	Quantity	Total
Depart	LAS-RNO	Wanna Get Away Excelent Value	Statistica galerinas     Jack Progenius de de production de després de la communication de la communi	1	\$156.80
Return	RNO-LAS	Wanna Get Away Excellent Value	Action and appropriate production and action and action and action and action are action as a second and action and action are action as a second action and action are action as a second action and action	1	\$169.80

Enroll in Rapid Rewards and earn at least 1830 Points per person for this trip. Already a Member? Log in to ensure you are getting the points you deserve.

Subtotal

\$326.60 Fare Breakdown

19019 J

Carry-on Items: 1 bag  $\pm 1$  small personal Item are free, see full details. Checked Items: First and second bags are free, size and weight limits apply.

Bag Charge

\$0.00

-TRave

Air Total: \$326.60

Gov't taxes & fees now included

6/6/12

Purchaser Name Stan Johnson

Billing Address

6293 Dean Martin Drive, Suite G Las Vegas, NV US 89118

Amount Applied Form of Payment \$326.60 American Express - XXXXXXXXXXXXX-4008

> Amount Paid \$326.60

Trip Total \$326.60

						Amount
04/27/12	NVCOURT*2914085 800- COURT FEES	.228-6081 NV				\$3.50
04/28/12	NEVADA SECRETARY OF CA 7756845733	Arson City NV				\$325.00
04/28/12	NEVADA SECRETARY OF CA 7756845733	ARSON CITY NV				\$325.00
04/28/12	GODADDY.COM (480)5 (480)505-8855	05-8855				\$112.95
04/28/12	NVCOURT*2914280 800- COURT FEES	228-6081 NV		, , , , , , , , , , , , , , , , , , , ,		\$3.50
04/28/12	NVCOURT*2914261 800- COURT FEES	228-6081 NV				\$3.50
04/30/12	NETFLIX NONE LOS GA	TOS CA	,			\$16.63
04/30/12	THOMSON REUTERS EAG THOMSON REUTERS.COM	AN MN				\$40.88
05/01/12	SW AIR DALLAS SOUTHWEST AIRLINES (MA From: LAS VEGAS MCCARRAN  Ticket Number: 526243795 Passenger Name: COHEN/S	To: RENO LAS VEGAS MCCARRAN N/A N/A 8150 (TEVEN B	Carrier: WN WN YY YY Date of Depa	Class: Y Y 00 00 arture: 05/03	12012	\$369.60
05/01/12	Document Type: PASSENG SW AIR DALLAS	TX				\$369.60
	SOUTHWEST AIRLINES (MA From: LAS VEGAS MCCARRAN Ticket Number, 526243795 Passenger Name: JOHNSON	To: RENO LAS VEGAS MCCARRAN N/A M/A 8149 N/H STAN	Carrier: WN WN YY YY Date of Depa	Class: Y Y 00 00 arture: 05/03		
05/01/12	Document Type: PASSENG USPS POSTAGE(STAMPS.88					\$50.00
05/01/12	888-434-0055 OFFICE DEPOT 005125 SIG	NAL HILL CA				\$112.06
05/01/12	RETAIL 891183  GYROS TIMES EASTERN	NAVE NV				\$11.23
05/02/12	7027985590 INTUIT *QB SOFTW/SUP88: SOFTW ARE	8-246-8848 CA				\$24.95
05/02/12	STAMPS.COM 888/434 O130137138 90405	-0055				\$15,99
05/02/12	8X8, INC, 888-898-87SUNN 8888988733	IYVAL CA				\$308.10
O5/02/12	NATL NOTARY ASSN ECOC 800-876-6827 Description PROFESSIONAL S	HATSWORTH CA				\$80.45



Continued on next page



JetBlue Business Card from American Express COHEN JOHNSON DAY STAN JOHNSON Closing Date 02/04/13

Detail	Continued	المنظمة عن المنظمة المن		الكنامة الأخر بهاي الفضر بيشمور بدرا فقا إنف مداد كالحدارة غلاك الأكانة الكانف امت واستحداد بمدار وموجدة إيران ا	i i i i i i i i i i i i i i i i i i i
	***************************************				Amount
<b>01/26/</b> 13	COSTCO WHSE #0673 00HE 7023522010	nderson nv			\$574.02
01/26/13	FIREHOUSE SUBS # 7 5HENI 7025752771				\$21,47
	FOOD/BEVERAGE	\$21.47			
01/27/13	FAUSTO'S MEXICAN GRIHEN 702-436-5059 Description FAST FOOD RESTAURAN	iderson nv			\$14.00
01/28/13	REDTAGPRINTSALE.COM,GL PRINTED PAPE	ENDALE CA			\$125.92
01/28/13	NVCOURT*3884355 800-2 COURT FEES	128-6081 NV			\$3.50
01/28/13	BEST BUY 358 HENDERS ELECTRONICS STORE	ON NV			\$21.61
01/29/13	SW AIR DALLAS SOUTHWEST AIRLINES (MAS From: LAS VEGAS MCCARRAN	To: RENO LAS VEGAS MCCARRAN N/A	Carrier: WN WN YY	Class: Y K OO	\$399.80
	Ticket Number: 5262494708 Passenger Name: COHEN/ST Document Type: PASSENGE	EVEN	YY Date of Depa	00 arture: 01/30	
01/29/13	SW AIR DALLAS SOUTHWEST AIRLINES (MAS	TX			\$199.80
	From:	To:	Carrier;	Class:	
	LAS VEGAS MCCARRAN	RENO	WN	Υ	
		LAS VEGAS MCCARRAN	WM	K	
		NA	ΥΥ	00 00	
	Ticket Number: 5262494708 Passenger Name: JOHNSON Document Type: PASSENGE	/H: STAN	YY Date of Depa	00 arture: 01/30	
01/29/13	NVCOURT*3888843 800-2 COURT FEES	28-6081 NV			\$3.50
01/29/13	BRIO LAS VEGAS LAS VEG RESTAURANT FOOD/BEVERAGE TIP	AS NV \$52.48 \$7.00			\$59.48
01/29/13	FIVE GUYS #1426 5429LAS V 2085220093 FOOD/BEVERAGE	FEGAS NV \$14.67		<del> </del>	\$14.67
01/29/13	NV PORTAL-SOS ONLINECA 7756845780	RSON CITY NV			\$500.00
01/30/13	NVCOURT*3891459 800-2 COURT FEES	28-6081 NV			\$3.50
01/30/13	THOMSON REUTERS EAGA THOMSONREUTERS.COM	AN MN			\$79.20

FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

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# Exhibit "8"



(702) 579-6300

(702) 259-6249

### Junes Legal Service, Inc. 630 South Tenth St. Suite B Las Vegas, NV 89101 Federal ID#27-0626741

# **RUNNER INVOICE**

2/1/2013

DR106116

INVOICE DATE

INVOICE#

2007

							190000
CLIENT		·	ВІ	ILLING INF	ORMATION		
COHEN-JOHNS 255 E WARM SE LAS VEGAS, NV	RINGS STE 100		ATT	N RIKKI			
	Runner	Rep	Date of Completion	Time	of Completion	Due Up	on Recelpt
			2/1/2013			2/1	/2013
	Desc	ription	THE RESERVE OF THE PROPERTY OF		QTY	An	nount
F 9600 GATEWAY USH SAME DAY LACK N WHITE CO DCUMENT PREP L. COLDEN ROAD STRICT CT CV 12-	OPIES MOTOR DIN V3 01171	SUMONA ISL	AM WASHOE COUNTY		22.		25.00 1.107 15.00
THE SUCCESS OF OUR BUSINESS IS ROOTED IN OUR RELATIONSHIPS WITH YOU AS OUR VALUED CLIENT. THANK YOU!!						\$0.09	
			I.			\$106.19	
	***************************************				Payments/Cr		\$-43.59
NV - Proce	ess Servers Licer	se # 1068			Balance D	ue	\$62.60
Phone	#	Fax:	F-Mail		10/2	h Sita	

Deborah@JunesLegal.com

Ap	D.	1	5	59	)
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www.JunesLegal.com



# Junes Legal Service, Inc.

630 South 10th Street, Suite B Las Vegas, NV 89101 (702) 579-6300 // (Fax) 259-6249

www.JunesLegal.com

120123

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		v Receipt	and the second second	
	カーエーハーエ	v keceipt		
그 그는 말이 가득하는 말이 잘 하게 하고 있는 것이다.	* - Things : ' - ' - ' - ' - ' - ' - ' - ' - ' - '	추가 가게 하면 없는데 뭐 하는데 그 없다.		

Work Order Number: DR-106116 Law Firm / Attorney: COHEN-JOHNSON, LLC Attention / Status: RIKKI **Phone Number:** 8233500 **DUE BY Date / Time:** 2013-01-15 15:00:00 Internal Ref Number: 120123 Pickup Location: ATTACHED **Dropoff Location: LAXALT & NOMURA** 9600 GATEWAY DRIVE RENO, NEVADA Item Description: **OPPOSITION WITH ROC** Special Instructions: ROC IS ON FRONT OF OPPOSITION PLEASE DROP OPPOSITION WITH COPY OF ROC AND HAVE THEM SIGN AND PUT TIME ON ROC BEFORE 3PM ON 1/15 THEN EMAIL TO ME LATER TODAY TO FILE FILE X RUSH COURTESY COPY **MASTER CAL** - office use only -RETURN COPY **RETURN ORIG** Date: Time: Received by:

Fed ID# 27-0626741 /// Limits of Liabilities \$100 per delivery /// NV - Process Servers License # 1068



### Junes Legal Service, Inc. 630 South Tenth St. Suite B Las Vegas, NV 89101 Federal ID#27-0626741

## **RUNNER INVOICE**

2/1/2013

DR106132

INVOICE DATE

INVOICE#

	190197
BILLING INFORMATION	
ATTN RIKKI	

CLIENT	
COHEN-JOHNSON, LLC 255 E WARM SPRINGS STE 100	
LAS VEGAS, NV 89119	

	Runner	Rep	Date of Completion	Time of Completion	Due Upon Receipt
			2/1/2013		2/1/2013
AND THE PART CONTRACTOR OF A STREET PART OF THE PART O	Desc	ription		QTY	Amount
COURT SERVICE PLACE TRANSCRIPT IN SEALED ENVELOPE MARKED "CONFIDENTIAL IN CAMERA REVIEW ONLY" AND DELIVER WITH OPPOSITION TO SECOND JUDICIAL DISTRICT COURT JUDGE FLANAGAN'S CHAMBERS IN RENO NV RUSH WITHIN 24 TO 48 HOURS BLACK N WHITE COPIES DOCUMENT PREP RE: GOLDEN ROAD MOTOR INN VS SUMONA ISLAM WASHOE COUNTY DISTRICT CT CV12-01171		26	25.00 1.30T 15.00		

THE SUCCESS OF OUR BUSINESS IS ROOTED IN OUR RELATIONSHIPS WITH YOU AS OUR VALUED CLIENT.
THANK YOU!!

Sales Tax (8.1%)	\$0.11
Total	\$106.41
Payments/Credits	\$-106.41
Balance Due	\$0.00

NV - Process Servers License # 1068

Phone #	Fax:	E-Mail	Web Site
(702) 579-6300	(702) 259-6249	Deborah@JunesLegal.com www.JunesLegal.c	



# Junes Legal Service, Inc.

630 South 10th Street, Suite B Las Vegas, NV 89101 (702) 579-6300 // (Fax) 259-6249

190123

www.JunesLegal.com

Work C	Order Number: DR-106132	
Law Firm / Attorney:	COHEN-JOHNSON, LLC	<b>,</b>
Attention / Status:	RIKKI **/	प्रकार केले. अपने प्रकार केले केले. बुंग के हैं, जिल्ला के अपने केले
Phone Number:	8233500	
DUE BY Date / Time:	2013-01-17 17:00:00	
Internal Ref Number:	120123	
Pickup Location:	ATTACHED	
Dropoff Location:	2ND JUDICIAL DISTRIC	T COURT,
Item Description:	(1) OPPOSITION, AND (	2) TRANSCRIPT
Special Instructions:  FILE RUSH COURTESY COPY MASTER CAL RETURN COPY RETURN ORIG	CONFIDENTIAL IN CAMER	EALED ENVELOPE MARKED RA REVIEW ONLY' AND DELIVER COND JUDICIAL DISTRICT COURT, MBERS IN RENO
	ı	

#### FILED

Electronically 10-01-2013:01:57:21 PM Joey Orduna Hastings Clerk of the Court Transaction # 4034624

2610 1 ROBERT A. DOTSON, ESQ. 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 4 abader@laxalt-nomura.com LAXALT & NOMURA, LTD. 5 9600 Gateway Drive 6 Reno, Nevada 89521 (775) 322-1170 Tel: 7 Fax: (775) 322-1865 Attorneys for Plaintiff 8

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada
Corporation, d/b/a ATLANTIS CASINO
RESORT SPA

Plaintiff,
vs.

SUMONA ISLAM, an individual; MEI-GSR
HOLDINGS LLC, a Nevada limited liability
company, d/b/a GRAND SIERRA RESORT;
ABC CORPORATIONS; XYZ
PARTNERSHIPS; AND JOHN DOES I through

Defendants.

#### NOTICE OF SUBMISSION OF DOCUMENTS IN CAMERA IN SUPPORT OF PLAINTIFF'S MOTION FOR COSTS AND ATTORNEY'S FEES

Please Take Notice that Plaintiff GOLDEN ROAD MOTOR INN, INC. d/b/a
ATLANTIS CASINO RESORT SPA ("Plaintiff" and/or "ATLANTIS") by and through its
counsel, Laxalt & Nomura, Ltd., has submitted its invoices in camera in support of its Motion
For Costs and Attorney's. These documents are not a part of the file in this case and are only
being provided to the Court in camera pursuant to its request so as not to waive privilege.

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X, inclusive.

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

Page 1 of 3

1 2 Affirmation Pursuant to NRS 239B.030 3 The undersigned does hereby affirm that the preceding document does not contain the 4 social security number of any person. day of October, 2013. 5 Dated this 6 LAXALT & NOMURA, LTD. 7 8 ROBERT A. DOTSON 9 Nevada State Bar No. 5285 ANGELA M. BADER 10 Nevada State Bar No. 5574 9600 Gateway Drive 11 Reno, Nevada 89521 12 (775) 322-1170 Attorneys for Plaintiff 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

	***				
1		CERTII	FICATE OF SERVICE		
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &				
3	NOMURA, LTD., and that on this date, I caused to be served a true and correct copy of the				
4	foregoing by	:			
5			in said action, by placing a true copy thereof enclosed		
6 7		below. At the Law Office area is given the correct a	lesignated area for outgoing mail, addressed as set forthes of Laxalt & Nomura, mail placed in that designated mount of postage and is deposited that same date in the ss, in a United States mailbox in the City of Reno,		
8		County of Washoe, Nevad	la.		
9			filing the foregoing with the Clerk of Court using the Electronically mail the filing to the following individuals		
10 11		delivered this date to the	ERY) by causing a true copy thereof to be hand address(es) at the address(es) set forth below, where		
12		indicated.			
13			parties in said action by causing a true copy thereof to er indicated after the address(es) noted below.		
14		Reno/Carson Messenger	Service.		
15		By email to the email add	resses below.		
16	addressed as	follows:			
17 18 19	Steven B. C Stan Johnso Terry Kinns Cohen-John	on, Esq. ally, Esq.	Mark Wray, Esq. Law Office of Mark Wray 608 Lander Street Reno, NV 89509		
20	Las Vegas,		mwray@markwraylaw.com		
21 22	sjohnson@e	henjohnson.com cohenjohnson.com cohenjohnson.com			
23	DAT	ED this <b>15</b> day of Octob	per, 2013.		
24		,	L. MORGAN BOGUMIL		
25			L. MORGAN BOGUMIL		
26					
27					
28					
.					

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

#### FILED Electronically 10-01-2013:02:40:57 PM Joey Orduna Hastings 1 2540 Clerk of the Court ROBERT A. DOTSON, ESQ. Transaction # 4034875 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 4 abader@laxalt-nomura.com 5 LAXALT & NOMURA, LTD. 9600 Gateway Drive 6 Reno, Nevada 89521 Tel: (775) 322-1170 7 Fax: (775) 322-1865 Attorneys for Plaintiff 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 10 IN AND FOR THE COUNTY OF WASHOE 11 GOLDEN ROAD MOTOR INN, INC., a Nevada Case No.: CV12-01171 Corporation, d/b/a ATLANTIS CASINO 12 RESORT SPA Dept No.: B7 13 Plaintiff, 14 VS. 15 SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; 17 ABC CORPORATIONS; XYZ PARTNERSHIPS; AND JOHN DOES I through 18 X, inclusive. 19 Defendants. 20 NOTICE OF ENTRY OF FINDINGS OF 21 FACT AND CONCLUSIONS OF LAW AND ORDER 22 PLEASE TAKE NOTICE, that a Findings of Fact and Conclusions of Law and Order 23 was entered on August 26, 2013. A copy of said Findings of Fact and Conclusions of Law and 24 25 Order is attached hereto as Exhibit 1. 26 /// 27 /// 28 AXALT & NOMURA, LTD. 9600 GATEWAY DRIVE RENO, NEVADA 89521 Page 1 of 4

ATTORNEYS AT LAW

## so

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

#### Affirmation Pursuant to NRS 239B.030

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

Dated this \_\_\_\_\_ day of October, 2013.

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON Nevada State Bar No. 5285 ANGELA M. BADER Nevada State Bar No. 5574 9600 Gateway Drive Reno, Nevada 89521 (775) 322-1170 Attorneys for Plaintiff

Page 2 of 4

1		CERTI	FICATE OF SERVICE	
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &			
3	NOMURA, I	LTD., and that on this date,	I caused to be served a true and correct copy of the	
4	foregoing by	:		
5	$\boxtimes$		s in said action, by placing a true copy thereof enclosed	
6		below. At the Law Office	designated area for outgoing mail, addressed as set forthes of Laxalt & Nomura, mail placed in that designated	
7			amount of postage and is deposited that same date in the ess, in a United States mailbox in the City of Reno, ada.	
8		By electronic service by	filing the foregoing with the Clerk of Court using the E	
9		Flex system, which will	electronically mail the filing to the following individuals	
10			VERY) by causing a true copy thereof to be hand address(es) at the address(es) set forth below, where	
11		indicated.	address(es) at the address(es) set forth below, where	
12   13			e parties in said action by causing a true copy thereof to ber indicated after the address(es) noted below.	
14		Reno/Carson Messenger	Service.	
15	$\boxtimes$	By email to the email ad	dresses below.	
16	addressed as	follows:		
17	Steven B. C	• •	Mark Wray, Esq.	
18	Stan Johnso Terry Kinna	-	Law Office of Mark Wray 608 Lander Street	
19	Cohen-John	ison, LLC	Reno, NV 89509	
20	Las Vegas,	m Springs Rd, Ste 100 NV 89119	mwray@markwraylaw.com	
21	scohen@co	henjohnson.com		
22		cohenjohnson.com cohenjohnson.com		
23		ED this <u>/</u> day of Octo	han 2012 /	
24	DA1.	ED this 1/1 day of Octo	ber, 2013. L. Morgan Romm	
25			L. MORGAN BOGUMIL	
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LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

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## **EXHIBIT 1**

FILED
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10-01-2013:02:40:57 PM
Joey Orduna Hastings
Clerk of the Court

Clerk of the Court Transaction # 4034875

## **EXHIBIT 1**

#### FILED

Electronically 08-26-2013:03:58:44 PM Joey Orduna Hastings Clerk of the Court Transaction # 3952084

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Attorneys for Plaintiff

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

#### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA

12 RESORT SPA

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Plaintiff,

VS.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability company, d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ PARTNERSHIPS; AND JOHN DOES I through X, inclusive.

Defendants.

Case No.: CV12-01171

Dept No.: B7

#### PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW AND ORDER

This matter came on for a non-jury trial on July 1, 2013 before the Court, Honorable Patrick Flanagan, District Judge, presiding. The Court heard evidence for 9 days and the arguments of counsel on the 10<sup>th</sup> day of trial. The Court, having carefully considered all of the exhibits in evidence, the testimony of the witnesses, trial statements of the parties, and the arguments of counsel, hereby issues the following Findings of Fact and Conclusions of Law:

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- 1. On or about April 15, 2008, ISLAM became an employee of the Golden Road Motor Inn, Inc., dba Atlantis Casino Resort Spa ("ATLANTIS").
- 2. On April 15, 2008, ISLAM executed the ATLANTIS Online System User Agreement ("Online System User Agreement"). Among other terms, the Online System User Agreement prohibits unauthorized downloading or uploading of software and information.
- On April 15, 2008, in conjunction with her employment with ATLANTIS, ISLAM also executed an agreement with ATLANTIS concerning its Business Ethics Policy and Code of Conduct Acknowledgement and Conflicts of Interest Statement. This agreement ("Business Ethics Policy"), was again signed by ISLAM on January 23, 2009, February 26, 2010 and January 19, 2011. This policy in section 3.1 identifies confidential information as all nonpublic information regarding the company's operation and business activities and those of its customers and suppliers. Nonpublic means any information that is not officially disclosed through means such a press releases or other forms of publication, where it is not common knowledge. Section 4.4 prohibits the disclosure of inside information to persons outside the company or other persons within the company who are not authorized to receive such information. Pursuant to the terms of the Business Ethics Policy, ISLAM agreed not to disclose confidential information including customer lists or customer information (such as player tracking or club information) to any unauthorized persons, either during or after her termination, and not to take any documents or records belonging to ATLANTIS after her departure. She also agreed not to profit from confidential information of ATLANTIS. ISLAM's agreement to the terms of this contract was a condition of her employment with ATLANTIS.
- 4. On April 15, 2008, in conjunction with commencing her employment with ATLANTIS, ISLAM executed the ATLANTIS Company Policy regarding Company Property, Proprietary Information, and Trade Secrets (hereinafter referred to as "Trade Secret Agreement"). This agreement, including any updates, was again signed by ISLAM on January 23, 2009, February 26, 2010 and January 19, 2011. This agreement provides that any improper

 use or dissemination of ATLANTIS intellectual property is a breach of the policy and may be a violation of state and federal trade secrets laws and also warns that such violation is punishable both civilly and criminally.

- 5. ISLAM was hired to be an Executive Casino Host at ATLANTIS. When she was hired, she was under a contractual obligation to her former employer, Harrah's, which prohibited her from working in a same or similar position within six months after separation from employment at Harrah's. In order to honor this obligation, ATLANTIS placed her in the position of concierge manager. She worked in the hotel side of the operation of the ATLANTIS and not in the gaming side of the operation until the expiration of the six month restriction imposed by her agreement with Harrah's. Thereafter, she was transferred to the gaming operation and began her employment as a host.
- 6. When ISLAM began to work as a host at ATLANTIS, she brought with her what she claimed to be her personal book of trade. ISLAM has identified Exhibits 75 and 80 as her book of trade.
- 7. Steve Ringkob, indeed almost every witness, testified that there were certain items that hosts were entitled to take with them from property to property and that a host's book of trade is the host's property and "nothing is wrong with her taking this information wherever she goes." However, he also testified that the player's gaming history and tracking at the ATLANTIS would become proprietary information.
- 8. Although the term "casino host book of trade" has been defined variously, it has generally been defined as those names and contact information of guests with whom the host has developed relationships through their own efforts. Ringkob defined it as those guests with whom the host has developed a relationship and it was not information coming from the casino.
- 9. The evidence is clear that ISLAM intentionally downloaded, by hand copying from the ATLANTIS computer screen, players' names, contact information, level of play, game preferences and other proprietary information from the ATLANTIS Casino's, casino management system, Patron Management Program.

