Exhibit C

Exhibit C

5371 Kietzke Lane	Reno, NV 89511	775,324,4100

DEFENDANT JED MARGOLIN'S FIRST SET OF INTERROGATORIES TO PATRICK CANET

Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Defendant Jed Margolin ("MARGOLIN") hereby requests that Counterclaimaint/Cross-Claimant Patrick Canet ("CANET") serve responses to the following Interrogatories within thirty (30) days of service hereof. These Interrogatories are considered continuing and therefore CANET is required to supplement his answers whenever he obtains different or additional knowledge, information or belief relative to the Interrogatories.

I. DEFINITIONS

The following definitions and instructions apply to each of the Interrogatories hereinafter set forth:

- A. When used herein, the name "ZANDIAN" refers to "JAZI GHOLAMREZA ZANDIAN" and any and all of the other names and aliases he has used, including but not limited to: REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka GHONOREZA ZANDIAN JAZI.
- B. When used herein, the name "SADRI" includes the names "FRED SADRI," "FARIBORZ SADRI, and "FRED SADRI, AS TRUSTEE FOR THE STAR LIVING TRUST," and any other name(s) he uses or entities that he controls.
 - C. When used herein, the name "RAY KOROGHLI" includes the names "RAY

to, directly or indirectly.

M.

KOROGHLI" and "RAY KOROGHLI AS MANAGING TRUSTEE I	FOR KOROGHLI
MANAGEMENT TRUST" and any other entities that he controls.	
D. When used herein, the name "SATHSOWI T. KOROG	HLI" includes
"SATHSOWI T. KOROGHLI" and "SATHSOWI T. KOROGHLI AS	S MANAGING TRUSTEE
FOR KOROGHLI MANAGEMENT TRUST."	
E. When used herein, the name "KMT" refers to "KOROO	GHLI MANAGEMENT
TRUST."	
F. When used herein, the word "COMPLAINT" refers to	the COMPLAINT FOR
QUIET TITLE AND DECLARATORY RELIEF filed in this Case 17	-05016-btb on May 25,
2017.	
G. When used herein, the name "CANET" refers to Count	terclaimant and Cross-
Claimant "PATRICK CANET."	
H. The term "FRENCH ACTION" refers to the French Ba	ankruptcy proceeding dated
April 3, 1998 that is the basis for the CANET Chapter 15 Petition.	
I. When used herein, the term "You" and/or "Your" their	plural or any synonym
thereof, is intended to and shall refer to CANET and any member of h	is law firm.
J. When used herein, the terms "Communicate," "Commu	unicated,"
"Communications" or "Communications" refer to all conversations, m	nessages, Writings,
correspondence, or contacts between any Persons (with the exception	of Your attorneys), whether
in person, in Writing, electronically, by telephone, or by any other me	ans.
K. When used herein, the term "Person" its plural or any s	synonym thereof, is intended
to and shall embrace and include any individual, partnership, corporat	ion, trust, estate, company,
association, government agency (federal, state, local or foreign), or an	y other entity.
L. When used herein, the terms "Relate," "Related To" or	"Relating To" mean
constituting, comprising, consisting, containing, setting forth, showing	g, disclosing, describing,
explaining, mentioning, evidencing, reflecting, embodying, summarize	ing, concerning, or referring

When used herein, the terms "Document" and "Writing," and the plural forms

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thereof, shall mean all written, typewritten, printed, recorded, or graphic matters, however produced or reproduced, of every kind and description, including Electronically-Stored Information pertaining in any way to the subject matter of this action and within the meaning of Rule 34 of the Federal Rules of Civil Procedure. The terms "Document" and "Writing" shall include, but are not limited to, any emails, books, pamphlets, periodicals, memoranda, letters, correspondence, telegrams, applications, leases, memoranda of understanding, agreements, contracts, permits, articles, bylaws, financial records, security instruments, checks, bank statements, receipts, invoices, bids, proposals, offers, counteroffers, time records, accounting records, minutes, records of meetings, reports, notes, diaries, logs, tapes, transcripts, recordings, records of phone calls, work papers, charts, drawings, photographs, or any other written, recorded or graphic matter, however produced or reproduced, including all non-identical copies containing notations not contained on the original thereof, and including all disks, diskettes, flash drives, thumb drives, portable drives, compact disks, tapes or other recordings used in data and/or word processing, together with the programming instructions and other materials necessary to understand such media, capable of being retrieved from a computer, in Your possession, custody or control. Documents shall also include original or non-identical copies of such items, in both final and draft form, of every kind and nature whatsoever, that are within Your possession, custody or control, or that are known by You to exist. Writing shall also include handwriting, typewriting, printing, photo stating, photographing, photocopying, transmitting by electronic mail or facsimile, and every other means of recording upon any tangible thing, any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combinations thereof, and any record thereby created, regardless of the manner in which the record has been stored.