 10. On February 26, 2010, ISLAM signed a Non-Compete/Non-Solicitation Agreement with ATLANTIS ("Non-Compete Agreement"). Pursuant to the terms of the Non-Compete Agreement, ISLAM agreed that she would not, without the prior written consent of ATLANTIS, be employed by, in any way affiliated with, or provide services to any gaming operation located within 150 miles of ATLANTIS for a cooling off period of one year after the date that the employment relationship between she and the ATLANTIS ended.

- 11. During ISLAM'S employment at ATLANTIS, she had access to and worked with highly sensitive trade secrets and proprietary and confidential information of the ATLANTIS. This information included customer and guest lists, customer information and data including player contact information, tracking and club information, guest preferences and gaming tendencies of the guests. This information included not just the information for guests assigned to her, but also information for guests assigned to other hosts.
- 12. Before and during ISLAM'S employment, ATLANTIS undertook significant precautions to maintain the secrecy of its confidential information. These efforts included disabling USB ports in the computers at ATLANTIS, not providing or allowing printers, and monitoring all emails that are sent to recipients off property.
- 13. Despite the precautions taken to protect ATLANTIS' confidential trade secret information, during her employment at ATLANTIS ISLAM copied guest information by hand from the screen of the ATLANTIS computer onto spiral note pads. Ms. ISLAM, in her handwritten notes in spiral notebooks, which she identified as hers, copied players' names, contact information and also the designation of whether or not they played table games or slots. The information copied had the notation of the guests' marker information, for purposes of knowing what their credit limit was. Some notations included information regarding previous gaming results and losses incurred by that player. This is information Ms. ISLAM testified that she wrote down from the ATLANTIS computer. A copy of some of those spirals is found in Exhibit 80.
- 14. Ms. ISLAM testified that in the fall of 2011, she was becoming dissatisfied with her employment at the ATLANTIS. She testified that she had not been given a raise, that she

had only been given one bonus and not the quarterly bonuses that she states were promised to her, she felt isolated in her interpersonal relationships with other employees at the ATLANTIS and she had come to a point in her career where she believed that if she was ever going to make more money, she would have to seek employment elsewhere.

- 15. The evidence is that on or around October, Ms. ISLAM learned from Ms. Antonetti that the Grand Sierra Resort ("GSR") was hiring new employees. Through an online application, ISLAM applied for and interviewed with the GSR to obtain a position as a host.
- 16. At about that time, Ms. ISLAM asked Mr. DeCarlo for a copy of her Non-Compete Agreement with the ATLANTIS.
- 17. Sometime in December and January, two interviews took place. The first was with Ms. Hadley, at the GSR. Ms. Hadley testified that she was impressed with Ms. ISLAM. She testified she did not ask for ISLAM's book of business at that time.
- 18. A second interview was arranged between ISLAM and Hadley and Flaherty of the GSR. At that time, a more in-depth discussion took place relative to Ms. ISLAM's book of business. Mr. Flaherty testified and it's confirmed by the transcript of a subsequent interview that he told Ms. ISLAM not to bring anything from the ATLANTIS to the GSR, to bring nothing, but herself and her relationships.
- 19. During the course of the interview process, ISLAM and representatives of GSR discussed the fact that ISLAM was subject to an agreement restricting her employment with a competitor of ATLANTIS and ISLAM provided GSR with a copy of the Non-Compete Agreement. This conduct is consistent with ISLAM's testimony of her behavior when applying for the position with the ATLANTIS. She testified that she provided a copy of the Harrah's Non-Compete to the ATLANTIS prior to their offering of employment to her.
- 20. The testimony is that GSR then passed the ATLANTIS Non-Compete Agreement to its legal counsel. Legal counsel apparently reviewed that and gave the green light to hire Ms. ISLAM.

- 21. Ms. ISLAM was concerned that ATLANTIS would initiate litigation against her and sought assurances that GSR would provide legal representation to her should there be litigation over the Non-Compete. GSR agreed.
- 22. ISLAM terminated her employment as an Executive Casino Host with the ATLANTIS on January 19, 2012 and accepted an offer with GSR as an Executive Casino Host on the same day.
  - 23. ISLAM began work at GSR at the end of January, 2012.
- 24. The ATLANTIS alleges that soon after ISLAM terminated her employment, ATLANTIS employees discovered that ISLAM had falsely modified, destroyed, falsely changed and/or sabotaged confidential, proprietary, trade secret information of ATLANTIS, including customer data belonging to the ATLANTIS on its online system to her benefit and the benefit of GSR and to the detriment of ATLANTIS.
- 25. The evidence adduced in this matter by Ms. ISLAM herself and other witnesses of the Plaintiff is that Ms. ISLAM did change the addresses, telephone number and/or the email addresses of guests that had been coded to her in the ATLANTIS' casino customer or guest database.
- 26. The evidence shows that shortly after Ms. ISLAM left the employ of the ATLANTIS, the guests who had been assigned to her at the ATLANTIS were distributed amongst the remaining ATLANTIS hosts who attempted to contact those guests to maintain and establish a continued relationship with the ATLANTIS. Shortly thereafter, those hosts reported difficultly, indeed inability to contact the guests. It quickly became apparent that the contact information had been sabotaged. ATLANTIS staff testified that they restored old copies of the Patron Management data to a location in the computer system where the auditors could access the information and the information was restored to the Patron Management Program, the guest marketing database, in a relatively short period of time.
- 27. Additionally, the evidence showed that none of the information was changed in the LMS database, which is the database known as the Lodging Management System that controls the hotel operations.

- 28. ISLAM testified that she did not show either Ms. Hadley or Mr. Flaherty the spiral notebooks which contained the information she had wrongfully taken from the ATLANTIS' database. Nevertheless, after her employment by the GSR began, Ms. ISLAM began to input that information, the information taken from the ATLANTIS and contained on the spiral notebooks, into the GSR database.
- 29. The testimony from the GSR representatives is that the database fields accessed and completed by ISLAM are limited. They restrict the information that a host could input to name, address, telephone number and contact information. There are no fields for a host to themselves input information regarding a player's gaming history, level of play or preference of game.
- 30. Both Ms. Hadley and Mr. Flaherty testified they never saw the spiral notebooks containing the information ISLAM had wrongfully taken from the ATLANTIS' database.
- 31. After the database sabotage was discovered by the ATLANTIS, ATLANTIS' general counsel, Debra Robinson, wrote a letter to GSR advising them that Ms. ISLAM was subject to a Non-Compete, Non-Disclosure Agreement and that she may have confidential information and ATLANTIS demanded the GSR cease and desist from the use of that information and return it forthwith.
- 32. In response to the cease and desist letter from ATLANTIS to the GSR and Ms. ISLAM relating to the ATLANTIS' concerns about ISLAM's employment, the counsel for the GSR sent a letter rejecting the assertions of the ATLANTIS and essentially maintaining that there was nothing confidential or proprietary that had been acquired by GSR and that all information provided by Ms. ISLAM came from her own personal relationships and her book of business.
  - 33. The ATLANTIS reasonably initiated litigation.
- On April 27, 2012, ATLANTIS filed its Complaint for relief with seven causes of action.
- 35. On May 9, 2012, this Court, through its sister Department, entered a Temporary Restraining Order barring Ms. ISLAM from any employment with GSR. That Order was

 extended by Order of this Court dated July 5, 2012 which also applied to GSR. Thereafter, the parties stipulated to a Preliminary Injunction ending this case pending the case's resolution.

36. To the extent appropriate and to give intent to this order, any finding of fact should be found to be a conclusion of law. Similarly, to the extent appropriate any conclusion of law shall be deemed a finding of fact.

### **CONCLUSIONS OF LAW**

# <u>Breach of Contract - Online Systems User Agreement, Business Ethics Policy, Trade Secrets Agreement as to ISLAM</u>

- 1. The elements for establishing a breach of contract claim are: (1) A valid and existing contract was entered into between Plaintiff and Defendant; (2) Plaintiff performed or was excused from performance of the contract; (3) Defendant breached; and (4) Plaintiff sustained damages as a result of the breach. Reichert vs. General Insurance Co. of Amer., 68 Cal. 2d 822, 69 Cal. Rptr. 321, 442 P.2d 377 (1968); Marwan Ahmed Harara vs. Conoco Phillips Co., 375 F. Supp. 2d 905, 906 (9th Cir. 2005).
- 2. In order to succeed on a breach of contract claim in Nevada, a plaintiff must show "(1) the existence of a valid contract, (2) a breach by the defendant, and (3) damage as a result of the breach." Saini v. Int'l Game Tech., 434 F. Supp. 2d 913, 919-920 (D. Nev. 2006), citing Richardson v. Jones, 1 Nev. 405, 405 (1865).
- 3. In its first cause of action the Plaintiff alleges the violation of three contracts. These are the Online User Agreement, the Business Ethics Policy, and the Trade Secrets Agreement. These agreements were signed by Defendant ISLAM and a representative of Plaintiff, ATLANTIS. This Court finds that these are valid contracts. The Court further finds that the Defendant ISLAM breached these contracts.
- 4. Based upon the fact that ISLAM downloaded players' names, contact information, level of play, game preferences and other proprietary information from the ATLANTIS Casino's, casino management system, Patron Management Program, the Court finds that she has breached these contracts and that the ATLANTIS has suffered damages as a

result of the breach. Consequently, the Court finds in favor of the Plaintiff and against Defendant Sumona ISLAM on the first cause of action.

5. The Court finds that damages should be awarded in favor of ATLANTIS and against ISLAM on this claim. These are made up of compensatory damages of \$10,941 plus an additional \$2,119 to repair the database, totaling \$13,060.

### Breach of Contract—Non-Compete Agreement as to ISLAM

- 6. The Non-compete/Non-solicitation Agreement was signed by ISLAM and a representative of ATLANTIS in 2010. The law presumes that all parties have the freedom to contract and establish the terms of employment between themselves. However, restrictive covenants are not favored in the law. The determination of the validity of such a contract as written is governed by whether or not it imposes upon the employee any greater restraint than is reasonably necessary to protect the business and the goodwill of the employer.
- 7. A restraint of trade is unreasonable if it is greater than that required to protect the person for whose benefit the restraint is imposed or imposes an undue hardship on the person restricted. *Hansen v. Edwards*, 83 Nev. 189, 426 P.2d 792 (1967). *See also, Jones v. Deeter*, 112 Nev. 291, 294, 913 P.2d 1272, 1274 (1996).
- 8. The public has an interest in seeing that competition is not unreasonably limited or restricted.
- 9. In the instant matter, this Court finds that the term restricting employment for a period of one year is reasonable and necessary to protect the interests of the ATLANTIS.
- 10. This Court finds that the term restricting employment within 150 miles from ATLANTIS is reasonable. It encompasses the markets of Sacramento and the evidence supports the threat that Thunder Valley and indeed other Northern California casinos pose to the casinos of Northern Nevada.
- 11. The Court finds, however, that the total exclusion from employment with a competitor is unreasonable. This Court finds that excluding the employment of an individual such as Ms. ISLAM, who has attempted to create a career in this industry from any role in any casino in any capacity is an unreasonable restraint on her and it imposes an undue hardship on

Ms. ISLAM and it is a restraint that is greater than that required for the protection of the person for whose benefit the restraint is imposed, the ATLANTIS. Therefore, the Court finds the Non-Competition contract unenforceable and dismisses the second cause of action related to breach of that contract.

### Conversion of Property as to ISLAM

- 12. The elements of conversion are that a defendant exercises an act of dominion wrongfully exerted over the personal property of another in denial of or inconsistent with title rights therein, or in derogation, exclusion or defiance of such rights. *M.C. Multi Family Development, L.L.C. v. Crestdale Associates Ltd.*, 124 Nev. 901, 910, 196 P.3d 536 (2008) citing Evans v. Dean Witter Reynolds, Inc., 116 Nev. 598, 606, 5 P.3d 1043, 1048 (2000).
- 13. The caselaw here states that conversion generally is limited to those severe, major and important interferences with the right to control personal property that justified requiring the actor to pay the property's full value. Courts have noted that this remedy in general is harsh and is reserved for the most severe interferences with personal property.
- 14. The Court finds that the evidence adduced shows that the interference with the property of the ATLANTIS was not severe, that the information, although altered, was not lost and was easily restored. One measure of that is the fact that the damages sought for the restoration expense is de minimus in light of the value of not only Ms. ISLAM's book of trade, which she estimated at \$3.5 to \$4 million, but the operation of the ATLANTIS itself. Therefore, this Court finds that the Plaintiff has failed to establish the elements of conversion and the third cause of action is therefore dismissed.

# <u>Tortious Interference with Contractual Relations and Prospective Economic Advantage as</u> <u>to ISLAM</u>

15. To establish intentional interference with contractual relations, ATLANTIS must show: (1) a valid and existing contract; (2) the defendant's knowledge of the contract; (3) intentional acts intended or designed to disrupt the contractual relationship; (4) actual

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disruption of the contract; and (5) resulting damage. Sutherland v. Gross, 105 Nev. 192, 772 P.2d 1287, 1290 (1989).

- 16. The elements of the tort of wrongful interference with a prospective economic advantage are: (1) a prospective contractual relationship between the plaintiff and a third party; (2) the defendant's knowledge of this prospective relationship; (3) the intent to harm the plaintiff by preventing the relationship; (4) the absence of a privilege or justification by the defendant; and, (5) actual harm to the plaintiff as a result of the defendant's conduct. Leavitt v. Leisure Sports, Inc., 103 Nev. 81, 88, 734 P.2d 1221, 1225 (1987); Las Vegas-Tonopah-Reno Stage v. Gray Line, 106 Nev. 283, 792 P.2d 386, 388 (1990).
- 17. Based upon the Nevada Supreme Court's decision in *Frantz v. Johnson*, 116 Nev. 455, 999 P.2d 351(2000), this Court is directed to look to the specific evidence adduced at trial to determine whether or not the acts of a defendant are more appropriately adjudicated under the Uniform Trade Secrets Act than under a claim for tortious interference with contract or prospective economic advantage. In an examination of the facts here, this Court has determined that the facts adduced in this trial make it more appropriate that the claim against Sumona ISLAM be adjudicated under the Uniform Trade Secrets Act.

### Violation of Uniform Trade Secret Act, NRS 600A.010 et. seq. as to ISLAM and GSR

18. To establish a misappropriation claim under NRS § 600A.010 et. seq., the plaintiff must show: (1) a valuable trade secret; (2) misappropriation of the trade secret

<sup>1 &</sup>quot;Misappropriation" per NRS 600A.030(2) means:

<sup>(</sup>a) Acquisition of the trade secret of another by a person by improper means;

<sup>(</sup>b) Acquisition of a trade secret of another by a person who knows or has reason to know that the trade secret was acquired by improper means; or

<sup>(</sup>c) Disclosure or use of a trade secret of another without express or implied consent by a person who:

<sup>(1)</sup> Used improper means to acquire knowledge of the trade secret;

<sup>(2)</sup> At the time of disclosure or use, knew or had reason to know that his or her knowledge of the trade secret was:

Derived from or through a person who had used improper means to acquire it;

 <sup>(</sup>II) Acquired under circumstances giving rise to a duty to maintain its secrecy or limits its use; or

<sup>(</sup>III) Derived from or through a person who owed a duty to the person seeking relief to maintain its secrecy or limit its use; or

<sup>(3)</sup> Before a material change of his or her position, knew or had reason to know that it was a trade secret and that knowledge of it had been acquired by accident or mistake.

through use, disclosure, or nondisclosure of the use of the trade secret; and (3) the requirement that the misappropriation be wrongful because it was made in breach of an express or implied contract or by a party with a duty not to disclose. *Frantz v. Johnson*, 116 Nev. 455, 466, 999 P.2d 351, 358 (2000).

- 19. A trade secret is information that derives independent economic value, actual or potential, from not being generally known to and not being readily ascertainable by proper means by the public, as well as information that is subject to efforts that are reasonable under the circumstances to maintain its secrecy. NRS 600A.040.
- 20. The determination of what is a trade secret is a question of fact for the trier of fact. Frantz, 116 Nev. at 466, 999 P.2d at 358. The caselaw indicates that contractual restrictions alone or designations alone do not control whether or not a particular design, compilation, or mechanism is a trade secret. To determine whether or not an item is a trade secret, the Court considers these factors. First, the extent to which the information is known outside the business and the ease or difficulty with which the information could be properly acquired by others. Second, whether the information was confidential or secret. Third, the extent and manner in which the employer guarded the secrecy of the information. Fourth, the former employee's knowledge of the customer's buying habits and other customer data and whether this information is known by the employer's competitors.
- 21. There was a consensus amongst all the witnesses that in the case of a customer with whom a host has established a relationship, that customer's name, address, contact information is not a trade secret. All of the witnesses here have identified certain items that they consider trade secrets in the gaming industry and these are well-qualified witnesses who have spent decades in this industry. Those items have been identified as, (1) player tracking records; (2) other hosts' customers; (3) initial buy-ins; (4) level of play; (5) whether the player plays table games or slots; (6) time of play; (7) customers' personal information that is personal to them, such as a Social Security number; (8) customers' casino credit; (9) customer's location, whether they are an international, regional or local player; (10) marketing strategy; (11) customers' birth date, which one witness testified was critical for credit accounts; (12) tier

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levels, which is different than player ratings, they are more specific in terms of measurement; (13) comp information for the player; (14) players' history of play; (15) players' demographics; (16) players' financial information; (17) the company's financial information; (18) the company's marketing strategy; (19) other employees' information and customer information. The Court does not by this list deem this list to be exclusive. There may be other instances and other items that are properly designated as trade secrets, however, this was the evidence adduced in this trial.

- 22. This Court finds that this information is not known outside of the business of the ATLANTIS. Indeed, the previous 19 items are not easy to learn, in fact, it is difficult to acquire this information properly.
- 23. This Court further finds that there is no question that this information was confidential within the ATLANTIS and that has been demonstrated amply by the extent and manner in which the ATLANTIS took steps to guard the secrecy of this information. Specifically, Mr. Woods testified that there were no printers and that the USB ports on the computers were restricted, that the hosts had no ability to print or download guest lists. He further explained that security access was determined by the job designation. There was testimony that the passwords for this access were changed frequently and therefore it has been established beyond any reasonable doubt that the ATLANTIS considered all of this information a trade secret and this Court does so find.
- 24. This Court finds that the information written down in the spiral notebooks which Ms. ISLAM identified as hers was taken from the ATLANTIS' computer and is not information open to the public.
- 25. This Court finds that Ms. ISLAM has violated not only the terms and conditions of her contract, but also has committed a violation of the Uniform Trade Secrets Act.
- 26. This Court finds that Damages are appropriately awarded against ISLAM for violation of the Uniform Trade Secrets Act and awards damages totaling \$10,814.

 27. The sixth cause of action filed by the Plaintiff is a request for declaratory relief. The Courts grants and denies this claim as follows.

- 28. This Court finds that the Online System User Agreement is a valid contract. This Court finds that the Business Ethics Policy and Code of Conduct Agreement is a valid contract. This Court finds that the Trade Secrets Agreement is a valid contract. This Court finds that the Non-compete Agreement is overbroad and unenforceable. This Court also finds that those contracts have been breached.
- 29. This Court finds that the Defendant has violated the Uniform Trade Secrets Act and that the Plaintiff has suffered damages.

### **Proof of Damages**

- 30. There are two distinct damage models proffered in this case. One is based on theoretical win based upon a customer lifetime value analysis proffered by the Plaintiff. The other is a damage analysis based on actual win loss proffered by the Defendants in this case.
- 31. This Court has examined all of the exhibits in support of both models. This Court has listened to the testimony of Brandon McNeely, who testified on behalf of the Plaintiff in support of a valuation based upon theoretical wins. This Court finds that the customer lifetime value analysis is a solid one and is supported by scholarly research and empirical data.
- 32. This Court has also considered Mr. Aguero's testimony and reviewed his expert report, which is Exhibit 32. The Court has also reviewed Brandon McNeely's reports and the Exhibits included within Exhibit 59, A, B, C, D and E.
- 33. The Court has also considered the testimony of Mr. Frank DeCarlo when he testified about the mitigation marketing costs, and Lilia Santos, who testified to the loss of guests of the ATLANTIS to the GSR.
- 34. Having considered both models, this Court feels the more appropriate model in this particular case is the actual win-loss model. That model is based upon the data provided by

both parties, the hard data and an analysis that is well reasoned and supported not only by the evidence, but scholarly review.

35. Therefore, the compensatory damages as to Defendant ISLAM, as previously described will be on the first count for breach of contract, \$10,941 plus an additional \$2,119. As to the violation of the Uniform Trade Secret Act, judgment will be in favor of Plaintiff, against Defendant ISLAM in the amount of \$10,814.

### **Punitive Damages**

- 36. The Plaintiff has requested punitive damages be awarded in this case and this Court finds that punitive damages are warranted here.
- 37. Ms. ISLAM testified that her actions were malicious, as they were intended to hurt the ATLANTIS. Despite whatever reason she may have felt justified her actions, her actions were unjustified, they were willful, they were malicious, and they were intentional.
- 38. Punitive damages have a two-pronged effect. One is to punish the transgressor and the other is to serve as an example to deter others similarly situated from engaging in the same conduct. Therefore, there are several factors to be taken into consideration, including the willfulness of the conduct, the public interest that is at stake, and not the least of which is the Defendant's financial condition. Ms. ISLAM testified that she makes \$80,000 per year. This Court is assessing significant compensatory damages against her. However, the Court feels that a significant punitive damage is necessary in order to deter others from violating those contracts between the ATLANTIS and its employees. This Court therefore has determined that a punitive damage award of \$20,000, representing one quarter of her annual salary, is an appropriate punishment to Ms. ISLAM.

### **Attorney Fee Award**

- 39. The Uniform Trade Secrets Act also provides for the award of Attorney's fees in the case of willful and malicious misappropriation.
- 40. Having found in favor of the Plaintiff as the prevailing party against the Defendant ISLAM, under the circumstances of this case, this Court will award attorney's fees

and litigation costs. Those fees will be awarded after appropriate affidavit of fees and the memorandum of costs are timely submitted.

### Injunctive Relief

41. This Court further finds that this is an appropriate matter in which to impose a Permanent Injunction, pursuant to NRS 600A.040, prohibiting ISLAM from any further use of the trade secret information at issue until such time as the information becomes ascertainable by proper means by the public or is otherwise no longer a Trade Secret as defined by NRS 600A.030(5). In this regard, ISLAM is Ordered to destroy any and all customer lists obtained from or originating from ATLANTIS, including specifically the spiral notebooks, copies of which have been marked at trial as Exhibits 6, 80 and 81. Further, ISLAM is Ordered to purge from any electronic record or physical records, any and all information (including any information not previously produced by her in the litigation which is subsequently located) which has been identified in this decision as a trade secret, originating from the ATLANTIS.

### CONCLUSION

42. Judgment in favor of ATLANTIS against Defendant ISLAM.

DATED AND DONE this <u>Jlo</u> day of <u>August</u>, 2013.

DISTRICT JUDGE

Respectfully submitted,

LAXALT & NOMURA, LTD

By:

ROBERT A. DOTSON (NSB # 5285) ANGELA M. BADER, ESQ. (NSB #5574)

9600 Gateway Dr. Reno, NV 89521

T: (775) 322-1170

F: (775) 322-1865

Page 16 of 16

### FILED Electronically 10-01-2013:02:42:03 PM Joey Orduna Hastings 1 2540 Clerk of the Court ROBERT A. DOTSON, ESQ. Transaction # 4034881 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 4 abader@laxalt-nomura.com 5 LAXALT & NOMURA, LTD. 9600 Gateway Drive 6 Reno, Nevada 89521 (775) 322-1170 Tel: 7 (775) 322-1865 Fax: Attorneys for Plaintiff 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 10 IN AND FOR THE COUNTY OF WASHOE 11 Case No.: CV12-01171 GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO 12 Dept No.: B7 RESORT SPA 13 Plaintiff, 14 VS. 15 SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; 17 ABC CORPORATIONS; XYZ PARTNERSHIPS; AND JOHN DOES I through 18 X, inclusive. 19 Defendants. 20 NOTICE OF ENTRY OF FINDINGS OF 21 FACT AND CONCLUSIONS OF LAW AND JUDGMENT 22 PLEASE TAKE NOTICE, that a Findings of Fact and Conclusions of Law and Judgment 23 was entered on September 27, 2013. A copy of said Findings of Fact and Conclusions of Law 24 25 and Judgment is attached hereto as Exhibit 1. 26 /// 27 28 LAYALT & NOMURA LTD Page 1 of 4

ATTORNEYS AT LAW 9600 GATEWAY DRIVE

RENO, NEVADA 89521

ŁAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

### Affirmation Pursuant to NRS 239B.030

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

Dated this \_\_\_\_\_ day of October, 2013.

LAXALT& NOMURA, LTD.

ROBERT A. DOTSON Nevada State Bar No. 5285 ANGELA M. BADER Nevada State Bar No. 5574 9600 Gateway Drive Reno, Nevada 89521 (775) 322-1170 Attorneys for Plaintiff

Page 2 of 4

1	CERTIFICATE OF SERVICE			
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &			
3	NOMURA, LTD., and that on this date, I caused to be served a true and correct copy of the			
4	foregoing by:	:		
5	$\boxtimes$	(BY MAIL) on all parties in sa	aid action, by placing a true copy thereof enclosed	
6		below. At the Law Offices of area is given the correct amoun	nated area for outgoing mail, addressed as set forth Laxalt & Nomura, mail placed in that designated at of postage and is deposited that same date in the	
7		ordinary course of business, in County of Washoe, Nevada.	a United States mailbox in the City of Reno,	
9	$\boxtimes$		the foregoing with the Clerk of Court using the E onically mail the filing to the following individuals.	
10			) by causing a true copy thereof to be hand	
11		delivered this date to the address(es) at the address(es) set forth below, where indicated.		
12			ies in said action by causing a true copy thereof to	
13		-	dicated after the address(es) noted below.	
14		Reno/Carson Messenger Servi		
15		By email to the email addresse	s below.	
16	addressed as follows:			
17	Steven B. Cohen, Esq. Stan Johnson, Esq.		Mark Wray, Esq. Law Office of Mark Wray	
18	Terry Kinna Cohen-John	• • •	608 Lander Street Reno, NV 89509	
19	255 E. Warm Springs Rd, Ste 100 Las Vegas, NV 89119		·	
20			mwray@markwraylaw.com	
21	scohen@cohenjohnson.com sjohnson@cohenjohnson.com			
22	tkinnally@c	cohenjohnson.com		
23	DATI	ED this // day of October, 20	13. Molgan Bozure MORGAN BOGUMIL	
24			(.11(09gal Jozue)	
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LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

### INDEX OF EXHIBITS

 EXHIBIT
 DESCRIPTION
 PAGES

 1
 Findings of Fact and Conclusions of Law and Judgment
 8

28
Laxalt & Nomura, Ltd.
Attorneys at Law
9600 Gateway Drive
Reno, Nevada 89521

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# EXHIBIT 1

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Joey Orduna Hastings
Clerk of the Court

Clerk of the Court Transaction # 4034881

### **EXHIBIT 1**

# COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-5500 FAX: (702) 823-3400

### FILED

Electronically 09-27-2013:03:42:55 PM Joey Orduna Hastings Clerk of the Court Transaction # 4028835

### COHEN-JOHNSON, LLC H. STAN JOHNSON

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Nevada Bar No. 00265 sjohnson@cohenjohnson.com BRIAN A. MORRIS, ESQ. Nevada Bar No. 11217 bam@cohenjohnson.com

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119
Telephone: (702) 823-3500
Facsimile: (702) 823-3400
Attorneys for Grand Sierra Resort

### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Plaintiff,

vs.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

Case No.: CV12-01171 Dept. No.: B7

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law

#### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade"
  - 3. In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff

Page 1 of 7

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Golden Road Motor Inn as a host at the Atlantis Casino.

- At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis data base. During her employment with Atlantis, she obtained additional players whom she included in her "book of trade".
- 5. In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- 6. In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review and received an opinion that the agreement was unenforceable as written.
- At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- Although Ms. Islam was in possession of spiral notebooks in which she had copied information from the Atlantis' data base, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information from her "book of trade" into the GSR database. This consisted of approximately 200 guests, that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- 11. The GSR database restricted the information which could be inputted by hosts to a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12, A customer's name, address and contact information are not trade secrets. For purposes of this litigation it was determined that the following would constitute a trade secret
  - a) player tracking records;
  - b) other hosts customers;

	c)	initial buy-ins;
	d)	level of play;
	e)	table games;
	f)	time of play;
	g)	customer's personal information such as a Social Security number
	h)	customer's casino credit;
	i)	customer's location, whether they're international, regional or local player beyond
any	informati	on contained within the customer's address;
	j)	marketing strategy;
	k)	customer's birth date;
	l)	customer's tier ratings;
	m)	comp information;
	n)	player's history of play;
	o)	player's demographics;
	p)	players' financial information;
	q)	company's financial information;
	r)	company's marketing strategy;
	s)	other employee's information and customer information.
	13.	In April 2012 house counsel for Atlantis sent a letter to GSR stating that Sumona
had	taken pr	oprietary information from the Atlantis computers and changed other customer
info	rmation i	n the Atlantis database.

14. Counsel for GSR informed plaintiff that Ms. Islam denied taking any proprietary information from Atlantis and requested Atlantis to provide the information which it believed had been misappropriated by Ms. Islam. Plaintiff did not provide any information.

15. Atlantis filed suit against Ms. Islam and GSR alleging that GSR had tortuously interfered with Atlantis' non-competition agreement, tortuously interfered with a prospective economic advantage belonging to Atlantis and violation of NRS 600A.010 commonly known as the Nevada Trade Secret Act.

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- 16. Plaintiff sought a preliminary injunction which enjoined GSR from using any information provided to it from Sumona Islam. GSR took reasonable steps to insure good faith and timely compliance with the injunction.
- 17. Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.
- 18. Atlantis presented no credible evidence that GSR had a duty to investigate the names in Ms. Islam's "book of trade" beyond making inquiries of Ms. Islam. To the contrary there was credible testimony that casinos have a right to rely on the host's statements.
- 19. GSR provided a list of all the names and information concerning those individuals added to the GSR data base by Ms. Islam which showed that the information was limited to the individual player's name, address and contact information. None of which constitutes a trade secret under NRS 600A .10.
- 20. Atlantis presented no credible evidence that GSR had tortuously interfered with its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the noncompetition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.
- 21. Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.
- 22. Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact

information.

- 23. GSR did not misappropriate a trade secret belonging to Atlantis;
- GSR did not tortuously interfere with a contract between Sumona Islam and Atlantis.
- 25. GSR did not interfere with a prospective economic advantage belonging to Atlantis.
- 26. There is a lack of any evidence in the record that supports the claim of Atlantis that GSR misappropriated Atlantis' trade secrets and therefore, Atlantis has failed to meet its burden of proof.
- 27. That early on in the litigation Defendant Islam admitted that she had taken certain information from ATLANTIS in the form certain spiral notebooks.
- 28. That early on in the litigation Defendant Islam testified that she had not shown the information in the form of the spiral notebooks to any representative of GRS.
- 29. That early on in the litigation Defendant Islam testified and confirmed that she was told by the representatives of GSR not to bring anything with her except for herself and her relationships.
- 30. That early on in the litigation Defendant Islam testified and confirmed that she had told representatives of GSR that she did not bring trade secret information with her or that she had information belonging to ATLANTIS.

### CONCLUSIONS OF LAW:

- 1. The non-competition agreement between Sumona Islam and Atlantis, in prohibiting casino employment in any capacity was overly broad and unenforceable as a matter of law.
- 2. That absent an enforceable employment contract or non-competition agreement with Atlantis, GSR could not as a matter of law, interfere with contractual relations between Sumona and Atlantis.
  - 3. A customer's name address, and contact information is not a trade secret under

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NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by allowing Sumona Islam to upload this information into its data base.

- 4. GSR did not improperly obtain the information concerning players listed above as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the names provided were part of her personal "book of trade"
- 5. The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc., 143 Cal. Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.
- 6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs.
- 7. That the claims against GSR are dismissed and judgment entered in favor of the Defendant GSR and GSR is entitled to an award of costs pursuant to NRS 18.110.
- 8. GSR is also entitled to bring an appropriate motion for fees and costs pursuant to an offer of judgment dated May 20, 2013 under NRCP 68 and NRS 17.115.

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### FILED

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1 2630 MARK WRAY, #4425 Transaction # 4036602 2 LAW OFFICES OF MARK WRAY 3 608 Lander Street Reno, Nevada 89509 (775) 348-8877 5 (775) 348-8351 fax Attorneys for Defendant SUMONA ISLAM 6 7 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 IN AND FOR THE COUNTY OF WASHOE 10 11 GOLDEN ROAD MOTOR INN, INC., 12 a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA, 13 14 Plaintiff, Case No. CV12-01171 15 Dept. B7 VS. 16 SUMONA ISLAM, an individual; 17 MEI-GSR HOLDINGS, LLC, a Nevada 18 limited liability company, d/b/a GRAND SIERRA RESORT; ABC 19 CORPORATIONS; XYZ PARTNERSHIPS; 20 AND JOHN DOES I through X, inclusive, 21

Defendants.

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### ISLAM'S OBJECTION TO SUBMISSION OF ATLANTIS ATTORNEYS FEES RECORDS FOR IN CAMERA REVIEW ONLY

Defendant Sumona Islam objects to the notice served yesterday, October 1, 2013, that Laxalt & Nomura is submitting its attorneys fees records to the Court for in camera review only.

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The Atlantis has not disclosed any of its billings to Islam. This violates NRCP 54(d)(2), the cases decided thereunder, and Islam's right to procedural Due Process.

The Atlantis can either (1) absorb its own fees and maintain its claims of alleged attorney-client or attorney work product as to the billings; or (2) seek an award of fees but produce the billings for Islam to inspect.

The amount of fees sought by the Atlantis against Islam dwarfs the amount of the judgment. The Atlantis legally cannot refuse to disclose its billings to Islam and simultaneously seek an award of \$347,000 based on those billings.

Islam has the right to examine the evidence being used against her. Islam respectfully objects to yesterday's notice of *in camera* inspection and asks that the motion for fees be denied for failure and refusal of the Atlantis to produce evidence.

Respectfully submitted,

DATED: Oct. 2, 2013 LAW OFFICES OF MARK WRAY

By MARK WRAY

Attorney for Defendant SUMONA ISLAM

### CERTIFICATE OF SERVICE

The undersigned employee of the Law Offices of Mark Wray certifies that a true copy of the foregoing document was sealed in an envelope with first class postage prepaid thereon and deposited in the U.S. Mail at Reno, Nevada on

OCTOBER 2, 2013

addressed as follows:

Robert A. Dotson Angela M. Bader Laxalt & Nomura, Ltd. 9600 Gateway Drive Reno, Nevada 89521

Stan Johnson Terry Kinally Cohen/Johnson 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119

### **AFFIRMATION**

The undersigned certifies that this document does not contain the Social Security number of any person.

DATED: Oct- 2 2013 MARK WRAY

#### FILED Electronically 10-03-2013:04:47:26 PM Joey Orduna Hastings 2430 1 Clerk of the Court ROBERT A. DOTSON, ESQ. Transaction # 4043288 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 4 abader@laxalt-nomura.com LAXALT & NOMURA, LTD. 5 9600 Gateway Drive 6 Reno, Nevada 89521 (775) 322-1170 Tel: 7 (775) 322-1865 Fax: Attorneys for Plaintiff 8 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 10 IN AND FOR THE COUNTY OF WASHOE 11 Case No.: CV12-01171 GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO 12 Dept No.: B7 RESORT SPA 13 Plaintiff, 14 vs. 15 SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ 17 PARTNERSHIPS; AND JOHN DOES I through 18 X, inclusive. 19 Defendants. 20 PLAINTIFF'S MOTION TO RETAX 21 COSTS OF DEFENDANT GRAND SIERRA RESORT 22 Plaintiff GOLDEN ROAD MOTOR INN, INC. d/b/a ATLANTIS CASINO RESORT 23 SPA ("Plaintiff" and/or "ATLANTIS"), by and through its attorneys, Laxalt & Nomura, Ltd., 24 moves the Court to retax certain costs submitted by Defendant MEI-GSR HOLDINGS LLC 25

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

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d/b/a GRAND SIERRA RESORT ("GSR") on the grounds that they exceed statutory amounts

and are unreasonable, unnecessary, unverified, not itemized and not proven to have been paid in

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 this matter. This Motion is made and based upon the pleadings and papers on file herein and the attached Memorandum of Points and Authorities.

### MEMORANDUM POINTS AND AUTHORITIES

I.

### STATEMENT OF FACTS

ATLANTIS began this action by filing its Verified Complaint for Damages against
Defendants on April 27, 2012. It filed an Amended Verified Complaint for Damages against
Defendants on May 7, 2012. On May 9, 2012, it obtained a Temporary Restraining Order
against Defendant SUMONA ISLAM ("ISLAM"). On July 5, 2012 this Temporary Restraining
Order was extended against Defendant ISLAM and also entered against Defendant GSR. The
parties then stipulated to a Preliminary Injunction under the same terms of the Temporary
Restraining Order against Defendants which was in effect August 24, 2012 through July 18,
2013<sup>1</sup>. Plaintiff commenced a bench trial against both Defendants on July 1, 2013 which was
completed on July 18, 2013. The Court found for Plaintiff on the breach of contract and trade
secret claims against Defendant ISLAM and awarded total compensatory damages in the amount
of \$23,874 and punitive damages in the amount of \$20,000. The Court also awarded Plaintiff, as
a prevailing party, its fees and costs. The Court found for GSR on all claims against it and
awarded GSR its costs and attorney's fees.

On September 30, 2013, GSR filed its Memorandum of Costs. Notably, pursuant to the Memorandum of Costs of the ATLANTIS, it has requested that all costs of GSR as a prevailing Defendant be passed through the Plaintiff and taxed against ISLAM as a non-prevailing Defendant. Thus, it would be incumbent upon ISLAM to move to retax the costs of GSR, unless pursuant to GSR and ISLAM's agreement concerning ISLAM's defense, GSR is ultimately

On May 3, 2013, the Court dissolved that portion of the Preliminary Injunction against ISLAM that prohibited her from working as a Casino Host.

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521 bearing this expense as well. In any event, ATLANTIS seeks to again make clear in this Motion to Retax that it seeks that GSR's costs be passed through it and taxed against ISLAM. See Plaintiff's Memorandum of Costs and Motion For Costs and Attorney's Fees.

II.

### **ARGUMENT**

### A. Legal Standard

The prevailing party through a Memorandum of Costs under NRS 18.110 must show how the claimed costs were necessary to and incurred in the action and provide sufficient justifying documentation and specific itemization demonstrating the reasonableness and accuracy of the costs claimed. See Waddell v. L.V.R.V. Inc., 122 Nev. 15, 125 P.3d 1160, 1166-67 (2006); Bobby Berosini, Ltd. v. People for the Ethical Treatment of Animals, 114 Nev. 1348, 1352-53, 971 P.2d 383 (1998). Merely filing a motion for attorney's fees and costs and signing the motion pursuant to NRCP 11 is not sufficient verification of the incurred costs. See Vill. Builders 96 v. U.S. Labs., 121 Nev. 261, 277-78, 112 P.3d 1082, 1093 (2005) (requiring justifying documentation for each individual item of costs, and substantiating the reason for such costs, rather than merely providing documentation to support that the amount of the total costs is reasonable).

Pursuant to NRS 18.110(4), an adverse party may move the district court to retax and settle the costs within three days after service of a copy of the memorandum of costs. A party challenging costs must seek to obtain an itemization of the costs claimed and attempt to demonstrate that the costs claimed are not authorized and/or unreasonable in amount. See Schwartz v. Estate of Greenspun, 110 Nev. 1042, 150-52, 881 P.2d 638 (1994). Finally, although the district court has discretion in determining what expenses are necessary, such expenses must be necessarily incurred as a matter of course in litigation, not merely helpful or

advantageous in the particular case. Bergmann v. Boyce, 109 Nev. 670, 681-82, 856 P.2d 560 (1993).

B. GSR's Expert Witness Costs Of \$18,026.15 Are Unreasonable In Amount, Exceed The Statutory Limit Of \$1,500, Are Not Itemized And Do Not Meet The Burden Required To Exceed The Statutory Limit

GSR, failing to itemize the expert witness fees of Jeremy Aguero, offers only three interim progress billings and one final billing. The first interim progress billing on December 31, 2012 for \$8,387.50 does not explain what Mr. Aguero did to earn this fee, that it was for expert testimony or that it was a necessity as to require a fee larger than \$1,500. In fact, his hourly rate is not even specified let alone the amount of hours worked or what he did.

The second interim progress billing on April 30, 2013 for \$1,262.50 also does not state what the expert did to earn this fee and therefore does not meet the burden of showing that the circumstances surrounding this expense were for the expert's testimony or that it necessarily required a larger fee.

The third interim progress billing for \$3,675 on May 31, 2013 also fails to explain what Mr. Aguero did to earn this fee, that it involved circumstances surrounding his testimony or that the circumstances were a necessity as to require a fee larger than \$1,500.

The final billing on July 22, 2013 for Mr. Aguero is in the amount of \$4,701.15.

Although it does itemize airfare and a rental car, it does not itemize what, if anything, Mr.

Aguero did to earn this fee, nor show that the circumstances surrounding this expense were for his testimony nor that such circumstances were a necessity as to require a fee larger than \$1,500.

GSR ultimately fails to provide sufficient justifying documentation and specific itemization to demonstrate the reasonableness and accuracy of the expert fees claimed, that the fees were for his expert deposition and trial testimony and that the circumstances surrounding the testimony necessarily required a fee larger than \$1,500. As such, this claimed cost should be limited to \$1,500.

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### C. Certain Of The Official Reporter Costs Claimed By GSR Are Unreasonable

ATLANTIS objects to the claimed costs for Volumes 1 and 2 of the trial transcripts in the amount of \$2,073.24. This expense is simply not a cost of the litigation, but is a litigation choice made by defense counsel to order daily trial transcripts. It is not compensation for the official reporter. As such, ATLANTIS objects to \$2,073.24 for Volumes 1 and 2 of the trial transcripts as they were not a reasonable and necessary cost of the litigation and not compensation for the official reporter. GSR's official reporter costs should therefore be limited to \$862.00.

# D. GSR's Claimed Travel And Lodging Incurred For Taking Depositions And Conducting Discovery And Trial Is Unnecessary And Unreasonable, Not Itemized And Are Not Shown To Have Been Paid

Although reasonable costs for travel and lodging incurred in taking depositions and conducting discovery are allowed pursuant to NRS 18.005(15), all the depositions, discovery and trial took place in the Second Judicial District in and for Washoe County, where this action was filed and venued. There were no out of venue depositions or discovery conducted. While GSR had the right to select out of town counsel to defend it, that choice and any travel and lodging expense related to it should come with a price tag to only GSR, and should not be a reasonable and necessary cost taxed against the ATLANTIS. Moreover, GSR attaches the American Express bills of Stan Johnson and, in a cryptic fashion, attempts to assign a case number to support that some of these expenses were actually and necessarily incurred in this action.

First, GSR's attempt fails because it does not provide sufficient justifying documentation and specific itemization to demonstrate the reasonableness and accuracy of the costs claimed. See Waddell and Vill. Builders 96 supra. Additionally, there is no documentation setting forth that these alleged incurred expenses were actually paid.

Second, ATLANTIS objects to all of the airfare, car rental and hotel expenses for out-of-town counsel. ATLANTIS additionally objects to all the expenses for Steve Cohen as a duplicate charge to that of Stan Johnson. It is not reasonable or necessary to incur the costs for

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one out-of-town attorney, let alone two, especially when Mr. Cohen did not actively participate 1 in the defense of the case at trial or deposition.<sup>2</sup> To the contrary, Plaintiff and ISLAM 2 3 reasonably defended this matter with only one attorney showing up to all hearings, depositions, 4 and trial.3 5 Perhaps the easier way to address this category of costs requested by GSR is by what 6 costs ATLANTIS does not dispute. This would be meals and parking during deposition or trial 7 amounting to \$109.58 and \$32.00 respectively, for a total of \$141.58. Upon proof that these 8 9 costs were actually paid, Plaintiff does not object to them. 10 III. 11 **CONCLUSION** 12 Based on the foregoing, ATLANTIS respectfully requests that the Court retax Defendant 13 GSR's costs, allowing for \$7,214.14 in costs upon proof of payment rather than the \$37,009.74 14 requested, as follows: 15 \$200.00 for filing fees, 16 \$3,843.95 for deposition reporting fees, 17 \$1,500.00 for expert witnesses pursuant NRS 18.005, \$862.00 for official reporter compensation, 18 \$225.21 for photocopies, \$228.80 for postage, 19 \$141,58 for meals and parking incurred during depositions and trial; and 20 \$212.60 for runner service<sup>4</sup>. 21 TOTAL = \$7,214.14 22 23 24 25 Indeed, although in attendance at trial, Counsel Cohen did not attend any depositions. 26 Specifically, Plaintiff objects to airfare for Steve Cohen in the amount of \$4,369.50, airfare for Stan Johnson in the amount of \$4,601.10, car rental for Stan Johnson in the amount of \$1,203.42 and a hotel at the Grand Sierra

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rather than the \$11,337.79 submitted by GSR.

GSR also did not prove that the runner services were actually paid.

Resort for Stan Johnson in the amount of \$128.36, for a grand total of \$10,302.38. Notably, when all of the travel/lodging expenses that GSR claims were incurred for this action are totaled, they amount to only \$10,443.96

# Affirmation Pursuant to NRS 239B.030

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

Dated this 30 day of October, 2013.

LAXALT & NOMURA, LTD.