N. As used in these Requests, the term "Electronically-Stored Information" refers to all information created, manipulated, communicated, stored, and best utilized in digital form, requiring the use of computer hardware and software.

II. GUIDELINES

A. Whenever the phrase "State in Detail" or "Describe in Detail" is used in these

Interrogatories, You are required to set forth every fact, consideration, factor, circumstance, act, omission, event, transaction, occurrence, or statement which supports, refutes, concerns, relates to, or refers to the matter about which information is sought.

- B. Whenever the term "Identify" or "Identification" is used in these Interrogatories with respect to an individual person, You are required to state: the full name of each such person; his or her last known residential address; his or her last known business address; and his or her present or last known job title, job description, and the dates during which the job position was held. Once a person has been identified in an answer to an interrogatory, it shall be sufficient thereafter when identifying that person merely to state his or her name.
- C. Whenever the term "Identify" or "Identification" is used in these Interrogatories with respect to any corporation, limited liability company, partnership, or business entity, You are required to state: its present or last known full name; all of its previous registered and/or operating business names, if any; its present or last known business address; and the nature of its business. Once a corporation, limited liability, partnership, or business entity has been identified in an answer to an interrogatory, it shall be sufficient thereafter when identifying such entity merely to state its name.
- D. Whenever the terms "Identify," "Identity" or "Identification" are used in these Interrogatories with respect to a Document or Documents, You are required to:
- (1) Describe the type of Document, e.g., letter, memorandum, report, diary, chart, etc.;
 - (2) Provide the date, if any, of the Document;
 - (3) Identify the author(s) of the Document;
 - (4) Identify each addressee appearing on the Document;
 - (5) Identify each recipient of the Document or any copies of the Document;
 - (6) Describe the contents of the Document;
 - (7) Describe the present location of the Document; and
- (8) Identify the Person(s) having possession, control, or custody of the Document. If any such Document was, but is no longer in Your possession, custody or control,

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state what disposition was made of it; and if such Document was destroyed, or alleged to have
been destroyed, state the date of and reason for its destruction, the Identity of each person having
knowledge of its destruction, and each person responsible for its destruction. For each
interrogatory that requests the identification of Document(s), You may produce for inspection and
copying, true and correct copies of the Document(s) as kept in the usual course of business,
organized and labeled to correspond with the categories in this request, all in accordance with
Rule 33(c) of the Federal Rules of Civil Procedure, and such production of copies will be
accepted as complying with such request.

- E. Whenever the terms "Identify," "Identity," or "Identification" is used in these Interrogatories with respect to an oral communication, You are required to:
 - State the date and place of such communication; (1)
 - (2)Identify the Person(s) who initiated said communication;
- Identify each Person who participated in or was present at any part of or all (3)of said communication, or who became privy to the substance of said communication;
- (4)Describe in Detail the purpose, content and substance of said communication; and
- (5)State whether said communication occurred in person or by telephone, or if both, the method by which each individual participated.
- F. Should You deem any information requested by any of the following Interrogatories to be privileged, You shall specify that a claim of privilege is being made, briefly state the grounds on which the claim of privilege rests, and Identify who is making the claim of privilege.
- All Documents and Writings are to be produced which are in Your possession, custody or control, or can be ascertained upon reasonable investigation within Your control. The knowledge of Your attorneys is deemed to be Your knowledge, so that, apart from privileged matters, if Your attorneys have knowledge of Documents or Writings sought to be elicited herein, said Documents and Writings must be incorporated into Your answers, even if such information is unknown to You.

H. If You do not know or have the information requested in any or all of the following discovery, please be prepared to identify the Person who, to the best of Your knowledge, would know or have the answer or information requested.