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18		tkinnally@cohenjohnson.com Attorneys for Grand Sierra Resort
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1 2	VOLUME XII – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).
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17	VOLUME XV – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).  Transcript of Proceedings
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17 18 19	VOLUME XV – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).  Transcript of Proceedings Trial Day 4 (07-08-13) Witness: Sumona Islam
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17 18 19 20 21	VOLUME XV – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).  Transcript of Proceedings Trial Day 4 (07-08-13) Witness: Sumona Islam
17 18 19 20 21 22 23 24	VOLUME XV – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).  Transcript of Proceedings Trial Day 4 (07-08-13) Witness: Sumona Islam
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17 18 19 20 21 22 23 24	VOLUME XV – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).  Transcript of Proceedings Trial Day 4 (07-08-13) Witness: Sumona Islam

1 2	<u>VOLUME XVII – FILED UNDER SEAL</u> This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).
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5	Transcript of Proceedings Trial Day 11 (07-18-13) Decision of the Court	
6 7 8	VOLUME XXI –FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).	
9	Trial Exhibit 1	
10	Online System User Agreement (ATL 0001 – 0004)	
11 12	Trial Exhibit 2 Business Ethics Policy and Code of Conduct Acknowledgement and Conflicts of Interest Statement	
13	Acknowledgement and Conflicts of Interest Statement (ATL 0005 – 0018)	
14 15	Trial Exhibit 3 Company Policy Regarding Company Property, Proprietary Information and Trade Secrets (ATL 0019 – 0021)	
16 17	Trial Exhibit 4 Non-Compete/Non-Solicitation Agreement (ATL 0022)	
18 19	Trial Exhibit 5 April 6, 2012 and April 18th letters (ATL 0023 – 0034)	
20   21   22	Trial Exhibit 6 Handwritten guest list produced by Sumona Islam. First and last page of each of the five books, ISLAM 1, 57, 58, 128, 129, 203, 204, 258, 259, 276	
22   23	Trial Exhibit 7 Summary of modifications to customer database by Sumona Islam in days leading up to her resignation	
24	(ATL 0041 – 0043)	
<ul><li>25</li><li>26</li></ul>	Trial Exhibit 8 Audit History (redacted) of the modifications made by Ms. Islam to the customer database	
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1 2	Trial Exhibit 9 Audit History (unredacted) of the modifications made by Ms. Islam to the customer database (ATL 0044a – 0048a)
3 4	Trial Exhibit 10 Example of GSR solicitations (ATL 0049)
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6	Example of GSR solicitations (ATL 0050)
7 8	Trial Exhibit 12 Example of GSR solicitations (ATL 0051)
9 10	Trial Exhibit 13 Example of GSR solicitations (ATL 0052)
11 12	Trial Exhibit 14 Offer letter and draft offer letter (GSR 00026 - 00027 and GSR 0007 - 0008)
13 14	Trial Exhibit 15 GSR Confidentiality and Non-Disclosure Agreement (GSR 00004)
15 16	Trial Exhibit 16 GSR Database Agreement (GSR 00005)App. 4345-4346
17 18 19	Trial Exhibit 17 Remainder of employment file of Sumona Islam (GSR 00001 – 00003, 00006, 00009 – 00025, 00028 - 00029)
20 21	Trial Exhibit 18 Order Granting Golden Road Motor Inn, Inc.'s Motion For Temporary Restraining Order Against Defendant Sumona Islam and Agreement Between Defendant Nav-Reno-GS, LLC dba Grand Sierra Resort and Golden Road Motor Inn
22	Inc., entered on July 5, 2012App. 4371-4375
23   24	Trial Exhibit 19 GSR list of guests coded to Islam at GSR (GSR 00740-00752)
<ul><li>25</li><li>26</li></ul>	Trial Exhibit 20 Atlantis' job description for Executive Casino Host (ATL 0284 – 0285)
27 28	Trial Exhibit 21 Atlantis' job description for Concierge Manager (ATL 0286)App. 4393-4394
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3	Trial Exhibit 23 Email regarding the hiring of Sumona Islam (ATL 0210)App. 4397-4398
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5	Frank DeCarlo's sent email (ATL 0564)App. 4399-4400
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19	Trial Exhibit 31 GSR Rated Players of Sumona Islam prepared by The Financial Planning and Analysis Group and GSP Guest
20   21	Financial Planning and Analysis Group and GSR Guest Reports regarding Sumona Islam (ATL 1001 – 1004)
22	Trial Exhibit 32 Expert report and CV of Jeremy A. Aguero
23	Trial Exhibit 33
24	Spreadsheet for offer dated April 1-23 (GSR-AMBROSE 0052-0061)
<ul><li>25</li><li>26</li></ul>	Trial Exhibit 34 Spreadsheet for offer dated April 24-May 23 (GSR-AMBROSE 0001-0015)App. 4462-4477
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1 2	Trial Exhibit 35 Spreadsheet for offer dated April 24- May 23 Non-Locals Duplicates (GSR-AMBROSE 0016-0018)
3 4	Trial Exhibit 36 Spreadsheet for offer dated May 24 – June 19 Non-locals (GSR-AMBROSE 0092-0121)
5	VOLUME XXII – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).
7 8 9	Trial Exhibit 37 Spreadsheet for offer dated June20 – July17 Non-Locals (GSR-AMBROSE 0062-0091)App. 4513-4543
10 11	Trial Exhibit 38 Spreadsheet for offer dated April 1- 23 Locals (GSR-AMBROSE 0032-0051)
12 13	Trial Exhibit 39 Spreadsheet for offer dated April 24- May 23 (GSR-AMBROSE 0019-0026)
14 15	Trial Exhibit 40 Spreadsheet for offer dated May 24 – Jun 19 Locals (GSR-AMBROSE 0027-0031)
16 17	Trial Exhibit 41 Ambrose Emails (GSR-AMBROSE 0122-0159)
18 19	Trial Exhibit 42 Revenue Spreadsheets (GSR-Singh 0001-0007)
20 21	Trial Exhibit 43 Harrah's June 26, 2008 letter to Islam (ATL 0266 – 0279)
22 23	Trial Exhibit 44 Harrah's October 22, 2009 letter to Islam (ATL 0280, ATL 0283 and ATL 0283a)
<ul><li>24</li><li>25</li></ul>	Trial Exhibit 45 Email from Tomelden 1/19/12 and from DeCarlo to Finn 1/20/12 and privileged emails (ATL 0281 – 0282)
<ul><li>26</li><li>27</li><li>28</li></ul>	Trial Exhibit 46 Correspondence between Atlantis and counsel for Fitzgeralds related to Chau non-compete (ATL 0604–0625)

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3	Trial Exhibit 48
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9	VOLUME XXIII – FILED UNDER SEAL
10	This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2, App. 347-357) and by
11	VOLUME XXIII – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).
11	Trial Exhibit 51
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16	Trial Exhibit 53 Resume of Abraham Pearson
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18	Concierge Lounge Schedules (ATL 0137 – 0151)App. 4825-4840
19	Trial Exhibit 55
20	March 12, 2010 memo re Host Internet Access Agreement (ATL 0153)
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1 2	Trial Exhibit 60 Resume of Brandon C. McNeely (ATL 0992 – 0994)	
3 4	Trial Exhibit 61 Atlantis Customer Lifetime Value calculations and Harvard Business Review case study (ATL 0973 – 0990)	
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6	Trial Exhibit 62 Black's Law Dictionary and Webster's Dictionary definition of "sabotage" (ATL 0995 – 1000)	
8 9	Trial Exhibit 63 Guest contact list prepared by Frank DeCarlo at the direction of Debra Robinson (ATL 1609)	
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<ul><li>16</li><li>17</li><li>18</li></ul>	Trial Exhibit 67 Portions of David Law's personnel file, redacted as to Social Security number (ATL 1667 – 1681)	
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21 22 22	<u>VOLUME XXIV – FILED UNDER SEAL</u> This Volume is filed under seal pursuant to the Stipulated Protective Order entered on August 27, 2012 by the district court (2 App. 347-357) and by order of the district court during trial (19 App. 3948:12-13).	
<ul><li>23</li><li>24</li><li>25</li></ul>	Trial Exhibit 69 Concierge Desk Schedules (ATL 1740 – 1766)	
26 27	Trial Exhibit 70 Emails regarding Ramon Mondragon (ATL 1776 – 1785)App. 4999-5009	
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1 2	Trial Exhibit 71 IT Help Desk Notes for Frank DeCarlo's email (ATL 1786 – 1798)App. 5010-5023	
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18	[Continued] Trial Exhibit 77	
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20	Trial Exhibit 78	
21	Additional signature pages to Trade Secret Agreement and Business Ethics policy and Code of Conduct Agreement	
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1 2	VOLUME XXVI – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Proentered on August 27, 2012 by the district court (2 App. 347-3 order of the district court during trial (19 App. 3948:12-13).	otective Order 57) and by
3 4	[Continued] Trial Exhibit 80 Full handwritten client list produced by Islam (ISLAM 1- 276)	.App. 5471-5712
5 6	Trial Exhibit 81 Letter to Mark Wray, Esq. from Angela Bader, Esq. dated 10/15/12	.App. 5713-5718
7 8 9	VOLUME XXVII – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Proentered on August 27, 2012 by the district court (2 App. 347-3 order of the district court during trial (19 App. 3948:12-13).	otective Order 57) and by
10 11	Trial Exhibit 82 Email from Frank DeCarlo filed 2/22/11 and Declining Player Report as of 12/21/11	.App. 5719-5729
12 13	Trial Exhibit 83 Copy of handwritten client list produced by Islam with notations made during review on July 6-7, 2013	.App. 5730-5968
14 15 16	VOLUME XXVIII – FILED UNDER SEAL This Volume is filed under seal pursuant to the Stipulated Proentered on August 27, 2012 by the district court (2 App. 347-3 order of the district court during trial (19 App. 3948:12-13).	otective Order 57) and by
17 18	[Continued] Trial Exhibit 83 Copy of handwritten client list produced by Islam with notations made during review on July 6-7, 2013	.App. 5969-6020
19 20	Trial Exhibit 84 Defendant's Responses to Plaintiff's First Set of Request for Admission to Defendant Nav-Reno-GS, LLC dba Grand Sierra Resort	.App. 6021-6049
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1 2630 ROBERT A. DOTSON, ESO. 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 4 abader@laxalt-nomura.com LAXALT & NOMURA, LTD. 5 9600 Gateway Drive 6 Reno, Nevada 89521 (775) 322-1170 Tel: 7 (775) 322-1865 Fax: Attorneys for Plaintiff 8 9

### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

### IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Case No.: CV12-01171 11 Corporation, d/b/a ATLANTIS CASINO RESORT SPA 12 Dept No.: **B7** 13 Plaintiff, vs. 14 SUMONA ISLAM, an individual; MEI-GSR 15 HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; ABC CORPORATIONS; XYZ 17 PARTNERSHIPS; AND JOHN DOES I through X, inclusive. 18

Defendants.

### **OBJECTION TO FINDINGS OF FACT AND CONCLUSIONS** OF LAW SUBMITTED BY DEFENDANT GRAND SIERRA RESORT

Plaintiff, GOLDEN ROAD MOTOR INN, INC. d/b/a ATLANTIS CASINO RESORT SPA (hereinafter "Plaintiff" or "ATLANTIS"), by and through undersigned counsel, Laxalt & Nomura, hereby files its objections to the Findings of Fact and Conclusions of Law submitted by Defendant GRAND SIERRA RESORT ("GSR") on September 23, 2013. This objection is made and based upon the attached Memorandum of Points and Authorities and all pleadings and papers on file herein, as well as the Affidavit of Counsel and supporting exhibits.

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Page 1 of 9

LAXALT & NOMURA, LTD.

Dated this 2th day of September, 2013.

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON
Nevada State Bar No. 5285
ANGELA M. BADER
Nevada State Bar No. 5574
9600 Gateway Drive
Reno, Nevada 89521
(775) 322-1170
Attorneys for Plaintiff

### MEMORANDUM OF POINTS AND AUTHORITIES

I.

### **FACTS**

On July 18, 2013, the bench trial in this matter concluded with Plaintiff ATLANTIS prevailing against Defendant SUMONA ISLAM ("ISLAM") and Defendant GSR prevailing on the claims against it by ATLANTIS. The prevailing parties were directed to prepare and submit Findings of Fact and Conclusions of Law. On July 23, 2013, the transcript of the Court's decision in this bench trial was made available. On August 13, 2013, ATLANTIS submitted its Findings of Fact and Conclusions of Law. The Court signed this Findings of Fact and Conclusions of Law on August 26, 2013.

On September 2, 2013, GSR served ATLANTIS with its proposed Findings of Fact and Conclusions of Law. See Exhibit 1 to Affidavit of Counsel. On September 9, 2013, ATLANTIS responded with certain objections. See Exhibit 2 to Affidavit of Counsel. Having heard nothing further, ATLANTIS emailed its proposed Findings of Fact and Conclusions of Law to GSR on September 18, 2013. See Exhibit 3 to Affidavit of Counsel. On September 18, 2013, GSR responded to the same. See Exhibit 4 to Affidavit of Counsel. On September 20, 2013,

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RENO, NEVADA 89521

ATLANTIS responded to GSR's comments. *See* Exhibit 5 to Affidavit of Counsel. A Status Conference is scheduled for September 24, 2013.

II.

#### **ARGUMENT**

- A. Atlantis Objects to Certain Portions of GSR's Findings of Fact and Conclusions of Law as They are not Supported by the Evidence Adduced at Trial nor the Transcript of Decision.
  - 1. Paragraph 4 of GSR's Findings of Fact is Unsupported

ATLANTIS does not believe that the Court made any determination regarding additional players obtained by ISLAM during her employment with the ATLANTIS that would or could be included in her "book of trade". Rather, although not a finding of fact during the Court's decision, there was evidence adduced at trial that she was introduced to and developed additional players during the term of her employment with the ATLANTIS. ATLANTIS does not believe the Court determined that the product of ISLAM's work at the ATLANTIS could be the basis for expansion of her "book of trade" which would be ISLAM's to share with any subsequent employer.

### 2. Paragraph 7 of GSR's Findings of Fact is Unsupported

The statement within paragraph 7 of the Findings of Fact which reads "... and received an opinion that the agreement was unenforceable as written" is unsupported. ATLANTIS is not aware of any evidence as to the substance of the claimed opinion rendered by GSR counsel to the GSR related to the enforceability of the contract.

### 3. Paragraph 10 of GSR's Findings of Fact is Unsupported

It appears the factual statement contained in paragraph 10 of the Findings of Fact is simply inaccurate. There was no evidence indicating that ISLAM utilized her "book of trade" or drew information from the document identified as her "book of trade" to enter information into the GSR database. Rather, ISLAM denied utilizing the "book of trade" for that purpose and

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instead claimed to have utilized the spiral notebooks she surreptitiously created while employed by the ATLANTIS. Thus, this finding is, in the ATLANTIS' view, inconsistent with the decision of the Court and the evidence adduced at trial. Similarly, although ATLANTIS does not recall it being addressed in the Court' decision from the bench, the evidence was, uncontradicted that ISLAM had identified well over 400 guests that she wished to be coded to her at the GSR, approximately 225 of which were added by her to the GSR data base.

#### 4. Paragraph 17 of GSR's Findings of Fact is Unsupported

Paragraph 17 of the Findings of Fact states:

Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.

This paragraph conflates two issues. Although it is true that among the information misappropriated there existed a small number of names that also existed in ISLAM's "book of trade," this was not a finding of the Court or, to the ATLANTIS' recollection, discussed at all in the Court's decision. Moreover, the injunction was not simply grounded upon a violation of the Uniform Trade Secret Act, but also a violation of the Non-Compete Agreement.

#### 5. Paragraph 20 of GSR's Findings of Fact is Unsupported

Paragraph 20 of the Findings of Fact states:

Atlantis presented no credible evidence that GSR had tortuously [sic] interfered with its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the non- competition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.

ATLANTIS does not believe that the assertions of fact in paragraph 20 are supported by the evidence or the Court's decision.

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### 6. Paragraph 21 of GSR's Findings of Fact is Unsupported

Paragraph 21 of the Findings of Fact states:

Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.

ATLANTIS does not believe that the assertions of fact in paragraph 21 are supported by the evidence or the Court's decision.

### 7. Paragraph 22 of GSR's Findings of Fact is Unsupported

Paragraph 22 of the Findings of Fact states:

Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact information.

ATLANTIS does not believe that the assertions of fact in paragraph 22 are supported by the evidence or the Court's decision.

### 8. Paragraph 5 of GSR's Conclusions of Law is Unsupported

Paragraph 5 of the Conclusions of Law states:

The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". That subjective bad faith is shown by the Plaintiffs knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (*Sasco v. Rosendin Electric Inc.*, 143 Cal. Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.

1 The reasons set forth in paragraph 5 of the Conclusions of Law supporting an award of fees and 2 costs were not set forth in the Judge's Transcript of Decision and are not supported by the 3 evidence. 4 9. Paragraph 6 of GSR's Conclusions of Law is Unsupported 5 Paragraph 6 of the Conclusions of Law states: 6 That Atlantis sought, obtained, and maintained a preliminary injunction in this 7 matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those 8 names were art [sic] of Sumona Islam's personal book of trade in order to thwart 9 competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs. 10 The reason set forth in paragraph 6 of the Conclusions of Law supporting an award of fees and 11 costs were not set forth in the Judge's Transcript of Decision and are not supported by the 12 13 evidence. 14 III. 15 **CONCLUSION** 16 Based on the foregoing, ATLANTIS respectfully requests the Court enter the proposed 17 Findings of Fact and Conclusions of Law attached hereto as Exhibit 1.1 18 /// 19 20 /// 21 /// 22 /// 23 24 /// 25 26 27 28 This is a clean copy of the redlined version contained in Exhibit 3 to the supporting Affidavit of Counsel. LAXALT & NOMURA, LTD.

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ATTORNEYS AT LAW 9600 GATEWAY DRIVE

RENO NEVADA 89521

### Affirmation Pursuant to NRS 239B.030

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

Dated this 24 day of September, 2013.

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON Nevada State Bar No. 5285 ANGELA M. BADER Nevada State Bar No. 5574 9600 Gateway Drive Reno, Nevada 89521 (775) 322-1170

Attorneys for Plaintiff

1	CERTIFICATE OF SERVICE			
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &			
3	NOMURA, I	LTD., and that on this date; I caused to be served a true and	correct copy of the	
4	foregoing by:			
5	(BY MAIL) on all parties in said action, by placing a true copy thereof enclose			
6		in a sealed envelope in a designated area for outgoing mail below. At the Law Offices of Laxalt & Nomura, mail pla area is given the correct amount of postage and is deposite ordinary course of hydrogening. United States weithout in	ced in that designated ed that same date in the	
8		ordinary course of business, in a United States mailbox in County of Washoe, Nevada.	the City of Reno,	
9		By electronic service by filing the foregoing with the Cle Flex system, which will electronically mail the filing to the		
10 11	(BY PERSONAL DELIVERY) by causing a true copy thereof to be hand delivered this date to the address (on) at the address (on) get forth helevy			
12	(BY FACSIMILE) on the parties in said action by causing a true copy thereof to be telecopied to the number indicated after the address(es) noted below.			
13	Reno/Carson Messenger Service.			
14	By email to the email addresses below.			
15	addressed as follows:			
16	Steven B. Cohen, Esq. Mark Wray, Esq.			
17	Stan Johnso Terry Kinna	•	'ray	
18	Cohen-John			
19	9 255 E. Warm Springs Rd, Ste 100 Las Vegas, NV 89119 <u>mwray@markwraylaw.com</u>		v.com	
20	scohen@col	ohenjohnson.com		
21	sjohnson@cohenjohnson.com			
22	tkinnally@cohenjohnson.com			
23	DATED this 24 day of September, 2013.			
24	L. MORGAN BOGUMIL			
25	L. MORGAN BOGUMIL			
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). 				

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

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LAXALT & NOMURA, LTD.
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RENO, NEVADA 89521

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### FILED

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# **EXHIBIT 1**

## **EXHIBIT 1**

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# IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO

RESORT SPA,

Plaintiff,

vs.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

Case No.: CV12-01171

Dept No.: B7

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT AS SUBMITTED BY ATLANTIS PURSUANT TO SJDCR 9

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law.

### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade."
- In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff Golden Road Motor Inn as a host at the Atlantis Casino.
- 4. At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis database. During her employment with Atlantis, Sumona was introduced to and developed additional players.

- 5. In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- 6. In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- 7. She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review.
- 8. At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- 9. Although Ms. Islam was in possession of spiral notebooks in which she had copied information from the Atlantis' database, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information into the GSR database from the spiral notebooks that she surreptitiously created while employed by the Atlantis. This consisted of approximately 225 guests, though she identified well over 400 guests that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- 11. The GSR database restricted the information which could be inputted by hosts to a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12. A customer's name, address and contact information are not trade secrets.
  For purposes of this litigation it was determined that the following would constitute a trade secret
  - a) player tracking records;
  - b) other hosts customers;
  - c) initial buy-ins;
  - d) level of play;
  - e) table games;

///

### **CONCLUSIONS OF LAW:** 1 The non-competition agreement between Sumona Islam and Atlantis, in 2 prohibiting casino employment in any capacity was overly broad and unenforceable as a matter 3 of law. 4 That absent an enforceable employment contract or non-competition agreement 5 with Atlantis, GSR could not as a matter of law, interfere with contractual relations between 6 Sumona and Atlantis. 7 3. A customer's name address, and contact information is not a trade secret under 8 NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by 9 allowing Sumona Islam to upload this information into its database. 10 4. GSR did not improperly obtain the information concerning players listed above 11 as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the 12 names provided were part of her personal "book of trade." 13 5. That the claims against GSR are dismissed and judgment entered in favor of the 14 Defendant GSR and GSR is entitled to an award of fees and costs against Atlantis. 15 CONCLUSION 16 Judgment in favor of Defendant GSR against Plaintiff ATLANTIS. 17 18 DATED THIS \_\_\_\_\_\_ DAY OF \_\_\_\_\_\_\_, 2013. 19 20 21 DISTRICT JUDGE 22 Respectfully submitted, 23 LAXALT & NOMURA, LTD 24 By: 25 ROBERT A DOTSON (NSB # 5285) ANGELA'M. BADER, ESQ. (NSB #5574) 26 9600 Gateway Dr. 27 Reno, NV 89521 T: (775) 322-1170 28 F: (775) 322-1865

#### FILED Electronically 09-24-2013:01:31:06 PM Joey Orduna Hastings 1 1030 Clerk of the Court ROBERT A. DOTSON, ESQ. Transaction # 4017473 2 Nevada State Bar No. 5285 rdotson@laxalt-nomura.com 3 ANGELA M. BADER, ESQ. Nevada State Bar No. 5574 abader@laxalt-nomura.com 5 LAXALT & NOMURA, LTD. 9600 Gateway Drive 6 Reno, Nevada 89521 (775) 322-1170 Tel: 7 Fax: (775) 322-1865 Attorneys for Plaintiff 8 9 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 10 IN AND FOR THE COUNTY OF WASHOE 11 GOLDEN ROAD MOTOR INN, INC., a Nevada Case No.: CV12-01171 Corporation, d/b/a ATLANTIS CASINO 12 RESORT SPA Dept No.: B7 13 Plaintiff. 14 vs. 15 SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC, a Nevada limited liability 16 company, d/b/a GRAND SIERRA RESORT; 17 ABC CORPORATIONS; XYZ PARTNERSHIPS; AND JOHN DOES I through 18 X, inclusive. 19 Defendants. 20 AFFIDAVIT OF COUNSEL IN SUPPORT OF 21 OBJECTION TO FINDINGS OF FACT AND CONCLUSIONS OF LAW SUBMITTED BY DEFENDANT GRAND SIERRA RESORT 22 STATE OF NEVADA 23 ) ss. 24 COUNTY OF WASHOE 25 ANGELA M. BADER hereby affirms, under penalty of perjury, that the assertions 26 contained herein are true; 27 1. I am an attorney licensed to practice law in the State of Nevada and represent the Plaintiff, Golden Road Motor Inn, Inc., a Nevada corporation d/b/a Atlantis Casino Resort Spa LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE Page 1 of 4

RENO, NEVADA 89521

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1		CERT	IFICATE OF SERVICE		
2	Pursuant to NRCP 5(b), I hereby certify that I am an employee of LAXALT &				
3	NOMURA, L	NOMURA, LTD., and that on this date; I caused to be served a true and correct copy of the			
4	foregoing by:				
5		(BY MAIL) on all parti	es in said action, by placing a true copy thereof enclosed		
6		below. At the Law Off	a designated area for outgoing mail, addressed as set forth ces of Laxalt & Nomura, mail placed in that designated		
7 8			amount of postage and is deposited that same date in the ness, in a United States mailbox in the City of Reno, vada.		
9			y filing the foregoing with the Clerk of Court using the E- electronically mail the filing to the following individuals.		
10   11		(BY PERSONAL DEL delivered this date to the	IVERY) by causing a true copy thereof to be hand e address(es) at the address(es) set forth below.		
12		(BY FACSIMILE) on t be telecopied to the nur	he parties in said action by causing a true copy thereof to other indicated after the address(es) noted below.		
13		Reno/Carson Messenge	r Service.		
14		By email to the email a	ddresses below.		
15	addressed as	follows:			
16	Steven B. Co	<u>-</u>	Mark Wray, Esq.		
17	Stan Johnson Terry Kinna	•	Law Office of Mark Wray 608 Lander Street		
18	Cohen-John	son, LLC	Reno, NV 89509		
19	255 E. Warr Las Vegas, 1	n Springs Rd, Ste 100 NV 89119	mwray@markwraylaw.com		
20	scohen@col	nenjohnson.com			
21	sjohnson@cohenjohnson.com				
22		cohenjohnson.com			
23	DATI	ED this 24 day of Sep	tember, 2013.		
24			1. Morary Brown		
25			L. MORGAN BOGUMIL		
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## INDEX OF EXHIBITS

Ехнівіт	DESCRIPTION	PAGES
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2	September 9, 2013 letter	3
3 September 18, 2013 email with attachment		7
4	September 18, 2013 letter	4
5	September 20, 2013 email	2

LAXALT & NOMURA, LTD. ATTORNEYS AT LAW 9600 GATEWAY DRIVE RENO, NEVADA 89521

Page 4 of 4

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# **EXHIBIT 1**

# EXHIBIT 1

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Facsimile: (702) 823-3400
Attorneys for Grand Sierra Resort

# IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Case No.:

Dept. No.:

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

CV12-01171

Plaintiff,

vs.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT AS SUBMITTED BY GRAND SIERRA RESORT PURSUANT TO SJDCR 9

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law

#### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade"
  - 3. In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff

Page 1 of 8

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Golden Road Motor Inn as a host at the Atlantis Casino.