III. INTERROGATORIES

INTERROGATORY NO. 1:

Identify and Describe in Detail all Documents, Writings, and Communications between You and ZANDIAN Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

INTERROGATORY NO. 2:

Identify and Describe in Detail all Documents, Writings, and Communications between You and SADRI Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

INTERROGATORY NO. 3:

Identify and Describe in Detail all Documents, Writings, and Communications between You and RAY KOROGHLI Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

INTERROGATORY NO. 4:

Identify and Describe in Detail all Documents, Writings, and Communications between You and SATHSOWI T. KOROGHLI Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

INTERROGATORY NO. 5:

Identify and Describe in Detail all Documents, Writings, and Communications between You and KMT Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

INTERROGATORY NO. 6:

Identify and Describe in Detail any and all contracts or agreements You have with any Person(s) Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

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Identify and Describe in Detail any and all contracts or agreements You have with ZANDIAN Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

INTERROGATORY NO. 8:

Identify and Describe in Detail any and all contracts or agreements You have with SADRI Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

INTERROGATORY NO. 9:

Identify and Describe in Detail any and all contracts or agreements You have with RAY KOROGHLI Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

INTERROGATORY NO. 10:

Identify and Describe in Detail any and all contracts or agreements You have with SATHSOWI T. KOROGHLI Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

INTERROGATORY NO. 11:

Identify and Describe in Detail any and all contracts or agreements You have with KMT Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

INTERROGATORY NO. 12:

Identify and Describe in Detail all actions You have taken anywhere in the world to collect the judgment against ZANDIAN that resulted from the FRENCH ACTION.

INTERROGATORY NO. 13:

Identify and Describe in Detail all Documents, Writings, and Communications that You received from, or sent to, Bank Melli in the FRENCH ACTION.

INTERROGATORY NO. 14:

Identify and Describe in Detail why You waited approximately 18 years after You

1	obtained Your Judgment against ZANDIAN in the FRENCH ACTION to attempt to satisfy Your
2	Judgment against ZANDIAN in Nevada.
3	INTERROGATORY NO. 15:
4	Identify and Describe in Detail any and all agreements and contracts You have with
5	ZANDIAN relating to the recovery or acquisition of any real property that is the subject of this
6	adversary proceeding.
7	INTERROGATORY NO. 16:
8	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
9	Communications that support Your FIRST CROSS CLAIM.
10	INTERROGATORY NO. 17:
11	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
12	Communications that support paragraph 67 of Your FIRST CROSS CLAIM.
13	INTERROGATORY NO. 18:
14	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
15	Communications that support paragraph 68 of Your FIRST CROSS CLAIM.
16	INTERROGATORY NO. 19:
17	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
18	Communications that support paragraph 69 of Your FIRST CROSS CLAIM.
19	INTERROGATORY NO. 20:
20	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
21	Communications that support Your SECOND CROSS CLAIM.
22	INTERROGATORY NO. 21:
23	Identify and Describe in Detail all facts and non-privileged Documents, Writings, and
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1 **CERTIFICATE OF SERVICE** 2 Pursuant to Fed. R. Civ. P. 5(b), I certify that I am an employee of BROWNSTEIN 3 HYATT FARBER SCHRECK, LLP, and on this 19th day of January, 2018, I served the 4 document entitled DEFENDANT JED MARGOLIN'S FIRST SET 5 OF INTERROGATORIES TO PATRICK CANET on the parties listed below via the 6 following: 7 VIA FIRST CLASS U.S. MAIL: by placing a true copy thereof enclosed in a sealed 8 envelope with postage thereon fully prepaid, in the United States mail at Reno, Nevada, addressed 9 as follows: 10 Dana Jonathon Nitz, Esq. Yanxiong Li, Esq. 11 Wright, Finlay & Zak, LLP 12 7785 W. Sahara Avenue., Suite 200 Las Vegas, NV 89117 13 yli@wrightlegal.net 14 Jeffrey L. Harman, Esq. HARMAN & HARTMAN 15 510 West Plumb Lane, Suite B Reno, NV 89509 16 notices@bankruptcyreno.com 17 BY PERSONAL SERVICE: by personally hand-delivering or causing to be hand 18 delivered by such designated individual whose particular duties include delivery of such on behalf of the firm, addressed to the individual(s) listed, signed by such individual or his/her 19 representative accepting on his/her behalf. A receipt of copy signed and dated by such an individual confirming delivery of the document will be maintained with the document and is 20 attached. 21 VIA COURIER: by delivering a copy of the document to a courier service for over-night 22 delivery to the foregoing parties. 23 VIA ELECTRONIC SERVICE: by electronically filing the document with the Clerk of 24 the Court using the ECF system which served the following parties electronically: 25 of Brownstein Hyatt Far 26 27 16338987 28 11

Exhibit D

Exhibit D

1	KOROGHLI MANAGEMENT TRUST,	
2	Counter-Defendants.	
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4	PATRICK CANET,	
5	Cross-Claimant,	
6	v.	
7	JED MARGOLIN,	
8	Cross-Defendant.	
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<u>DEFENDANT JED MARGOLIN'S FIRST SET</u> OF REQUESTS FOR PRODUCTION TO PATRICK CANET

Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Defendant Jed Margolin ("MARGOLIN") hereby requests that Counterclaimaint/Cross-Claimant Patrick Canet ("CANET") serve responses and documents in response to the following Requests within thirty (30) days of service hereof. These Requests are considered continuing and therefore CANET is required to supplement his responses and document production whenever he obtains different or additional knowledge, information, belief or documents relative to these Requests.

I. DEFINITIONS AND GUIDELINES

MARGOLIN incorporates by reference the Definitions and Guidelines contained in his First Set of Interrogatories to Plaintiffs.

II. REQUESTS FOR PRODUCTION

REQUEST NO. 1:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications between You and ZANDIAN Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

REQUEST NO. 2:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications between You and SADRI Relating To this adversary proceeding, the

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, NV 89511

subject matter of this adversary proceeding, and/or the FRENCH ACTION.

REQUEST NO. 3:

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Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications between You and RAY KOROGHLI Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

REQUEST NO. 4:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications between You and SATHSOWI T. KOROGHLI Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

REQUEST NO. 5:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications between You and KMT Relating To this adversary proceeding, the subject matter of this adversary proceeding, and/or the FRENCH ACTION.

REQUEST NO. 6:

Produce any and all contracts or agreements You have with any Person(s) Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

REQUEST NO. 7:

Produce any and all contracts or agreements You have with ZANDIAN Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

REQUEST NO. 8:

Produce any and all contracts or agreements You have with SADRI Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

REQUEST NO. 9:

Produce any and all contracts or agreements You have with RAY KOROGHLI Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

REQUEST NO. 10:

Produce any and all contracts or agreements You have with SATHSOWI T. KOROGHLI

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Relating To the	FRENCH	ACTION,	Your	Chapter	15 Petition,	Your	Counterclaim,	and/or	Your
Cross-Claim									

REQUEST NO. 11:

Produce any and all contracts or agreements You have with KMT Relating To the FRENCH ACTION, Your Chapter 15 Petition, Your Counterclaim, and/or Your Cross-Claim.

REQUEST NO. 12:

Produce all Documents, Communications, and Writings Relating To all actions You have taken anywhere in the world to collect the judgment against ZANDIAN that resulted from the FRENCH ACTION.

REQUEST NO. 13:

Produce all Documents, Writings, and Communications that You received from, or sent to, Bank Melli in the FRENCH ACTION.

REQUEST NO. 14:

Produce all Documents, Communications, and Writings which discuss or show why You waited approximately 18 years after You obtained Your Judgment against ZANDIAN in the FRENCH ACTION to attempt to satisfy Your Judgment against ZANDIAN in Nevada.

REQUEST NO. 15:

Produce any and all agreements and contracts You have with ZANDIAN relating to the recovery or acquisition of any real property that is the subject of this adversary proceeding.

REQUEST NO. 16:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support Your FIRST CROSS CLAIM.

REQUEST NO. 17:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support paragraph 67 of Your FIRST CROSS CLAIM.

REQUEST NO. 18:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support paragraph 68 of Your FIRST CROSS CLAIM.

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Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support paragraph 69 of Your FIRST CROSS CLAIM.

REQUEST NO. 20:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support Your SECOND CROSS CLAIM.

REQUEST NO. 21:

Produce all Documents and things Relating To any non-privileged Documents, Writings, and Communications that support paragraph 71 of Your FIRST CROSS CLAIM.

REQUEST NO. 22:

Produce all Documents, Communications, and Writings Relating To any and all responses contained in Your responses to Defendant Jed Margolin's First Set of Interrogatories to Patrick Canet.

REQUEST NO. 23:

Produce all Documents, Communications, and Writings identifying the debtors and amounts owed in the FRENCH ACTION that is the basis of Your Chapter 15 Petition.