- At the time of her employment at Atlantis, Sumona provided a copy of her "book 4. of trade" to Atlantis which was incorporated into the Atlantis data base. During her employment with Atlantis, she obtained additional players whom she included in her "book of trade".
- 5. In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- 6. In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- 7. She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review and received an opinion that the agreement was unenforceable as written.
- 8. At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- Although Ms. Islam was in possession of spiral notebooks in which she had 9. copied information from the Atlantis' data base, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information from her "book of trade" into the GSR database. This consisted of approximately 200 guests, that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- 11. The GSR database restricted the information which could be inputted by hosts to a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12. A customer's name, address and contact information are not trade secrets. For purposes of this litigation it was determined that the following would constitute a trade secret a) player tracking records;
  - b) other hosts customers;

1	c)	initial buy-ins;	
2	d)	level of play;	
3	e)	table games;	
4	f)	time of play;	
5	g)	customer's personal information such as a Social Security number	
6	h)	customer's casino credit;	
7	i)	customer's location, whether they're international, regional or local player beyond	
8	any information contained within the customer's address;		
9	j)	marketing strategy;	
10	k)	customer's birth date;	
11	1)	customer's tier ratings;	
12	m)	comp information;	
13	n)	player's history of play;	
14	o)	player's demographics;	
15	p)	players' financial information;	
16	q)	company's financial information;	
17	r)	company's marketing strategy;	
18	s)	other employee's information and customer information.	
19	13.	In April 2012 house counsel for Atlantis sent a letter to GSR stating that Sumona	
20	had taken proprietary information from the Atlantis computers and changed other custome		
21	information in the Atlantis database.		
22	14.	Counsel for GSR informed plaintiff that Ms. Islam denied taking any proprietary	
23	information from Atlantis and requested Atlantis to provide the information which it believed		
24	had been misappropriated by Ms. Islam. Plaintiff did not provide any information.		
25	15.	Atlantis filed suit against Ms. Islam and GSR alleging that GSR had tortuously	
26	interfered with Atlantis' non-competition agreement, tortuously interfered with a prospective		
27	economic advantage belonging to Atlantis and violation of NRS 600A.010 commonly known as		
28	the Nevada Trade Secret Act.		

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Plaintiff sought a preliminary injunction which enjoined GSR from using any 16. information provided to it from Sumona Islam. GSR took reasonable steps to insure good faith and timely compliance with the injunction.

- 17. Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.
- Atlantis presented no credible evidence that GSR had a duty to investigate the 18. names in Ms. Islam's "book of trade" beyond making inquiries of Ms. Islam. To the contrary there was credible testimony that casinos have a right to rely on the host's statements.
- 19. GSR provided a list of all the names and information concerning those individuals added to the GSR data base by Ms. Islam which showed that the information was limited to the individual player's name, address and contact information. None of which constitutes a trade secret under NRS 600A .10.
- Atlantis presented no credible evidence that GSR had tortuously interfered with 20. its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the noncompetition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.
- Atlantis presented no credible evidence that GSR misappropriated any 21. information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.
- Atlantis continued and maintained the litigation against GSR for misappropriation 22. of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact

information.

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- 23. GSR did not misappropriate a trade secret belonging to Atlantis;
- 24. GSR did not tortuously interfere with a contract between Sumona Islam and Atlantis.
- 25. GSR did not interfere with a prospective economic advantage belonging to Atlantis.
- 26. There is a lack of any evidence in the record that supports the claim of Atlantis that GSR misappropriated Atlantis' trade secrets and therefore, Atlantis has failed to meet its burden of proof.
- That early on in the litigation Defendant Islam admitted that she had taken certain 27. information from ATLANTIS in the form certain spiral notebooks.
- That early on in the litigation Defendant Islam testified that she had not shown the 28. information in the form of the spiral notebooks to any representative of GRS.
- 29. That early on in the litigation Defendant Islam testified and confirmed that she was told by the representatives of GSR not to bring anything with her except for herself and her relationships.
- 30. That early on in the litigation Defendant Islam testified and confirmed that she had told representatives of GSR that she did not bring trade secret information with her or that she had information belonging to ATLANTIS.

#### **CONCLUSIONS OF LAW:**

- The non-competition agreement between Sumona Islam and Atlantis, in prohibiting casino employment in any capacity was overly broad and unenforceable as a matter of law.
- 2. That absent an enforceable employment contract or non-competition agreement with Atlantis, GSR could not as a matter of law, interfere with contractual relations between Sumona and Atlantis.
  - A customer's name address, and contact information is not a trade secret under 3.

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NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by allowing Sumona Islam to upload this information into its data base.

- 4. GSR did not improperly obtain the information concerning players listed above as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the names provided were part of her personal "book of trade"
- 5. The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". That subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc., 143 Cal. Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.
- 6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs.
- 7. That the claims against GSR are dismissed and judgment entered in favor of the Defendant GSR and GSR is entitled to an award of costs pursuant to NRS 18.110.
- 8. GSR is also entitled to bring an appropriate motion for fees and costs pursuant to an offer of judgment dated May 20, 2013 under NRCP 68 and NRS 17.115.

COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400 

#### **CERTIFICATE OF MAILING**

I hereby certify that on the 2nd day of September, 2013, I served a copy of the foregoing FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT AS SUBMITTED BY GRAND SIERRA RESORT PURSUANT TO SJDCR 9, upon each of the parties via email and by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq.
rdotson@laxalt-nomura.com
Angela M. Bader, Esq.
Laxalt & Nomura, Ltd.
9600 Gateway Drive
Reno, Nevada 89521
Attorney for Plaintiff

Mark Wray, Esq. mwray@markwraylaw.com Law Office of Mark Wray 608 Lander Street Reno, Nevada 89509 Facsimile (775) 348-8351 Attorney for Sumona Islam

and that there is a regular communication by mail between the place of mailing and the places so addressed.

An employee of Cohen-Johnson, LLC

# **EXHIBIT 2**

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Transaction # 4017473

# **EXHIBIT 2**

### LAXALT & NOMURA, LTD.

**ATTORNEYS AT LAW** 

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BRUCE LAXALT (1951-2010)

JANICE JENSEN\*
ANGELA BADER\*
LON BURKE
MARSHALL SMITH
MADELYN SHIPMAN
JUSTIN VANCE
DANIEL TETREAULT
RYAN LEARY\*
MARILEE BRETERNITZ\*
\*ALSO ADMITTED IN CA

September 9, 2013 REPLY TO RENO OFFICE

File No. 325.087

Via Email Only
Stan Johnson, Esq.
Cohen-Johnson, LLC
255 E. Warm Springs Rd, Ste 100
Las Vegas, NV 89119
sjohnson@cohenjohnson.com

RE: CASE No.: CV12-01171

GOLDEN ROAD MOTOR INN, INC. DBA ATLANTIS CASINO RESORT SPA V. SUMONA ISLAM AND MEI-GSR HOLDINGS, LLC DBA GRAND SIERRA RESORT

#### Dear Stan:

I wish to thank you for submitting to us your proposed Findings of Fact and Conclusions of Law ("FFCL"). In this correspondence, we will attempt to address the primary issues which we believe are contained in the proposed Order which find no support in the Court's decision and/or the evidence adduced at trial. Specifically, we would offer the following suggestions regarding your proposed FFCL:

- 1. With regard to Finding of Fact No. 4, I do not believe that the Court made any determination regarding additional players obtained by Sumona Islam ("Islam") during her employment with the Atlantis that would or could be included in her "book of trade". Rather, although not a finding of fact during the Court's decision, there was evidence adduced at trial that she was introduced to and developed additional players during the term of her employment with the Atlantis. I do not believe the Court determined that the product of her work at the Atlantis could be the basis for expansion of her "book of trade" which would be hers to share with any subsequent employer.
- 2. With regard to Finding of Fact No. 7, I am not aware of any evidence as to the substance of the opinion rendered by Grand Sierra Resort ("GSR") counsel to the GSR related to the enforceability of the contract.

#### LAXALT & NOMURA

ATTORNEYS AT LAW

Stan Johnson, Esq. Cohen-Johnson, LLC September 9, 2013 Page 2

- 3. With regard to Finding of Fact No. 10, it appears the factual statement is simply inaccurate. There was no evidence indicating that Islam utilized her "book of trade" or drew information from the document identified as her "book of trade" to enter information into the GSR database. Rather, she denied utilizing the "book of trade" for that purpose and instead claimed to have utilized the spiral notebooks she surreptitiously created while employed by the Atlantis. Thus, this finding is in our view inconsistent with the decision of the Court and the evidence adduced at trial. Similarly, although I do not recall it being addressed in the Court' decision from the bench, the evidence was, I believe, uncontradicted that Ms. Islam had identified well over 400 guests that she wished to be coded to her at the GSR, approximately 225 of which were added by her to the GSR data base.
- 4. With regard to Finding of Fact No. 17, the factual finding conflates two issues. Although it is true that among the information misappropriated there existed a small number of names that also existed in Islam's "book of trade," this was not a finding of the Court or, to my recollection, discussed at all in his decision. Moreover, the injunction was not simply grounded upon a violation of the Uniform Trade Secret Act, but also a violation of the Non-Compete Agreement.
- 5. I do not believe that the assertions of fact in paragraphs 20, 21 and 22 are supported by the Court's decision, though perhaps your recollection of the evidence is different than my own.
- 6. The reasons set forth in paragraphs 5 and 6 of Conclusions of Law supporting an award of fees and costs were not set forth in the Judge's Transcript of Decision and are not supported by the evidence.

Please identify which of these issues you are willing to voluntarily address and we can then make an educated determination as to whether to submit a competing Order.

Sincerely,

LAXALT & NOMURA, LTD.

ROBERT A. DOTSON

RAD/lmb

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Transaction # 4017473

## **EXHIBIT 3**

## **EXHIBIT 3**

#### **Angie Bader**

From: Rob Dotson

Sent: Wednesday, September 18, 2013 1:16 PM

**To:** sjohnson@cohenjohnson.com

Cc: mwray@markwraylaw.com; Angie Bader; Morgan Bogumil

**Subject:** Findings of Fact and Conclusions of Law - GSR - OUR CHANGES - REDLINED.doc **Attachments:** Findings of Fact and Conclusions of Law - GSR - OUR CHANGES - REDLINED.doc

Stan – I have not heard from you regarding our requested modifications to the Findings of Fact and Conclusions of Law. In order to further facilitate this effort, which I believe to be time sensitive, attached please find a redline with our proposed modifications. - Rob

#### Robert Dotson

Laxalt & Nomura, Ltd. Reno Office (775) 322-1170 Las Vegas Office (702) 388-1551 Cell (775) 560-7622

Notice: The information in this transmittal is confidential and may be attorney privileged. If you are not the intended recipient, or the agent responsible to deliver it to the intended recipient, you must not read, use or disseminate the information. Although this email and any attachments are believed to be free of any virus or other defect that might affect any computer into which it is received and opened, it is the responsibility of the recipient to ensure it is virus free, and no responsibility is accepted by Laxalt & Nomura, Ltd. for any loss or damage arising in any way from its use. If you have received this communication in error, please immediately notify the sender at 775-322-1170 or by electronic mail (rdotson@laxalt-nomura.com). Thank You.

## IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada | Case No.: CV12-01171 Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

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Dept No.: B7

Plaintiff.

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT AS SUBMITTED BY ATLANTIS PURSUANT TO SJDCR 9

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Deleted: GRAND SIERRA RESORT

Defendants.

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law.

#### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade."
- 3. In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff Golden Road Motor Inn as a host at the Atlantis Casino.
- 4. At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis database. During her employment with Atlantis, Sumona was introduced to and developed additional players.

Deleted:

Deleted: she obtained additional players whom she included in her "book of trade."

Page 1 of 5

- 5. In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review.
- At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- 9. Although Ms. Islam was in possession of spiral notebooks in which she had copied information from the Atlantis' database, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information into the GSR database from the spiral notebooks that she surreptitiously created while employed by the Atlantis. This consisted of approximately 225 guests, though she identified well over 400 guests that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- 11. The GSR database restricted the information which could be inputted by hosts to a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12. A customer's name, address and contact information are not trade secrets.
  For purposes of this litigation it was determined that the following would constitute a trade secret
  - a) player tracking records;
  - b) other hosts customers;
  - c) initial buy-ins;
  - d) level of play;
  - e) table games;

Page 2 of 5

Deleted: and received an opinion that the agreement was unenforceable as

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- f) time of play;
- g) customer's personal information such as a Social Security number
- h) customer's casino credit;
- i) customer's location, whether they're international, regional or local player beyond any information contained within the customer's address;
  - j) marketing strategy;
  - k) customer's birth date;
  - 1) customer's tier ratings;
  - m) comp information;
  - n) player's history of play;
  - o) player's demographics;
  - p) players' financial information;
  - q) company's financial information;
  - r) company's marketing strategy;
  - s) other employee's information and customer information.
- 13. In April 2012 house counsel for Atlantis sent a letter to GSR stating that Sumona had taken proprietary information from the Atlantis computers and changed other customer information in the Atlantis database.
- 14. Counsel for GSR informed plaintiff that Ms. Islam denied taking any proprietary information from Atlantis and requested Atlantis to provide the information which it believed had been misappropriated by Ms. Islam. Plaintiff did not provide any information.
- 15. Atlantis filed suit against Ms. Islam and GSR alleging that GSR had tortuously interfered with Atlantis' non-competition agreement, tortuously interfered with a prospective economic advantage belonging to Atlantis and violation of NRS 600A.010 commonly known as the Nevada Trade Secret Act.
- 16. Plaintiff sought a preliminary injunction which enjoined GSR from using any information provided to it from Sumona Islam. GSR stipulated to this injunction and took reasonable steps to insure good faith and timely compliance with the injunction.

Page 3 of 5

17. Atlantis presented no credible evidence that GSR had a duty to investigate the names in Ms. Islam's "book of trade" beyond making inquiries of Ms. Islam. To the contrary there was credible testimony that casinos have a right to rely on the host's statements.

18. GSR provided a list of all the names and information concerning those individuals added to the GSR database by Ms. Islam which showed that the information was limited to the individual player's name, address and contact information. None of which constitutes a trade secret under NRS 600A .10.

- 19. GSR did not misappropriate a trade secret belonging to Atlantis;
- 20. GSR did not tortuously interfere with a contract between Sumona Islam and Atlantis.
- 21. GSR did not interfere with a prospective economic advantage belonging to Atlantis.
- 22. There is a lack of any evidence in the record that supports the claim of Atlantis that GSR misappropriated Atlantis' trade secrets and therefore, Atlantis has failed to meet its burden of proof.
- 23. That early on in the litigation Defendant Islam admitted that she had taken certain information from ATLANTIS in the form certain spiral notebooks.
- 24. That early on in the litigation Defendant Islam testified that she had not shown the information in the form of the spiral notebooks to any representative of GSR.
- 25. That early on in the litigation Defendant Islam testified and confirmed that she was told by the representatives of GSR not to bring anything with her except for herself and her relationships.
- 26. That early on in the litigation Defendant Islam testified and confirmed that she had told representatives of GSR that she did not bring trade secret information with her or that she had information belonging to ATLANTIS.

#### CONCLUSIONS OF LAW:

Page 4 of 5

Deleted: 17. Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.¶

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Deleted: 20. Atlantis presented no credible evidence that GSR had tortuously interfered with its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the non-competition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim. ¶

- 21. Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.¶
- 22. Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact information.¶
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- The non-competition agreement between Sumona Islam and Atlantis, in prohibiting casino employment in any capacity was overly broad and unenforceable as a matter of law.
- That absent an enforceable employment contract or non-competition agreement with Atlantis, GSR could not as a matter of law, interfere with contractual relations between Sumona and Atlantis.
- 3. A customer's name address, and contact information is not a trade secret under NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by allowing Sumona Islam to upload this information into its database.
- 4. GSR did not improperly obtain the information concerning players listed above as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the names provided were part of her personal "book of trade."
- That the claims against GSR are dismissed and judgment entered in favor of the Defendant GSR and GSR is entitled to an award of <u>fees and costs against Atlantis.</u>

#### **CONCLUSION**

Judgment in favor of Defendant GSR against Plaintiff ATLANTIS.

DATED THIS \_\_\_\_\_\_, 2013.

DISTRICT JUDGE

Page 5 of 5

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Deleted: The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". That subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc. 143 Cal Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.¶
6. That Atlantis sought, obtained, and

6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs. ¶

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**Deleted:** 8. GSR is also entitled to bring an appropriate motion for fees and costs pursuant to an offer of judgment dated May 20,2013 under NRCP 68 and NRS 17.115.

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## FILED

Electronically 09-24-2013:01:31:06 PM Joey Orduna Hastings Clerk of the Court Transaction # 4017473

## **EXHIBIT 4**

## **EXHIBIT 4**

H. Stan Johnson, Esq. Sjohnson@cohenjohnson.com

# COHEN | JOHNSON

ATTORNEYS & COUNSELORS AT LAW

255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 702-823-3500 tel 702-823-3400 fax

#### September 18, 2013

#### Via Email: rdotson@laxalt-nomura.com

Robert Dotson, Esq. Laxalt & Nomura, Ltd. 9600 Gateway Drive Reno, Nevada 89521

Re:

Golden Road Motor Inn, Inc., et al v. Sumona Islam, et al.

Case No.:

CV12-01171

File No.:

120123

Dear Rob:

In regards to your letter of September 9, 2011 here is the information upon which we relied in our findings of facts:

4. At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis data base. During her employment with Atlantis, she obtained additional players whom she included in her "book of trade".

This is based on the testimony of Steve Ringkob that a host's book of trade belongs to the host and who the Court noted testified "nothing is wrong with her taking this information wherever she goes" The Court found that Exhibit 75 and 80 were identified by Ms. Islam as her book of trade and the names of these people and their contact information were not trade secrets. This supports the contention set forth above which was also supported by the testimony of Frank DeCarlo.

7. She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review and received an opinion that the agreement was unenforceable as written.

The Court noted that after the non-compete was provided to legal counsel for GSR, "the green light" was given to hire Ms. Islam and GSR agreed to provide a legal defense as to a claim that the non-competition agreement had been violated. We believe this provides evidentiary support for the foregoing claim.

10. Upon her hiring in January 2012, Sumona entered certain information from her "book of trade" into the GSR database. This consisted of approximately 200 guests, that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.

This is supported by the Atlantis evidence of the names which were coded to Sumona Islam at GSR. Of these names many were noted by Mr. McNeeley to have been included in either Ms. Islam's outlook book of trade provided to Atlantis from Harrahs or were coded to Islam during her employment at Atlantis. Only names actually entered into the GSR database are relevant to the claims against GSR. Whether or not Ms. Islam possessed additional names does not change the fact that the contact information submitted to GSR was not a violation of the trade secret act. It has also been testified to by Ms. Islam as well as Mr. Flaherty that Ms. Islam identified the persons she submitted to GSR as coming from her book of business and that GSR was entitled to take her at her word; also she denied ever showing any "spiral notebooks" to anyone at GSR.

17. Atlantis knew that among the names it claimed were misappropriated were names which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.

This claim is supported by the evidence of Atlantis' non-retained expert who identified many of the names claimed as being either on Sumona Islam's outlook list or as having been hosted by Sumona Islam at Atlantis. Mr. Ringkob's and Mr. DeCarlo's testified that Ms. Islam had the right to take these names with her to GSR. Atlantis' claimed that these persons provided the basis for Mr. McNeeley's damages calculations and were part of the injunctive relief granted in August 2012. The fact that Atlantis knew this at the time of Mr. McNeeley's initial report on December 5, 2012 provides ample evidence of the truth of the proceeding. The fact that the Plaintiff did not provide the information to the Court at the time the injunction was lifted allowing Ms. Islam to be employed at GSR negates the claim that the issue of the non-compete justified the conduct of Atlantis. Atlantis continued to enjoin GSR from marketing to these names even though the restriction on Ms. Islam's employment had been removed and demonstrates subjective bad faith on the part of Atlantis.

20. Atlantis presented no credible evidence that GSR had tortuously interfered with its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the non-competition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.

21. Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.

22. Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact information.

The Court found against Atlantis on all of the counts against it. Although the Court noted that it found the GSR witnesses to be credible, it does not cite a single instance of credible evidence against GSR presented by Atlantis. This supports the above findings.

As to our Conclusions of Law:

- 5. The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". That subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc., 143 Cal. Rptr. 3d 828, 207 Cal. App 4<sup>th</sup> 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.
- 6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs

The above is based on the fact that the Court stated: "Judgment in favor of GSR, fees and costs of litigation against the Plaintiff." Since the Court made this specific ruling, it is as proper for GSR to note the probable basis for this finding as it was for Atlantis to expand on the Court's comment that it would enter injunctive relief against Sumona Islam. The presumption that the Court had a legal and proper basis for its award of fees and costs is reasonable and proper.

Very Truly Yours.

H. STAN JOHNSØN, ESQ

MTK/jsr cc: Mark Wray

via email: mwray@markwraylaw.com

## **EXHIBIT 5**

FILED
Electronically
09-24-2013:01:31:06 PM
Joey Orduna Hastings
Clerk of the Court
Transaction # 4017473

# **EXHIBIT 5**

#### Morgan Bogumil

From: Rob Dotson

Sent: Friday, September 20, 2013 3:28 PM

To: Morgan Bogumil; Debra Robinson

Subject: FW: Submision

From: Rob Dotson

Sent: Friday, September 20, 2013 3:17 PM

To: 'Stan Johnson'; Terry Kinnally; Steve Cohen; mwray@markwraylaw.com

Subject: RE: Submision

Stan – It appears we will not agree so I would request that you submit your proposed Order today or Monday and we will file an Objection and competing Order and this will move forward. Thank you. Best Regards, Rob

From: Stan Johnson [mailto:sjohnson@cohenjohnson.com]

Sent: Wednesday, September 18, 2013 8:21 PM

To: Rob Dotson; Terry Kinnally; Steve Cohen; <a href="mailto:mwray@markwraylaw.com">mwray@markwraylaw.com</a>

Subject:

Rob, please find attached our response to you regarding the finding of facts and conclusions of law.