REQUEST NO. 24:

Produce all Documents, Communications, and Writings supporting Your assertion that Bank Melli's claim against ZANDIAN in the FRENCH ACTION that is the basis of Your Chapter 15 Petition has been approved.

REQUEST NO. 25:

Produce all Documents, Communications, and Writings Relating To ZANDIAN's (or Computer World's) debt to Bank Melli including the purpose for incurring the debt.

REQUEST NO. 26:

Produce all Documents, Communications, and Writings Relating To the amount of money that You have already received from ZANDIAN in the FRENCH ACTION or otherwise.

REQUEST NO. 27:

Produce all Documents, Communications, and Writings Related To Your attempt(s) to

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collect Your Judgment against ZANDIAN in the FRENCH ACTION.

REQUEST NO. 28:

Produce all Documents, Communications, and Writings Related To Your attempt(s) to collect Your Judgment in the FRENCH ACTION against ZANDIAN in Switzerland.

REQUEST NO. 29:

Produce all Documents, Communications, and Writings Related To Your attempt(s) to collect Your Judgment against ZANDIAN in the FRENCH ACTION in Nevada.

REQUEST NO. 30:

Produce all Documents, Communications, and Writings Related To Your attempt(s) to collect Your Judgment against ZANDIAN in the FRENCH ACTION anywhere else in the United States.

REQUEST NO. 31:

Produce all Documents, Communications, and Writings Related To Your attempt(s) to collect Your Judgment against ZANDIAN in the FRENCH ACTION in any other country.

REQUEST NO. 32:

Produce all Documents, Communications, and Writings Related To any and all agreements You have with ZANDIAN (whether written or oral) Relating To Your Chapter 15 Petition and/or this adversary proceeding.

REQUEST NO. 33:

Produce all agreements You have with SADRI Relating To Your Chapter 15 Petition and/or this adversary proceeding.

REQUEST NO. 34:

Produce all agreements You have with RAY KOROGHLI Relating To Your Chapter 15 Petition and/or this adversary proceeding.

REQUEST NO. 35:

Produce all agreements You have with SATHSOWI T. KOROGHLI Relating To Your Chapter 15 Petition and/or this adversary proceeding.

	REQ	UE	ST	NO.	36:
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Produce all agreements You have with KMT Relating To Your Chapter 15 Petition and/or this adversary proceeding.

DATED: This 19th day of January, 2018.

BROWNSTEIN HYATT FARBER SCHRECK, LLP

Matthew D. Francis Arthur A. Zorio 5371 Kietzke Lane Reno, NV 89511

Telephone: 775-324-4100 Attorneys for JED MARGOLIN

1 CERTIFICATE OF SERVICE 2 Pursuant to Fed. R. Civ. P. 5(b), I certify that I am an employee of BROWNSTEIN 3 HYATT FARBER SCHRECK, LLP, and on this 19th day of January, 2018, I served the 4 document entitled DEFENDANT JED MARGOLIN'S FIRST SET 5 OF REQUESTS FOR PRODUCTION TO PATRICK CANET on the parties listed below via 6 the following: 7 VIA FIRST CLASS U.S. MAIL: by placing a true copy thereof enclosed in a sealed 8 envelope with postage thereon fully prepaid, in the United States mail at Reno, Nevada, addressed 9 as follows: 10 Dana Jonathon Nitz, Esq. Yanxiong Li, Esq. 11 Wright, Finlay & Zak, LLP 7785 W. Sahara Avenue., Suite 200 12 Las Vegas, NV 89117 13 yli@wrightlegal.net 14 Jeffrey L. Harman, Esq. HARMAN & HARTMAN 15 510 West Plumb Lane, Suite B Reno, NV 89509 16 notices@bankruptcyreno.com 17 BY PERSONAL SERVICE: by personally hand-delivering or causing to be hand 18 delivered by such designated individual whose particular duties include delivery of such on behalf of the firm, addressed to the individual(s) listed, signed by such individual or his/her 19 representative accepting on his/her behalf. A receipt of copy signed and dated by such an 20 individual confirming delivery of the document will be maintained with the document and is attached. 21 VIA COURIER: by delivering a copy of the document to a courier service for over-night 22 delivery to the foregoing parties. 23 VIA ELECTRONIC SERVICE: by electronically filing the document with the Clerk of 24 the Court using the ECF system which served the following parties electronically: 25 f Brownstein Hyatt Farber 26 27 16339280 28 8