Stan

--

H. Stan Johnson, Esq.
Cohen-Johnson, LLC
255 E. Warm Springs Road, Suite 100
Las Vegas, Nevada 89119
702-823-3500
702-823-3400 fax
sjohnson@cohenjohnson.com

Tax Advice Disclosure: Per IRS Circular 230, any U.S. federal tax advice contained in this communication (including any attachments), is not intended or written to be used, and cannot be used, to: (1) avoid penalties under the Internal Revenue Code or (2) promote, market or recommend to another party any matters addressed herein.

Also, this communication is CONFIDENTIAL and protected by the Attorney-Client and/or the Attorney Work Product Privileges. It is intended solely for the addressees listed above. Anyone not listed above, or who is not an agent authorized to receive it for delivery to an addressee, is not authorized to read, disseminate, forward, copy, distribute, or discuss its contents, or any part thereof. Anyone else must immediately delete the message, and reply to the sender only, confirming you have done so.

#### FILED

Electronically 09-25-2013:08:49:49 AM Joev Orduna Hastings Clerk of the Court Transaction # 4020004

CASE NO. CV12-01171

GOLDEN ROAD MOTOR vs. SUMONA ISLAM et al.

DATE, JUDGE OFFICERS OF

PATRICK

(Clerk)

S. Koetting

COURT PRESENT APPEARANCES-HEARING CONTINUED TO

STATUS HEARING 09/24/13

HONORABLE Rob Dotson, Esq., was present in Court on behalf of the Plaintiff, with

in-house counsel Debra Robinson, Esq., being present.

Mark Wray, Esq., was present in Court on behalf of Defendant FLANAGAN

DEPT. NO. 7 Sumona Islam, who was not present.

K. Oates

Stan Johnson, Esq., and Steve Cohen, Esq., were present via Court Call on behalf of Defendant GSR Enterprises, LLC, who was not

present.

(Reporter) 1:27 p.m. – Court convened with Court and counsel present.

Counsel for the Plaintiff addressed the Court and argued that he has submitted Plaintiff's Findings of Fact and Conclusions of Law which were signed and filed by the Court, but the Notice has not yet been filed by counsel. Further, counsel advised that Defendant GSR Enterprises, LLC filed their Findings of Fact and Conclusions of Law yesterday, to which Plaintiff's counsel filed their opposition. Further, counsel advised that no Memorandum of Costs or Motion for Attorney's fees has been filed by Defendant GSR Enterprises, LLC. Further, counsel expressed his concern as to the timing of the appeal, wanting one final judgment only entered, thereby allowing all potential appeals to run from the same date. Further, counsel discussed the serious nature and potential ramifications of the Court's decision, and argued in support of moving this case forward. Counsel Johnson addressed and acknowledged to the Court that he was remiss in submitting their Findings, and further advised that he

submitted them last week to Plaintiff's counsel for his review. Further, counsel advised that he and Plaintiff's counsel cannot agree on any modifications and the Findings have been submitted to the Court for review and written decision.

Counsel Wray addressed the Court and advised that he has spoken to counsel Dotson and responded to and briefed anything relevant to Ms. Islam.

COURT ORDERED: The Court orders counsel Johnson, on behalf of Defendant GSR Enterprises, LLC, to e-mail his proposed Findings to Department Seven. Further, the Court will issue a written decision no later than Friday, October 4, 2013.

1:35 p.m. – Court stood in recess.

# COHEN-IOHNSON, LLC

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## FILED

Electronically 09-27-2013:03:42:55 PM Joey Orduna Hastings Clerk of the Court Transaction # 4028835

COHEN-JOHNSON, LLC H. STAN JOHNSON Nevada Bar No. 00265 sjohnson@cohenjohnson.com BRIAN A. MORRIS, ESO. Nevada Bar No. 11217 bam@cohenjohnson.com 255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400

Attorneys for Grand Sierra Resort

VS.

## IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

GOLDEN ROAD MOTOR INN, INC., a Nevada Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Plaintiff,

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

Case No.: CV12-01171 Dept. No.: **B7** 

FINDINGS OF FACT AND CONCLUSIONS OF LAW AND JUDGMENT

This matter came on for a non-jury trial on July 1, 2013 before the Honorable Patrick Flanagan, District Judge, presiding. The Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel finds in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT attorneys' fees pursuant to NRS 600A.060 and costs pursuant to NRS 18.110 and further makes the following findings of fact and conclusions of law

#### FINDINGS OF FACTS:

- 1. That in 2005 Sumona Islam became a casino host for Harrah's Casino in Reno.
- 2. That during the course of her employment with Harrah's she developed a list of players with information concerning those players commonly known as her "book of trade"
  - 3. In April 2008 Sumona Islam left Harrah's and became employed by Plaintiff

Page 1 of 7

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Golden Road Motor Inn as a host at the Atlantis Casino.

- 4. At the time of her employment at Atlantis, Sumona provided a copy of her "book of trade" to Atlantis which was incorporated into the Atlantis data base. During her employment with Atlantis, she obtained additional players whom she included in her "book of trade".
- 5. In January 2011 Sumona Islam entered into a non-competition agreement with the Atlantis which provided that she could not be employed by any casino in any capacity within 150 mile radius for one year from her termination of employment with Atlantis.
- 6. In January 2012 she applied for a position as an executive casino host with GSR, a hotel casino in Reno owned by Defendant MEI-GSR HOLDINGS INC.
- 7. She informed GSR of her non-competition agreement with Atlantis and provided a copy of that document to GSR. GSR sent the document to its counsel for review and received an opinion that the agreement was unenforceable as written.
- 8. At the time of her hiring GSR through its agents told Sumona Islam not to bring any information from Atlantis, except for herself and her relations.
- 9. Although Ms. Islam was in possession of spiral notebooks in which she had copied information from the Atlantis' data base, she did not give or show those notebooks to anyone at GSR.
- 10. Upon her hiring in January 2012, Sumona entered certain information from her "book of trade" into the GSR database. This consisted of approximately 200 guests, that she wished to be assigned to her as a host based on her statement that she had prior relationships with these individuals.
- 11. The GSR database restricted the information which could be inputted by hosts to a player's name, address telephone number and contract information and has no fields in which Sumona could have inputted player ratings, casino credit history, or player history.
- 12. A customer's name, address and contact information are not trade secrets. For purposes of this litigation it was determined that the following would constitute a trade secret
  - a) player tracking records;
  - b) other hosts customers;

c)

initial buy-ins;

2	d)	level of play;	
3	e)	table games;	
4	f)	time of play;	
5	g)	customer's personal information such as a Social Security number	
6	h)	customer's casino credit;	
7	i)	customer's location, whether they're international, regional or local player beyond	
8	any information contained within the customer's address;		
9	j)	marketing strategy;	
10	k)	customer's birth date;	
11	1)	customer's tier ratings;	
12	m)	comp information;	
13	n)	player's history of play;	
14	0)	player's demographics;	
. 15	p)	players' financial information;	
16	q)	company's financial information;	
17	r)	company's marketing strategy;	
18	s)	other employee's information and customer information.	
19	13.	In April 2012 house counsel for Atlantis sent a letter to GSR stating that Sumona	
20	had taken proprietary information from the Atlantis computers and changed other customer		
21	information in the Atlantis database.		
22	14.	Counsel for GSR informed plaintiff that Ms. Islam denied taking any proprietary	
23	information from Atlantis and requested Atlantis to provide the information which it believed		
24	had been misappropriated by Ms. Islam. Plaintiff did not provide any information.		
25	15.	Atlantis filed suit against Ms. Islam and GSR alleging that GSR had tortuously	
26	interfered with Atlantis' non-competition agreement, tortuously interfered with a prospective		
27	economic advantage belonging to Atlantis and violation of NRS 600A.010 commonly known as		
28	the Nevada Trade Secret Act.		
		Page 3 of 7	

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16. Plaintiff sought a preliminary injunction which enjoined GSR from using any information provided to it from Sumona Islam. GSR took reasonable steps to insure good faith and timely compliance with the injunction.

- Atlantis knew that among the names it claimed were misappropriated were names 17. which were legally and properly included in Ms. Islam's "book trade" but despite this knowledge brought and obtained an injunction preventing GSR from marketing to these individuals from August 27, 2012 through the trial of this matter in 2013.
- 18. Atlantis presented no credible evidence that GSR had a duty to investigate the names in Ms. Islam's "book of trade" beyond making inquiries of Ms. Islam. To the contrary there was credible testimony that casinos have a right to rely on the host's statements.
- 19. GSR provided a list of all the names and information concerning those individuals added to the GSR data base by Ms. Islam which showed that the information was limited to the individual player's name, address and contact information. None of which constitutes a trade secret under NRS 600A .10.
- 20. Atlantis presented no credible evidence that GSR had tortuously interfered with its non-competition agreement with Islam. Atlantis knew that GSR had hired Ms. Islam based on its attorneys legal opinion that the agreement was overly broad in denying Ms. Islam the right to work in any capacity in any casino. Atlantis further knew or should have known that the noncompetition agreement was overly broad and unenforceable and unenforceable as a matter of law but continued to prosecute the claim.
- 21. Atlantis presented no credible evidence that GSR misappropriated any information constituting a trade secret and in fact maintained the litigation and the injunction to include names of persons which it knew and admitted at trial were legally in Ms. Islam's book of business and that she was entitled to provide to GSR.
- 22. Atlantis continued and maintained the litigation against GSR for misappropriation of trade secrets even when it knew that GSR was acting in good faith by relying on Ms. Islam's assertions concerning her "book of trade" and knew that the customer information provided by Ms. Islam was limited to the customers' name, address, telephone number and contact

information.

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- 23. GSR did not misappropriate a trade secret belonging to Atlantis;
- 24. GSR did not tortuously interfere with a contract between Sumona Islam and Atlantis.
- 25. GSR did not interfere with a prospective economic advantage belonging to Atlantis.
- 26. There is a lack of any evidence in the record that supports the claim of Atlantis that GSR misappropriated Atlantis' trade secrets and therefore, Atlantis has failed to meet its burden of proof.
- 27. That early on in the litigation Defendant Islam admitted that she had taken certain information from ATLANTIS in the form certain spiral notebooks.
- 28. That early on in the litigation Defendant Islam testified that she had not shown the information in the form of the spiral notebooks to any representative of GRS.
- 29. That early on in the litigation Defendant Islam testified and confirmed that she was told by the representatives of GSR not to bring anything with her except for herself and her relationships.
- 30. That early on in the litigation Defendant Islam testified and confirmed that she had told representatives of GSR that she did not bring trade secret information with her or that she had information belonging to ATLANTIS.

#### **CONCLUSIONS OF LAW:**

- 1. The non-competition agreement between Sumona Islam and Atlantis, in prohibiting casino employment in any capacity was overly broad and unenforceable as a matter of law.
- 2. That absent an enforceable employment contract or non-competition agreement with Atlantis, GSR could not as a matter of law, interfere with contractual relations between Sumona and Atlantis.
  - 3. A customer's name address, and contact information is not a trade secret under

Page 5 of 7

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NRS 600A.010. GSR did not misappropriate any trade secrets which belonged to Atlantis by allowing Sumona Islam to upload this information into its data base.

- 4. GSR did not improperly obtain the information concerning players listed above as set forth in 600A.030 and had a good faith reliance on Ms. Islam's assurances that all the names provided were part of her personal "book of trade"
- 5. The failure of Atlantis to produce any credible evidence at trial that GSR misappropriated trade secrets belonging to Atlantis constitutes "objective speciousness". subjective bad faith is shown by the Plaintiff's knowledge of certain facts as set forth in the findings of facts above; the decision to move forward against GSR and the extent of the litigation against GSR despite a lack of direct evidence against GSR. This is a sufficient basis for an award of attorney fees pursuant to NRS 600.060. Defendants are not required to prove a negative and under the objective specious standard a lack of evidence in the record of misappropriation; in addition to the actions as set forth above; is enough to show that the claim of misappropriation was made in bad faith (Sasco v. Rosendin Electric Inc., 143 Cal. Rptr. 3d 828, 207 Cal. App 4th 837 (CA 2012)) and entitles GSR to Attorney's fees and costs in this matter.
- 6. That Atlantis sought, obtained, and maintained a preliminary injunction in this matter that included names which Atlantis knew were not trade secrets under NRS 600A.010 and continued to maintain that injunction even when it knew that those names were art of Sumona Islam's personal book of trade in order to thwart competition for those players from GSR and said conduct is evidence of bad faith entitling GSR to an award of attorney's fees and costs.
- 7. That the claims against GSR are dismissed and judgment entered in favor of the Defendant GSR and GSR is entitled to an award of costs pursuant to NRS 18.110.
- 8. GSR is also entitled to bring an appropriate motion for fees and costs pursuant to an offer of judgment dated May 20, 2013 under NRCP 68 and NRS 17.115.

Page 7 of 7

12 COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100
 Las Vegas, Nevada 89119
 (702) 823-3500 FAX: (702) 823-3400 13 14 15 16 17 18

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

#### COHEN-JOHNSON, LLC

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H. STAN JOHNSON Nevada Bar No. 00265 sjohnson@cohenjohnson.com TERRY KINNALLY, ESQ. Nevada Bar No. 06379

tkinnally@cohenjohnson.com 255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400

Attorneys for Grand Sierra Resort

#### IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

## GOLDEN ROAD MOTOR INN, INC., a Nevada

Corporation, d/b/a ATLANTIS CASINO RESORT SPA,

Plaintiff,

VS.

SUMONA ISLAM, an individual; MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT; et.al.

Defendants.

Case No.: CV12-01171 Dept. No.: **B**7

#### MEMMORANDUM OF COSTS

This matter coming on for a bench trial before the Honorable Patrick Flannagan and the Court having heard the testimony of witnesses, reviewed the exhibits submitted into evidence and having heard the argument of Counsel the Court found in favor of the Defendant MEI-GSR HOLDINGS, LLC, d/b/a GRAND SIERRA RESORT on all causes of action alleged against it and awards Defendant MEI-GSR HOLDINGS LLC d/b/a GRAND SIERRA RESORT costs pursuant to NRS 18.110. Therefore Defendant files the following Memorandum of Costs:

1.	Clerk's filing fees	\$200.00	
2.	Reporters' fees for depositions	\$3,843.95	
3.	Expert witnesses	\$18,026.15	

Page 1 of 5

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Although the amount requested exceeds the normal statutory award for expert fees, the additional fee should be awarded based on the fact that Mr. Aguero had to review, analyze, and testify at both deposition and trial concerning the three separate theories upon which Plaintiff based its claim for compensatory damages, as well as set forth the proper calculations for the actual potential damages based on actual win/loss as opposed to Plaintiff's use of theoretical win. This sum also includes Mr. Aguero's travel expenses for travel to Reno for both his deposition and trial.

4.	Compensation for the official reporter	\$2,935.24
5. Reasonable costs for any bond or undertaking required as part of the		rt of the action.
6.	Reasonable costs for photocopies	\$225,21
7.	Reasonable costs for postage	\$228.80
8.	Reasonable costs for travel and lodging incurred taking depositions and conducting discovery and trial \$11,	
9.	Cost of Bond	
10.	Runner Service	\$212.60
TO	\$37,009.74	

The documents supporting this memorandum are attached hereto and incorporated herein as Exhibit 1 through 8.

Dated This 30 NDay of September 2013

COHEN-JOHNSON, LLC

H. STAN JOHNSON Nevada Bar No. 00265

TERRY KINNALZY, ESQ.

Nevada Bar No. 06379

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500

Facsimile: (702) 823-3400 Attorneys for Grand Sierra Resort

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#### Affirmation Pursuant to NRSB.030

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

Dated This **30** Day of September 2013

COHEN-JOHNSON, LLC

H. STAN JOHNSON Nevada Bar No. 00268

TERRY KINNALIZZ, ESQ. Nevada Bar No. 06379

255 E. Warm Springs Road, Suite 100

Las Vegas, Nevada 89119 Telephone: (702) 823-3500 Facsimile: (702) 823-3400

Attorneys for Grand Sierra Resort

STATE OF NEVADA ) ss: COUNTY OF CLARK )

H. STAN JOHNSON, being duly sworn, deposes and says that the items contained in the above memorandum of costs are correct, to the best of my knowledge and belief, and that the costs have been necessarily incurred in said action or proceeding by MEI-GSR HOLDINGS LLC D/B/A GRAND SIERRA RESORT.

NRS 18.020).

DATED 9-30-2013

H. STAN JOHNSON

Subscribed and sworn to before

me this 30th day of September, 2013.

Notary Public in and for said County and State Notary Public - State of Nevar APPT. NO. 02775141 My App. Expires September 07, 20

NELSON ACHAVAL

Page 3 of 5

## COHEN-JOHNSON, LLC 255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **INDEX OF EXHIBITS**

Ехнівіт	DESCRIPTION OF DOCUMENTS PROVIDED IN SUPPORT OF COSTS:	PAGES
1	Clerk's filling fees	1
2	2 Reporters' fees for depositions	
3	Expert witnesses	1
4	Compensation for the official reporter	2
5	Reasonable costs for photocopies	2
6	Reasonable costs for postage	2
7	7 Reasonable costs to travel and lodging	
8	Runner service	2

Page 4 of 5

# COHEN-JOHNSON, LLC

255 E. Warm Springs Road, Suite 100 Las Vegas, Nevada 89119 (702) 823-3500 FAX: (702) 823-3400

#### **CERTIFICATE OF MAILING**

I hereby certify that on the 30 day of September, 2013, I served a copy of the foregoing MEMORANDUM OF COSTS WITH SUPPORTING DOCUMENTATION upon each of the parties via email and by depositing a copy of the same in a sealed envelope in the United States Mail, Las Vegas, Nevada, First-Class Postage fully prepaid, and addressed to:

Robert A. Dotson, Esq.
rdotson@laxalt-nomura.com
Angela M. Bader, Esq.
Laxalt & Nomura, Ltd.
9600 Gateway Drive
Reno, Nevada 89521
Attorney for Plaintiff

Mark Wray, Esq. Law Office of Mark Wray 608 Lander Street Reno, Nevada 89509 Facsimile (775) 348-8351 Attorney for Sumona Islam

and that there is a regular communication by mail between the place of mailing and the places so addressed.

An employee of Cohen-Johnson, LLC

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "1"



#### **ELECTRONIC FILING**

user: H. Stan Johnson

Filing Charges

Filing Charges

Report Month

June 2013 Charges for H. Stan Johnson

Case Title

My Case # Court Case #

Description

**▲** Date

**Account Authorization Code** 13060380526158

\$300.00

FILE SUBSCRIPTION FEE 2013

120123 GOLDEN ROAD MOTOR VS. SUMONA ISLAM ETAL (B7)

CV12-01171

Other Civil Filing: Other Civil Matters - GC

RENEW-2013 Breach of Contract: Other Contracts/Acct/Judgment - CO 06-03-2013:10:06 X9729 06-03-2013:11:31 X9729

13060380537200 <u>Total</u> Charges:

\$200.00 \$500.00

to 12023

User Manual | terms of use | privacy policy | payment policy | support | contact us | about Tybera Development Group, Inc. © 2001-10 Typera Development Group, Inc. All rights reserved.

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "2"

#### 5/2013 CHE # 5 2148 AMOUNT : \$35.00

ALCOMER CENTEAL

PAID TO: Molezzo Reporters

dt.

Deposition transcript

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1148

Security features. Details on tax

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#### COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LATE METALS, NO 2011 12 (702) 323 JB00



AMOUNT

Jul/ 5/2013

\$35.00

PAY

TOTHE Molezzo Reporters OBOER

OF

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COHEN JOHNSON, LLC

1148

: Jul/ 5/2013 DATE

CHE # : 1148 AMOUNT : \$35.00

ACCOUNT: GENERAL - 4

PAID TO: Molezzo Reporters

Deposition transcript

1073 - Grand Sierra Resort

MATTER :120123

LAWYER :STEVEN B COHEN

2500 E. 2nd Street

\*\* TRUST BALANCES \*\*

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE :

Reno

Nevada

89595

Grand Sierra adv. Atlantis

TRUST BALANCE:

0.00

4772.98

111180.83

PRODUCT DLM172 USE WITH 91500 ENVELOPE

PRINTED IN U.S.A.

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## Molezzo Reporters

## Invoice

Certified Court Reporters 201 West Liberty Street Suite 202 Reno, Nevada 89501

Date	Invoice #
6/17/2013	JM061713X

COHEN JOHNSON H. Stan Johnson, Esq. 255 East Warm Springs Road Suite 100 Las Vegas, NV 89119

Terms

Net 30

Description	Qty	Amount
Golden Road v Islam - May 14, 2013		
Depo of Charles McNeely		
Original Signed/Sealed Depo of Mr. McNeely returned to Mr.		
Johnson		27.02
Postage & Handling - FedEx		35.00
·		

THANK YOU!

Federal Tax ID: 88-0504825

Total

\$35.00

15% LATE CHARGE WILL APPLY IF NOT PAID BY DUE DATE

Phone #	Fax #	E-mail	Web Site
(775) 322-3334	(775) 322-8887	molezzoreporters@yahoo.com	www.molezzo.com

DOMESTIC TRANSPORT FLOOR

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AMOUNT : 400,00 Activation from Egyment 4 AMOUNT

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Client Disbursement Expense - Original Transcript for Persaon

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1091

Security features, Details on peak

COHEN JOHNSON, LLC 255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 (702) 323 3500 TOWN & COUNTRY BANK Las Venas, Novada 89147 • (702) 252-8777 94-219-1224

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Thirty Five \*\*\*\*\*\*\*\*\*\*\*\*\* 00/100

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AMOUNT.

Jun/21/2013

\$35.00

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ORDER

Molezzo Reporters

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COHEN JOHNSON, LLC

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DATE

: Jun/21/2013

\*\* GENERAL BALANCES \*\*

: 1091 CHE #

UNBILLED DISBS:

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AMOUNT : \$35.00

A/R BALANCE

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ACCOUNT: GENERAL - 4

PAID TO: Molezzo Reporters

Client Disbursement Expense - Original Transcript for Persaon

1073 - Grand Sierra Resort

MATTER : 120123

\*\* TRUST BALANCES \*\*

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

Reno

Nevada

89595

TRUST BALANCE:

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Grand Sierra adv. Atlantis

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## Molezzo Reporters

## Invoice

Certified Court Reporters 201 West Liberty Street Suite 202 Reno, Nevada 89501

Date	Invoice #
6/11/2013	JM060613X

COHEN JOHNSON H. Stan Johnson, Esq. 255 East Warm Springs Road Suite 100 Las Vegas, NV 89119

Terms

Net 30

Description	Qty	Amount
Golden Road v Islam - May 14, 2013 Depo of Abraham Pearson - Original Signed/Sealed depo returned to Mr. Johnson Postage & Handling - FedEx		35.00

#### THANK YOU!

	Federal Tax ID: 88-0504825  15% LATE CHARGE WILL APPLY IF NOT PAID BY DUE DATE			Total	\$35.00
	Phone #	Fax #	E-mail	Web	Site
	(775) 322-3334	(775) 322-8887	molezzoreporters@yahoo.com	www.mol	ezzo.com

: Jun/ 4/2013

: 1049

DECENT : \$1,807.10 ACCOUNT: GENERAL - 4

PAID TO: Molezzo Reporters

dt

Deposition transcript

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1049

## COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 -7027-833-8560



One Thousand Eight Hundred Seven \* DATE

\* 10/100

Jun/ 4/2013

\$1,807.10

PAY TO THE ORDER

OF

Molezzo Reporters

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COHEN JOHNSON, LLC

1049

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DATE : Jun/ 4/2013

CHE # : 1049

AMOUNT: \$1,807.10 ACCOUNT: GENERAL - 4

PAID TO: Molezzo Reporters

Deposition transcript

1073 - Grand Sierra Resort

MATTER :120123

LAWYER :STEVEN B COHEN

2500 E. 2nd Street

Reno Nevada 89595

Grand Sierra adv. Atlantis

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE

2498.09

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\*\* TRUST BALANCES \*\*

TRUST BALANCE :

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ODUCT OLM 172 USE WITH 91500 ENVELOPE

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## Molezzo Reporters

### Invoice

Certified Court Reporters 201 West Liberty Street Suite 202 Reno, Nevada 89501

Date	Invoice #	
5/16/2013	R0514131	

COHEN JOHNSON H. Stan Johnson, Esq. 255 East Warm Springs Road Suite 100 Las Vegas, NV 89119

Terms

Net 30

Description	Qty	Amount
Golden Road v Islam - May 14, 2013		
Depo of Abraham Pearson		
Original and One Copy	101	(449.45.)
Reporting Fee - All Day Per Diem		190.00
Original and One - 2-Day Expedite	125	(1,001.25
Exhibits & Tabs - Transcript Copy of Exhs	102	35.70
Exhibits & Tabs - Depo Binder Copy	102	35.70
Mini Transcript w/ Index	2	30.00
E-Transcripts	2	30.00
Free PDF		
Postage & Handling - FedEx		35.00
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#### THANK YOU!

Federal Tax ID: 88-0504825

Total

\$1,807.10

#### 15% LATE CHARGE WILL APPLY IF NOT PAID BY DUE DATE

Phone #	Fax #	E-mail	Web Site
(775) 322-3334	(775) 322-8887	molezzoreporters@yahoo.com	www.molezzo.com

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: 5970 AMCUNT : \$228.55

ACCOUNT: GENERAL - 3

FAID TO: Molezzo Reporters

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Deposition transcript

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

∩ THIS CHECK HAS A COLORED BACKGROUND AND CONTAINS MULTIPLE SECURITY FEATURES—SEE BACK FOR DETAILS ∩

#### CJD LAW GROUP, LLC **GENERAL ACCOUNT**

255 E. WARM SPRINGS ROAD, SUITE 100 LAS VEGAS, NV 89119

PLAZA BANK 9275 W. FLAMINGO ROAD LAS VEGAS, NV 89147

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May/ 9/2013

\$228.55

TO THE Molezzo Reporters

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AUTHORIZED SIGNATURE

"OOS970" GL22244OB7G OLOOOLEL38"

#### CJD LAW GROUP, LLC • GENERAL ACCOUNT

5970

: May/ 9/2013 DATE

CHE # : 5970 AMOUNT : \$228.55

ACCOUNT: GENERAL - 3

PAID TO: Molezzo Reporters

Deposition transcript

1073 - Grand Sierra Resort

MATTER : 120123

LAWYER :STEVEN B COHEN

2500 E. 2nd Street

Reno Nevada 89595

Form 13179 Multi-Purpose

Grand Sierra adv. Atlantis

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE

3489.22

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\*\* TRUST BALANCES \*\*

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TRUST BALANCE :

## Molezzo Reporters

## Certified Court Reporters 201 West Liberty Street Suite 202 Reno, Nevada 89501

COHEN JOHNSON H. Stan Johnson, Esq. 255 East Warm Springs Road Suite 100 Las Vegas, NV 89119

## Invoice

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Description	Qty	Amount
Golden Road v Islam - January 18, 2013		
Depo of Bill Singh		
One Copy	84	189.00
Exhibits & Tabs	13	4.55
Postage & Handling - FedEx		35.00
		33.00
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#### THANK YOU!

#### Federal Tax ID: 88-0504825

Total

\$228.55

#### 15% LATE CHARGE WILL APPLY IF NOT PAID BY DUE DATE

Phone #	Fax #	E-mail	Web Site
(775) 322-3334	(775) 322-8887	molezzoreporters@yahoo.com	www.molezzo.com

## INVOICE



Stan Johnson, Esq. Cohen-Johnson, PLLC 6293 Dean Martin Drive Suite G Las Vegas, NV 89118

Invoice No.	Invoice Date	Job No.
902330	8/22/2012	163886
Job Date	Case No.	
8/13/2012		
	Case Name	
Golden Road Motor	Inn, Inc. vs. Islam, et	al.
	Payment Terms	
Due upon receipt		

1 CERTIFIED COPY OF TRANSCRIPT OF:  Custodian of Records, Sterling Lundgren  CERTIFIED COPY OF TRANSCRIPT OF:		101.55
1 CERTIFIED COPY OF TRANSCRIPT OF: Shelly Hadley		280.50
	<b>TOTAL DUE &gt;&gt;&gt;</b> AFTER 9/21/2012 PAY	<b>\$382.05</b> \$420.26
Thank you for your business!		
Litigation Services newest office has opened in UTAH. Please call us today at 1-800-330-1112 for statewide coverage.		

Tax ID: 20-3835523

Please detach bottom portion an Ereturn with payment.

Stan Johnson, Esq. Cohen-Johnson, PLLC 6293 Dean Martin Drive Suite G Las Vegas, NV 89118

Remit To: Sunshine Reporting and Litigation Services, LLC PO Box 98859 Las Vegas, NV 89193-8859

Job No. BU ID :RN-CR : 163886

Case No.

Case Name : Golden Road Motor Inn, Inc. vs. Islam, et al.

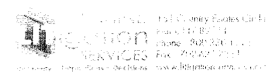
Phone: 702-823-3500 Fax:702-823-3400

Invoice No.: 902330 Invoice Date :8/22/2012

Total Due : \$ 382.05 AFTER 9/21/2012 PAY \$420.26

PAYMENT WITH (	REDIT CARD		7/15
Cardholder's Nane:			 
Card Number:			 
Exp. Date:	Phone	e#:	 
Billing Address:			 
Zip:	Card Security Co	de:	 
Amount to Charge:			 
Cardholder's Signatu	re:		 

## INVOICE



Brian A. Morris, Esq. Cohen-Johnson, PLLC 6293 Dean Martin Drive Suite G Las Vegas, NV 89118

Invoice No.	Invoice Date	Job No.
901544	8/1/2012	163382
Job Date	Case	No.
7/23/2012		
	Case Name	
Golden Road Motor	Inn, Inc. vs. Islam, et	al.
	Payment Terms	
Due upon receipt		

1 CERTIFIED COPY OF TRANSCRIPT OF:		ባር <i>ት</i> ግ/
Sumona Islam	TOTAL PARE	· 854 30
	TOTAL DUE >>> AFTER 8/31/2012 PAY	<b>\$854.30</b> \$939.73
Thank you for your business!		
Litigation Services newest office has opened in UTAH. Please call us today at 1-800-330-1112 for statewide coverage.		
ax <b>ID:</b> 20-3835523	Phone: 702-823-3500	Fax:702-823-340
Pl:a e detach hottom portio	n and return with payment.	
	Job No. : 163382 BU ID	:RN-CR
Brian A. Morris, Esq.	Case No. :	
Cohen-Johnson, PLLC 6293 Dean Martin Drive Suite G	Case Name : Golden Road Motor Inn, Inc. v	s. Islam, et al.
Las Vegas, NV 89118	Invoice No. : 901544 Invoice Date	:8/1/2012
	<b>Total Due : \$ 854.30</b> AFTER 8/31/2012 PAY \$939.73	
	PAYMENT WITH CREDIT CARD	T VISA
	Cardholder's Narge:	
omit To: Cumphine Depositing and Litigation Comicas	Card Number:	
emit To: Sunshine Reporting and Litigation Services, LLC	Exp. Date: Phone#:	
PO Box 98859	Billing Address:	
Las Vegas, NV 89193-8859	Zip: Card Security Code:	
	Amount to Charge:	
	Cardholder's Signature:	

NO LAW GROUP, LLC . GENERAL ACCOUNT

DATU : Mar/29/2013

GHE # : 5891 AMOUNT : \$501.95

AMOUNT: \$501.95 ACCOUNT, GENERAL - 3

PAID TO: Litigation Services

P.O. Box 98859

Las Vegas

NV 89193

dt

Deposition transcript

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120213 120123

D THIS CHECK HAS A COLORED BACKGROUND AND CONTAINS MULTIPLE SECURITY FEATURES, SEE BACK FOR DETAILS OF

#### CJD LAW GROUP, LLC GENERAL ACCOUNT

255 E. WARM SPRINGS ROAD, SUITE 100 LAS VEGAG, NV 80110 PLAZA BANK 8275 W. FLAMINGO ROAD LAS VEGAS, NV 89147 5891

Mar/29/2013

\$501.95

ORDER Litigation Services P.O. Box 98859

Las Vegas, NV 89193

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#### CJD LAW GROUP, LLC . GENERAL ACCOUNT

5891

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DATE : Mar/29/2013

\*\* GENERAL BALANCES \*\*

CHE # : 5891

UNBILLED DISBS:
A/R BALANCE :

AMOUNT: \$501.95 ACCOUNT: GENERAL - 3

PAID TO: Litigation Services

Deposition transcript

1073 - Grand Sierra Resort

MATTER : 120213 /20/23

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

\*\* TRUST BALANCES \*\*

Reno

Nevada

TRUST BALANCE :

0.00

89595
GSR and MEI-GSR Holdings, LLC adv. Prestige Travel, Inc. - Litigation

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## INVOICE



LLC

PO Box 98859

Las Vegas, NV 89193-8859

Rono MV 89511 Phone: 300-330-11-2 SERVICES Fax 702-531-7351

Stan Johnson, Esq. Cohen-Johnson, LLC 255 East Warm Springs Road, Suite 100 Las Vegas, NV 89119

Invoice No.	Invoice Date	Job No.
915327	2/21/2013	175277
Job Date	Case	No.
2/12/2013	3:12-CV-00372-ECR-V	/PC
	Case Name	
RVR Aviation, LLC	vs. MEI-GSR Holdings, L	LC
	Payment Terms	
Due upon receipt		

L CERTIFIED COPY OF TRANSCRIPT OF:	
Terry S. Vavra	381
1 CERTIFIED COPY OF TRANSCRIPT OF:	·
Michelle Hadley	120
	TOTAL DUE >>> \$501.
	AFTER 3/23/2013 PAY \$552.
Thank you far your business!	
Гаж <b>ID: 20-38</b> 35523	Phone: 702-823-3500 Fax:702-823-3
Please detach bo	ttom portion and return with payment.
	Job No. : 175277 BU ID :RN-CR
Stan Johnson, Esq.	Case No. : 3:12-CV-00372-ECR-VPC
Cohen-Johnson, LLC 255 East Warm Springs Road, Suite 100	Case Name : RVR Aviation, LLC vs. MEI-GSR Holdings, LLC
Las Vegas, NV 89119	Invoice No. : 915327
	Total Due : \$ 501.95
	AFTER 3/23/2013 PAY \$552.15
	PAYMENT WITH CREDIT CARD AMEX VIS
	Cardholder's Name:
omit To: Executive Deposition and Litination Commit	Card Number:
emit To: Sunshine Reporting and Litigation Services, LLC	Exp. Date: Phone#:

Billing Address:

Amount to Charge: Cardholder's Signature:

Card Security Code:

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "3"

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- Jun/21/2013

1588 ં વર્ષ

AMOUNT : \$1,262.50 COMERNIE - 4

Anolled Analysis 6385 S. Rainbow Blvd, Suite 105

Las Vegas

NV 89118

cde

Client Disbursement Expense - Expert Fees

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1088



COHEN JOHNSON, LLC 255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 891 19 (702) 323-2500

One Thousand Two Hundred Sixty Two \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* 50/100 DATE AMOUNT!

Jun/21/2013

\$1,262.50

PAY

onder Applied Analysis
on 6385 S. Rainbow Blvd, Suite 105

Las Vegas, NV 89118

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COHEN JOHNSON, LLC

1088

DATE : Jun/21/2013

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

4270.16

AMOUNT : \$1,262.50

A/R BALANCE

111180.83

ACCOUNT: GENERAL - 4

PAID TO: Applied Analysis

Client Disbursement Expense - Expert Fees

1073 - Grand Sierra Resort

MATTER :120123

\*\* TRUST BALANCES \*\*

LAWYER :STEVEN B COHEN

2500 E. 2nd Street

Reno

Nevada

Grand Sierra adv. Atlantis

TRUST BALANCE:

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PRODUCT DLM172

USE WITH 91500 ENVELOPE

PRINTED IN U.S.A.

App. 1484

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: 1088

CHE #

89595



## Invoice

BILL TO
Mr. Steven Cohen Cohen-Johnson Attorneys and Counselors at 6293 Dean Martin Drive, Suite G Las Vegas, NV 89118

DATE	INVOICE#
4/30/2013	CJL043013

DESCRIPTION	AMOUNT
Professional Consulting Services - Litigation Support Services: Altantis Casino Resort Matter (Interim Progress Billing)	1,262.50
Phys a state of the state of th	
Invoice Total	\$1,262.50

#### COHEN JOHNSON, LLC

: Jul/22/2013 DATE

CliE # : 1197 AMCUNT: \$4,701.15 ACCOUNT: GENERAL - 4

PAID TO: Applied Analysis

6385 S. Rainbow Blvd, Suite 105

and the property of the control of the same of the

Las Vegas

NV 89118

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Client Disbursement Expense

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

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## COHEN JOHNSON, LLC

कार पर राजितके के के लिए हैं। जानकार कार्यकार है है के कार्य है है के कार्य के कार्य के किया है के कि

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 (702) 823-3500

TOWN & COUNTRY BANK 9620 West Tropicana • Las Vegas, Nevada 89147 • (702) 252-8777 94-219-1224

DATE

AMOUNT

Jul/22/2013

\$4,701.15

PAY -

ORDER 6385 S. Rainbow Blvd, Suite 105

Las Vegas, NV 89118

#OOTTOLE ETSSTOSTS ULBETON

COHEN JOHNSON, LLC

1197

: Jul/22/2013

CHE # : 1197

AMOUNT : \$4,701.15

ACCOUNT: GENERAL - 4

PAID TO: Applied Analysis Client Disbursement Expense 1073 - Grand Sierra Resort

MATTER :120123

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

\*\* TRUST BALANCES \*\*

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE :

Reno Nevada

89595

Grand Sierra adv. Atlantis

TRUST BALANCE:

0.00

PRODUCT CLM172

PRINTED IN U.S.A.

A 🐠 🖘

App. 1486

8

12730.26

86752.48



## Invoice

BILL TO
Mr. Steven Cohen Cohen-Johnson Attorneys and Counselors at 255 E. Warm Springs Road, Suite 100 Las Vegas, NV 89119

DATE	INVOICE #
7/22/2013	CJL072213

DESCRIPTION	AMOUNT
Professional Consulting Services - Litigation Support Services: Altantis Casino Resort Matter (Final Billing)	4,200.00
Out-of-Pocket Expenses: Airfare - Southwest Airlines Rental Car - Hertz	449.80 51.35
	,
Invoice Total	\$4,701.15



120123

## Invoice

BILL TO
Mr. Steven Cohen Cohen-Johnson Attorneys and Counselors at 6293 Dean Martin Drive, Suite G Las Vegas, NV 89118

DATE	INVOICE#
12/31/2012	CJL123112

DESCRIPTION	AMOUNT
Professional Consulting Services - Litigation Support Services: Altantis Casino Resort Matter (Interim Progress Billing)	8,387.50
Invoice Total	\$8,387.50

RESEARCH. ANALYSIS, SOLUTIONS.

ECONOMIC ANALYSIS - FINANCIAL ANALYSIS/ADVISORY SERVICES - HOSPITALITY/GAMING CONSULTING - INFORMATION TECHNOLOGY/WEB-BASED SOLUTIONS LITIGATION SUPPORT/EXPERT ANALYSIS - MARKET ANALYSIS - OPINION POLLING/CONSUMER SENTIMENT ANALYSIS - PUBLIC POLICY ANALYSIS

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255	CJD LAW GROUP, ILC SENERAL ACCOUNT 255 E. WARM SPRINGS ROAD, SUITE 100 LAS VEGAS, NY 89119	Plaza Bahk B275 W. Flamingo foad Las Vegas, fw b9147	алк NGO ROAD IV 89147	5666
Fay	AY Five Thousand ************************************	化乙基甲基 有 我 我 我 我	"米米尔尔尔尔 在这层只	001/QQ <sub>no%</sub> *****
70 मास सम्बद्ध		Dec/	Dec/18/2012	\$5,000.00
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	#COSEEE# #122244OB?# D10001E13B"	866883888888888888888888888888888888888		
	12/26/2012	2012	5666	\$5,000.00

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App. 1489

536

AMCCNI: \$3,387,50 ACCOUNT: GENERAL - 3

PAID TO: Applied Analysis

6385 S. Rainbow Blvd, Suite 105

Las Vegas

2000年第二日本 x 2000年6月20日

NV 89118

Expert Witness Retainer

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

n THIS CHECK HAS A COLORED BACKGROUND AND CONTAINS MULTIPLE SECURITY FEATURES. SEE BACK FOR DETAILS 0.000 €

#### CJD LAW GROUP, LLC GENERAL ACCOUNT

255 E. WARM SPRINGS ROAD, SUITE 100 LAS VEGAS, NV 89119

PLAZA BANK 8275 W. FLAMINGO ROAD LAS VEGAS, NV 89147

FAmree Thousand Three Hundred Eighty Seven \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* 50/100 DATE AMOUNT

Apr/23/2013

\$3,387.50

TO THE Applied Analysis 6385 S. Rainbow Blvd, Suite 105

Las Vegas, NV 89118

"ODS936" T122244OB7G O100016138"

CJD LAW GROUP, LLC • GENERAL ACCOUNT

5936

320.92

0.00

DATE : Apr/23/2013

: 5936

AMOUNT: \$3,387.50 ACCOUNT: GENERAL - 3

PAID TO: Applied Analysis Expert Witness Retainer 1073 - Grand Sierra Resort

MATTER : 120123

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

Reno Nevada

89595

Grand Sierra adv. Atlantis

\*\* TRUST BALANCES \*\*

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE

0.00 TRUST BALANCE :

Form 13179 Multi-Purpose

#### COHEN JOHNSON, LLC

: Jul/22/2013 DAIL

CHE # : 1196

AMOUNT: \$3,675.00 ACCOUNT: GENERAL - 4 PAID TO: Applied Analysis

6385 S. Rainbow Blvd, Suite 105

Las Vegas

NV 89118

cde

Client Disbursement Expense

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1196

#### COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 - (702) 823-3500



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DATE

Jul/22/2013

\$3,675.00

PAY

ORDER Applied Analysis
OF 6385 S. Rainbow Blvd, Suite 105

Las Vegas, NV 89118

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#### COHEN JOHNSON, LLC

1196

Security I

DATE : Jul/22/2013

CHE # : 1196

AMOUNT : \$3,675.00

ACCOUNT: GENERAL - 4

PAID TO: Applied Analysis

Client Disbursement Expense 1073 - Grand Sierra Resort

MATTER :120123

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

Reno Nevada

89595

Grand Sierra adv. Atlantis

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE :

86752.48

9055.26

\*\* TRUST BALANCES \*\*

TRUST BALANCE:

0.00

PRODUCT DLM172 USE WITH 91500 ENVELOPE

PRINTED IN U.S.A.

App. 1491



## Invoice

BILL TO
Mr. Steven Cohen Cohen-Johnson Attorneys and Counselors at 255 E. Warm Springs Road, Suite 100 Las Vegas, NV 89119

DATE	INVOICE#
5/31/2013	CJL053113

#### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "4"

## Stephanie Koetting CCR #207

1822 Fox Run Rd. Reno, Nevada 89523 Phone 775 747-3208

DATE:

July 8th, 2013

INVOICE#

FOR:

Court reporting Department 7

To: Cohen & Johnson Stan Johnson, Esq. 255 E. Warm Springs Rd., Suite 100 Las Vegas, Nevada 89119

DESCRIPTION		AMOUNT
7/1/2013 - Transcript of Trial, Volume I, Golden Road vs. Islam, CV12-01171	\$	965.74
7/2/2013 - Transcript of Trial, Volume II, Golden Road vs. Islam, CV12-01171		1,107.50
	,	
тот	AL \$	2,073.24

Make all Checks payable to Stephanie Koetting If you have any questions regarding this invoice, please contact Stephanie at 747-3208 or discoverysk@prodigy.net

THANK YOU FOR YOUR BUSINESS!

#### COHEN JOHNSON, LLC

DATE : Jul/22/2013

CHE # : 1193

AMJUNT: \$2,073.24 ACCOUNT: GENERAL - 4

PAID TO: Stephanie Koetting

1822 Fox Run Road

Reno NV89523

Court Trial Transcripts - 7/1 & 7/2

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1193

#### **COHEN JOHNSON, LLC**

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 (702) 823-3500

TOWN & COUNTRY BANK Las Vegas, Nevada 89147 • (702) 252-8777 94-219-1224

Two Thousand Seventy Three \* 24/100

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\$2,073.24

PAY

OHDER 1822 Fox Run Road
Reno, NV 89523

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COHEN JOHNSON, LLC

1193

: Jul/22/2013

CHE # : 1193 AMOUNT : \$2,073.24

ACCOUNT: GENERAL - 4

PAID TO: Stephanie Koetting

Court Trial Transcripts - 7/1 & 7/2

1073 - Grand Sierra Resort

MATTER : 120123

LAWYER : STEVEN B COHEN

2500 E. 2nd Street

\*\* TRUST BALANCES \*\*

\*\* GENERAL BALANCES \*\*

UNBILLED DISBS:

A/R BALANCE :

Reno

Nevada

89595

Grand Sierra adv. Atlantis

TRUST BALANCE:

0.00

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86752.48

USE WITH 91500 ENVELOPE

App. 1495

COME? IN THISON, LLC

DATE : Jun/27/2013

Cal # : 1118 AMOUNT : 1182.00 ACCOUNT: GENERAL - 4

PAID TO: Stephanie Koetting

1822 Fox Run Road

Reco NV89523

Invoice No. 536 Court Reporting Department 7 Transcript of PreTrial Co

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

1118

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#### COHEN JOHNSON, LLC

255 E WARM SPRINGS RD., SUITE 100 LAS VEGAS, NV 89119 (707) 823-2500



DATE

Jun/27/2013

\$142:00

Application (

PAY

onder of 1822 Fox Run Road Reno, NV 89523

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#### COHEN JOHNSON, LLC

1118

: Jun/27/2013 DATE

: 1118 CHE # AMOUNT : \$142.00

\*\* GENERAL BALANCES \*\* UNBILLED DISBS:

4603.74 111180.83

ACCOUNT: GENERAL - 4

PAID TO: Stephanie Koetting

Invoice No. 536 Court Reporting Department 7 Transcript of PreTrial Co

1073 - Grand Sierra Resort

MATTER :120123

\*\* TRUST BALANCES \*\*

LAWYER :STEVEN B COHEN 2500 E. 2nd Street

Reno

Nevada 89595

Grand Sierra adv. Atlantis

TRUST BALANCE:

A/R BALANCE

0.00

PRODUCT DEM172 USE WITH 91500 ENVELOPE

PRINTED IN U.S.A.

App. 1496

## Stephanie Koetting CCR #207

1822 Fox Run Rd. Reno, Nevada 89523 Phone 775 747-3208 DATE:

June 27, 2013

INVOICE #

536

FOR:

Court reporting Department 7

To: Cohen & Johnson Stan Johnson, Esq. 255 E. Warm Springs Las Vegas, Nevada 89119

DESCRIPTION	AMOUNT
	\$ 142.0
TOTAL	\$ 142.0

Make all Checks payable to Stephanie Koetting If you have any questions regarding this invoice, please contact Stephanie at 747-3208 or discoverysk@prodigy.net

THANK YOU FOR YOUR BUSINESS!

COMEN JOHNSON, LLC

1293

DATE

: Sep/ 3/2013 INVOICE

PAYMENT INVOICE

720,00

PAYMENT

CHE # : 1294 AMOUNT : \$720.00

ACCOUNT: 4

PAID TO: STEHPANIE KOETTING

1822 FOX RUN RD

RENO . NV 89523

A/P Payment on Account

CLIENT: 1073 - Grand Sierra Resort

MATTER: 120123

VENDOR NAME: STEHPANIE KOETTING

HIS CHECK HAS A COLORED BACKGROUND AND CONTAINS MULTIPLE SECURITY FEATURES - SEE BACK FOR DETAILS

COHEN JOHNSON, LLC 265 E, WARM SPRINGS RD, SUITE 100 LAS VEGAS, NV 89119 (702) 823-3500

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TOWN & BOUNTRY BANK 8620 WEST TROPICANA LAS VEGAS, NV 89147 (702) 252-8777 94-219-1224

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Sep/ 3/2013

\$720.00

STEHPĀNIE KOETTING 1822 FOX RUN RD RENO, NV 89523



AUTHORIZED SI

#OD1394# #122402191# 01307401#

#### COHEN JOHNSON, LLC

1294

PAYMENT

DATE : Sep/ 3/2013

CHE # : 1294 AMOUNT : \$720.00

ACCOUNT: 4 VENDOR ACCT:

PAID TO: STEHPANIE KOETTING A/P Payment on Account

VENDOR NAME: STEHPANIE KOETTING

INVOICE PAYMENT INVOICE

: 720.00

ALLOCATIONS: Matter or <G/L Account>

\*\*\*\* . . . \*

120123 : 720.00

Form 13179 Multi-Purposa

### Stephanie Koetting CCR #207

1822 Fox Run Rd. Reno Nevada 89523 Phone 775 747-3208 DATE:

July 22, 2013

INVOICE # FOR:

543 Court reporting

Department 7

To: Cohen & Johnson Stan Johnson, Esq. 255 E. Warm Springs Rd., Suite 100 Las Vegas, Nevada 89119

DESCRIPTION		MOUNT
7/1/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171	\$	105.00
7/2/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		105.00
7/3/2013 - One-half reporting fee, Golden Road vs. Islam, €V12-01171	+	45.00
7/8/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		105.00
7/9/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		105.00
7/10/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		60.00
7/11/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		60.00
7/16/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		45.00
7/17/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		45.00
7/18/2013 - One-half reporting fee, Golden Road vs. Islam, CV12-01171		45.00
TOTAL	\$	720.00

Make all Checks payable to Stephanie Koetting
If you have any questions regarding this invoice, please contact Stephanie at 747-3208 or discoverysk@prodigy.net

THANK YOU FOR YOUR BUSINESS!

### FILED

Electronically 09-30-2013:05:39:03 PM Joey Orduna Hastings Clerk of the Court Transaction # 4032405

# Exhibit "5"



j					
Date	Matter #	Am	Amount	Oty	Reason For Mailing
4/1/2013	176416	જ	0.46	-	Lir to Client re Change of Address
4/1/2013	110205	<b>⇔</b>	0.46	-	Rqst. For Records - Healthport Check 5830 for \$90.78
4/1/2013	110204	S	0.46	1	Rost. For Records - Matt Smith Physical Therapy Check 5856 for \$16.52
4/1/2013	110204	જ	0.46		Rqst. for Records - Quest Diagnostics Check 5854 for \$13.20
4/1/2013	110204	ક્ક	0.46	1	Rqst. for Records - J&R Med. Records Service Check 5855 for \$26.77
4/1/2013	110204	69	0.46	-	Rqst. for Records - Steinberg Diagnostic Check 5853 for \$69.60
4/1/2013	110204	69	0.46		Rqst. for Records - Healthport Check 5829 for \$120.84
4/1/2013	110204	69	0.46	-1	Rqst. for Records - Guadalupe Med. Cntr Check 5857 for \$28.20
4/1/2013	120159	es)	0.46	1	Notice of Proof
4/1/2013	120106	↔	0.46	1	Annual List of Managers Mailing - 1st Notice
4/1/2013	120132	S	0.46	1	Annual List of Managers Mailing - 1st Notice
4/1/2013	166810	s	0.46	1	Annual List of Managers Mailing - 1st Notice
4/1/2013	110026	જ	0.46	1	Annual List of Managers Mailing - 1st Notice
4/1/2013	120050	6-9	1.92	3	3rd Supplemental Answer to Complainant's ROG No. 8 as Modified
4/2/2013	120227	€4)	0.46	48	Ch 13 Plan w/Determination of Interest Rates and Plan Summary
4/2/2013	130000	es.	0.46	-	Ltr to Lester Tyler Hinkey re Citation No. P0739175A
4/2/2013	120243	S	0.46	54	Ch 13 Plan w/Determination of Interest Rates and Plan Summary
4/2/2013	120123	<b>⇔</b>	0.46		To Laxait & Nomura re Stipulation to Continue Discovery - Signed
4/2/2013	110134	<b>⇔</b>	0.66		Ltr to Client re Order Confirming Plan No. 4
4/2/2013	120198	ş	0.66	-	Reply in Support of Motion to Reconsider
4/3/2013	110177	8	0.46	_	Ltr to Client re Withdrawl of Complaint
4/3/2013	110217	S	0.46	7	Reply in Support of Application for Order to Show Cause
4/3/2013	130031	69	8.97		CERTIFIED MAIL - Envelope to Loss Mitigation from Yuliana
4/4/2013	871404	<b>6</b> 9	0.46	-	Re-Mailed Annual List of Officers Ltr Becauses of Returned Mail
4/4/2013	176416	s	0.46	-	Stip. & Order as to Judgment on Costs as to Pltf Morris and Satisfaction Thereof
4/4/2013	120062	S	0.46	-	Ltr to Client re Deposition
4/4/2013	110110	s	2.32	-	Defs Supplemental Brief in Support of Motion for Summary Judgment
4/4/2013	120138	S	2.92	_	Opposition to Pltf's Renewed Motion for Summary Judgment
4/4/2013	120216	S	0.46	33	Ltr to Reynolds & Hamilton re Missing Filings cc Vanel
4/4/2013	120210	S	0.46	_	Counterdef's Answer to Counterclaim
4/4/2013	120210	65	0.46	-	Pltf/Counterdef's Offer of Judgment
4/5/2013	130054	6/9	0.46		Ltr to Client re Results of Asset Search
4/5/2013	120230	<del>\$</del> 2	0.46		Ltr to St. Rose re Request for Medical Records
4/5/2013	130010	S	1.72	1	Ltr to DMV re Retained as Counsel
4/5/2013	110070	69	99.0	I	NEO to Withdraw as Arty of Record
4/5/2013	120198	ş	0.46	_	Notice of Hearing on Motion to Reconsider
4/8/2013	120209	63	7.17	-	CERTIFIED MAIL - Let to Amy Burkholder re Superior Linen Position Statement
4/8/2013	120213	↔	0.46	ĭ	Stip. To Dismiss Adversary Proceeding & Order Approving Stip.
4/8/2013	120061	€>	99.0		NEO - Stipulation and Order to Amend Complaint, Answer & Counterclaim
21/0//0/12	7.000	€	7 7	,	

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1 Substitution of Counsel for Plaintiff	1	1 NEO of Stipulation & Order	_	1	2	1 Invoice #5776	1 Forwarding Ltr to Client from Citi Mortgage	1 Forwarding Ltr to Client from HealthPort	3	1 Ltr to c/o THE EQUITY GROUP - 3785 Sunset, LLC (Not Sure From Who)	1	1	1 Ltr to Client re Ticket Negotiations	1	1 COM Pltf's Motion to Set Aside Default Judgment & Dismiss Case	1	2 Auth for Release of Weet. Records w/Return Envelope	1   Lir to Safeco Insurance re Final Claim Accetance	2 Defs CCR	1 Ltr to MedicWest re Auth & Release of Med. Records	2 Defs Resp. to Pltf's 1st Set of Req. for Admission to Def. NRS, LLC dba GSR	1	1	1	2	1 Ltr to St. Rose re Notice of Automatic Stay	1 Ltr to Atty McPherson re Change of Address	2 Amended Notice of Hearing on Motion to Strike for Trial De Novo	10 Notice to Dismiss Chapter 11 Case	ī	1 Lit. Services - Payment of Invoice 917929 - Check #5918 for \$1230.90	1 Ltr to LV Metro PD re Payment for Records + Check #5915	1	1 Ltr to NLV Fire Dept. re Payment for Med. Recs. + Check #5914	1 Lir to HealthPort re Change of Address	1.1	1   Pltf's 2nd Suppl. To Initial List of Witnesses and Docs. Pursuant to NRCP 16.1	55	1   Sent to Atty Holbert @ Law Office of Brian Shapiro - from Yuliana	-	1	5   1   Second Notice of Rescheduled Depo of Takahashi
0.46	0.46	0.46	1.72	0.46	99.0	0.46	0.46	0.46	99.0	0.46	0.46	99.0	0.46	0.46	0.46	0.46	0.46	0.46	0.86	0.46	0.86	0.46	0.46	99.0	7.36	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.46	99.0	0.46	3.32	0.46	0.46
S	€5	8	S	s	\$	<b>6</b> 9	89	s	s>	\$	ઝ	8	69	89	ક્ર	\$9	\$	<del>6/3</del>	\$	59	\$	\$	S	جه	S	8	\$	64)	8	69	643	\$	S	69	\$	ક	€>	69	ક્ક	€9	<del>69</del>	↔
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4/8/2013	4/8/2013	4/9/2013	4/9/2013	4/10/2013	4/10/2013	4/10/2013	4/10/2013	4/10/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/11/2013	4/12/2013	4/12/2013	4/15/2013	4/15/2013	4/15/2013	4/15/2013	4/16/2013	4/16/2013	4/16/2013	4/16/2013	4/16/2013	4/16/2013	4/16/2013	4/17/2013	4/17/2013	4/17/2013	4/17/2013	4/17/2013	4/17/2013	4/17/2013	4/18/2013	4/18/2013	4/18/2013	4/18/2013	4/18/2013

Lir to Safeco re Offer Accentance	Lu to Attys. Re Inform FI. Court of NV Incomest	Lit to Safeco re Hold Harmless Mail	Ltr to Grant Thornton re Response to Financial Statement Onestions	Notice of NonOpposition to Fatic's Motion for Leave to File Amended 3rd Party Complaint on an OST	Lur to Atty. Villanueva re Demand for Return of Funds Comy of Transfer of Post	Object maister of Deed Invoice #5780	Invoice #5781	Envelone to Dent. of Taxastion (from CD)	nvelope to Dent, of Treasury (From CD)	Envelope to State of NV Dent, of Employment (from CD)	The second property and the second property of the second property o																			A CONTRACTOR AND A CONT				
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4/18/2013	4/19/2013	4/19/2013	4/19/2013	4/19/2013	4/22/2013	4/22/2013	4/23/2013	4/23/2013	4/23/2013	4/23/2013																								

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Check to Directy (Left section Bin)	Check to Jungs-Fegal Services (Left in my Bin)	Lit to Chent re New Client Letter	Let' to Client re New Client Letter	Ltr from CitiMortgage re Servicemenhers Civil Relief Act	Ltr to Henderson PD re Request for Records w/Self Addressed Stanned Favelone	Ltr to Client re 341 Meeting	Reaffirmation Letter	Def Ghanem's Prod. Of Docs. Pursuant to the Order for Examination of Indoment Debtor	COM re Affidavit of Weaver Claiming Exemption	Invoice #5784	NEO of Stipulation & Order	Ltr to Clerk of the Court re Turn Off Notifications for Future Pilings	Lit to McGladrey's re Play LV Gaming Operations, LLC	JRS's Resp. to Noble Title's 1st ROGS & RPD's 7 Morris' Resp. to Nobel Title's 1st ROGS & RPD's	Ltr to Rafoury Armstrong re Financial Statements	Check #5945 for Kathy's Notary Bond	Defs Suppl. Rsps. To pltfs 1st Set of RFP of Docs. To Def. GSR	Motion for Leave to File Amend Complaint	Defs Suppl. Rsps. To pitf's 1st Set of ROGS to Def GSR	NEO re Order re IRG's M2R	Reply in Support of Motion to Strike Request for Trial De Nov	Ltr to Client re Personal Injury Claim	Def. Stubbs Joinder to Def. Werner's M2D & Transfer to Business Court	Def. Stubbs' Initial List of Witnesses & Docs.	Ltr to Client re Reduced Fine Notification	Ltr to Client re Reduced Fine Notification	Ltr to Client re Negotiation of Case	Ltr from CitiMortgage re Servicemembers Civil Relief Act	Annual List of Managers Mailing - 1st Notice	Lit to Ally Financial re Lit of Representation + Power of Atty. & Auth to Release Records	RETURNED - REMAILING Lit to Client re Depo on 05/22	COM re Findings of Facts, Conclusion of Law & Order	Lir to Denise Reymore te LV Paving's 1st Set of ROGS & 1st Set of Req. for Prod. Of Docs.	Ltr from WF Home Mortgage re Request for Proof of Ins.	Lir to Client re 341 Meeting of Creditors
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0.46	0.46	0.46	0.46	0.46	0.66/0.46	0.46	99.0	2.12	0.46	0.46	0.46	0.46	0.46	2.32	0.46	0.46	1.72	1.72	0.66	0.46	1.92	0.46	0.46	99.0	0.46	0.46	0.46	0.46	0.46	0.46	0.46	0.66	1.92	99.0	0.46
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		130084	130083	120142	130083/130084	130073	130019	174510	130082	120211	130051	110177	110119	176416	110207		120123	120217	120123	120198	110097	Not Open Yet	120239	130006	130000	130000	130030	120142	120195	120235	120062	110204/110205	120012	120214	120188
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Philip Priedberg	Forwarded Mail Per HSJ request		1.52	\$	120217	5/14/2013
	Consolidated Amended Complaint	7	1-8.2	\$	914941	£10Z/£1/S
Mushkin & Assoc, & Suell & Wiln	Jockey's Amended Rosps. To Noble's 1st Set of RGS, Morris' Amended Resps. To Nobel's 1st Set of ROGS & 3rd					
Bluepoint Medical	Letter to Bluepoint re Payment for Records Check # 5962	1_	91/0	\$	120012	5/13/2013
Reza Mayebhosseini	Letter to client Re; Trustee's Paymenta	<u> </u>	91'0	\$		£107/01/5
Goodsell & Olsen, LLP	Opposition to Deffendants motion for attorny's fees / Stephan Mornet	1	99'0	\$	130077	5/10/2013
Patty Gluntz	ontial of Barrio Latino	1	99'0	\$	120106	£10Z/01/\$
Lorna Deven Crabb	сразе раупен	1	94.0	\$	010071	\$/10/2013
Law Office of Mark Wray	Mortion to Compel Plaintiff / sumona Jalain	1	27.2	\$	120123	\$107/6/\$
иштоИ Ж Лвди.)	Motion to Compel Plaintiff / sumona Islam	1	2,72	\$	120123	\$107/6/\$
Negar Gorgin	Letter to client Re: Trustee's Documents	]	24.0	\$	6£00£1	\$102/6/\$
Rynn L. Dennett, Est	วางชุดา ซอกสามลกไ	I	91'0	ş		\$102/6/\$
Stephane Vanel	Involce #578 REMIALED DUE TO INCORRECT ADDRESS	1	970	\$	117071	\$107/8/\$
Stephane Vanel	Lit from WF Home Mortgage te Request for Proof of Ina REMAILED DUE TO INCORRECT ADDIRESS	I	99.0	\$	120214	\$102/8/\$
Paul M. Gaudet, Esq.	Notice of Unity of Judgment	I	99'0	\$	601011	5/8/2013
Goodsell & Olsen, P.C.	Pitf's Min. for Reconsid. Of Order re Def's Renewed Min, for Summary Judgment	I	58,0	\$	LL00£1	2/8/5013
James Park	\$0804 poiovnI	Ţ	94'0	\$	120129	\$102/8/\$
James Park	10Voice #5803	Ī	97'0	\$	120231	\$102/8/\$
Marc Esway	10voice #5082#	1	97'0	\$	120065	£10Z/8/\$
nie'l bar4	108č# solovnì	I	95'0	\$	110084	\$102/8/\$
HNB Capital, LLC	0088# 30jovnl	ī	95'0	\$	120166	£10Z/8/\$
HNB Capital, LLC	6678# Solioval	1	97'0	\$	L\$1011	\$/8/5013
James Lear	8672# Solovai	ī	97'0	\$	130038	£10Z/8/S
Grand Sierra Resort	96LS# poioni	]	97'0	\$	120213	\$102/8/\$
Tross Resort	Provide #30/04/1	1	97'0	\$	110122	£10Z/8/S
Grand Sierra Resort	PST&# soloun]	ī	94.0	\$	120123	£10Z/8/\$
Grand Sierra Resort	Invoice #5%93	ī	97'0	\$	120123	\$102/8/\$
Willow Crock	Invoice #5792	1	970	\$	120234	\$102/8/\$
Willow Creek	16LS/A2JOAU]	1	97'0	\$	1100€1	£107/8/\$
Willow Creek	OGTZ# Slovil	1	97'0	\$	120172	£10Z/8/\$
Play LV, LLC	Juvo co #5789	Ţ	9≯0	\$	130037	\$102/8/5
David A. Rosenberg	Trustee Packet for 341 Meeting.	ī	75.1	\$	130073	£10Z/L/S
B,H,F,Schreck LLP	Answer to Complaint CaseNo: 2:11-cv-01764-LDG-PAL	ī	99.0	\$		\$107/L/\$
all dead 2 TH d	# \$piovnī	I	91/0	\$	120172	2/07/9/3
	[Novace #5789	ī	9ħ.0.	\$	130051	2/07/5013
OTADA TATAL	Letter to client Re; Trustee's Directive	Ī	91/0	\$	190011	2/6/2013
Ms. Katib	Pitr's Responses to Der's 2nd Requests for Prod.	Ī				
quonD wad simolvi	Pitt's Responses to Det's 2nd Set of ROGS	1	99.0	\$	T21011	£102/£/\$
Paydit or Moralina			3,12	\$		
Eumon School Laxalt & Nomina	Def. GSR's Opposition to M2C on an OST	7	3.12	\$	120123	\$102/5/5
yeaW Just Yeay Office of Mark Weay		1	9+:0	\$	Z6001 I	2/3/3013
	Lit to Goneral Business Recovery	÷	9+0	\$	130039	\$102/2013
	Lin to Equity Group	<del></del>	9±'0	S		5/2/2013
	Lut to state of Mevada	<del>-</del>	910	\$		\$/2/2013

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MEM	Ronald H. Reynolds, Esq.	Lift to Reynolds & Associated re: Stephane Vanel	1	91'0	\$	130516	5/15/2013
NEA	Stephane Vane	Letter to elfent re: Definit Judgment	;	910	\$	917071	\$102/\$1/\$
NEA	America Familly Insurance	memorial family limited to some self- (2) someoned ylime? morrome or rousd	ī	1		150544	\$107/\$1/\$
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સં	hyariot, arrotofV	Letter to Client 3c: Personal Injury Claim	-	913	5.	(3000	1102/11/5
ИEV	Salver J. Dotson, Esq.	: single in taffO in tottal,		911	-5	001001	£102711/5

### NEA JR JR NEA KLR BAM NEA NEA NEA YR YR 꾟 Litigation Services of Nevada Mark Wray, Esq. Thomas W. Davis, II, Esq. Stephen R. Hackett, Esq. Westley U. Villanueva Robert A. Dotson, Esq Michael N. Feder, Esq Micheal A. Olsen, Esq Katayoun Katib-Smith M. Craig Murdy, Esq. Kevin S. Soderstrom Brent Brinkerhoff Siena Campus Siena Campus Negar Gorgin Jesus Garcia Motion to Strike on Order Shortening Time & Reply to Defendants' Opp to Plaintiffs Motion to Deny, Dismiss or Stay Opposition to Deffendants motion to dismiss Plantiffs amended complaint; & countermotion to ament Copy of Lt to Soderstrom to Client re Representation of Glen Hill & Maryann Opposition to Motion to Strike Defendants' Answer & Notice of Apprarance Ltr to St. Rose Dominican Hospital re Request for Medical Records Ltr to St. Rose Dominican Hospital re Request for Medical Records Answer to Complaint & Counter Claim Case No. A-12-660103-C Ltr to Client re Recommendations to Follow & Drug Court Lir to Client re Trustee's Directive Dated: 05/24/2013 Ltr to Client re Statement of Intention for Bass assoc. Pre-Trial Disclosure of Witnesses & Exhibits Pre-Trial Disclosure of Witnesses & Exhibits Mortage Account Statement mailed to Client Notice of Entry of Stipulation & Order Representation of Client Simmoons Check No.5891 0.66

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4/2013	120014	8	2.55	1 Packet re Planitiff's Early Arbitration Conf	Mark Trafton	æ
4/2013	120227	69	0.46	1 Ltt to Client re Pavstubs	Michael & Cordelia Albanese	DEB
8/2013	176416	V.	1.32	First Rec. for Production of Docs re The Morris Trust & The First Request for Production of Docs re Noble Title	Mary Musso	Æ
8/2013	176416	69	1.32	First Rea, for Production of Does re The Morris Trust & The First Request for Production of Does re Noble Title	Micheal R. Mushkin	JR
8/2013	176416	64	1.32	First Req. for Production of Docs re The Morris Trust & The First Request for Production of Docs re Noble Title	Justin Hepworth	æ
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9/2013	120123	69	5.05	I w/Plaintiffs or in Rebuttal w/Testimony of Defen Expert Agnataro & all Evidence of Danages Based on Theoretical Re	Robert A. Dotson, Esq.	JR
9/2013	120123	6	5.05	t w/Plaintiffs or in Rebuttal w/Testimony of Defea Expert Aguararo & all Evidence of Damages Based on Theoretical Re	Mark Wray, Esq.	JR
9/2013	177210	cs	0.46	1 Lur to client re Chapeter 7 341 Meeting of Creditors	McCluskey	DEB
9/2013	130095	69	0.46	Lir to Sloane re Representation of client Herman	Jeffrey Glenn Sloane	DEB
80/2013	120127	s	1.32	1 Pk 7 & CD	James E. Smyth, II, Esq.	NEA
0/2013	120127	es.	5.05	1 Packet re Reply to Defendants Response to Objection to Discovery Commissioner's Report	James E. Smyth, II, Esq.	NEA
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	Mark Wray, Esq.		Robert A. Dotson			Variouse Banks		James E. Shapiro, Esq.		Kevin S. Soderstrom		Cilen Hill & Maryann		Kobert A. Dotson, Esq.	201 2 3 4	Mark Wrav Fen
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